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Adjourned Meeting.

Council chamber of the Board of Aldermen of the City of San Diego, California, August 16<sup>th</sup>, 1897.

Pursuant to adjournment a meeting of the Board was held this day at 7:30 P.M., President Levi presiding.

Present - Aldermen Dodson, Beard, Pauly, Watson, Blockman, Sweeney, Levi and Clerk Vincent.

Absent - Aldermen Nutt and Ingle.

The minutes of Regular Meeting held August 2<sup>nd</sup>, 1897, were read and approved.

A petition from D. H. Millard et al, asking the Council to amend the Ordinance providing specifications for the construction of skeleton sidewalks so that the walk shall be laid 18 inches from the property line, together with a communication from W. R. Maize on the same subject, asking to have the change made in order to allow more room for the planting of trees and shrubbery between the sidewalks and curbs, were presented and referred to the Joint Street Committee.

A petition from M. F. Heller for permission to grade portions of 24<sup>th</sup> and "B" streets in front of lots 25, 26, 27 and 28, Block 2, H. M. Higgins' addition, was presented and referred to the Joint Street Committee.

A petition from J. H. Gay, Jr., and Mrs. Geo. Seddes asking the Council to change the grade of "A" street between 7<sup>th</sup> and 8<sup>th</sup> streets was presented and referred to the Joint Street Committee.

A petition from Mrs. S. A. Blanchard asking the Council to postpone action on the final order to sidewalk and curb Twelfth street between "H" street and the City Park in order that the grade of said Twelfth street between "A" street and the City Park may be investigated was presented and referred to the Joint Street Committee.

The application of C. E. Foster for a retail liquor license was presented and granted.

Applications for permission to construct sidewalks and

curbs in front of the property set opposite their respective names were read and granted to the following named persons, viz:

J. Frank Over, concrete sidewalk and curb on Front street in front of lot "K", block 254, Horton's addition.

J. Frank Over, concrete sidewalk and curb on Fifth street in front of lots G, H and I, block 307, Horton's addition.

J. Frank Over, concrete sidewalk and curb on Fifth street in front of lots I, J, K and L, block 216, Horton's addition.

J. Frank Over, concrete sidewalk and curb on Fifth street in front of lots I and J, block 280, Horton's addition.

Joseph Kelly, concrete sidewalk and curb on Fifth and "A" streets in front of lots A and B, block 9, Horton's addition.

Joseph Kelly, concrete sidewalk and curb on Twelfth street in front of lot L, block 128, Horton's addition.

Joseph Kelly, concrete sidewalk and curb on Front street in front of lots G, H and I, block 267, Horton's addition.

Joseph Kelly, concrete sidewalk and curb on Eighth street in front of lot J, block 46, Horton's addition.

Joseph Kelly, concrete sidewalk and curb on Logan avenue in front of lots 9 and 10, block 176, Land & Town Company's addition.

Joseph Kelly, concrete sidewalk and curb on Eleventh street in front of lot B, block 24, Horton's addition.

Joseph Kelly, concrete sidewalk and curb on Twelfth street in front of lots G, H, I and J, block 102, Horton's addition.

Sophia A. Leheney, concrete sidewalk and curb on "K" street in front of lot G, block 123, Horton's addition.

Robert Blair, concrete sidewalk and curb on Eighth street in front of lots E and F, block 73, Horton's addition.

J. H. LinkScales, concrete sidewalk and curb on Eighth street in front of lot S, block 73, Horton's addition.

A. Quisbaugh, concrete sidewalk and curb on Eighth street in front of lots G and H, block 107, Horton's addition.

Mrs. Kate S. Dodge, concrete sidewalk and curb on Twelfth street in front of lot K, block 128, Horton's addition.

J. H. Snyder, concrete sidewalk and curb on Fifth street in front of block 284 and south to block 260, Horton's addition.

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The report of the Auditor for the month of July, 1897, was presented and ordered filed.

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The report of the Police Judge for the month of July, 1897, showing fines paid to the amount of \$7000, was presented and ordered filed.

A communication from the Board of Public Works asking for authority to make certain repairs on the streets was read and on motion of Alderman Blockman the authority was granted.

A communication from the Board of Public Works transmitting an itemized statement of the expenditures of the Board during the month of July, 1897, was presented and ordered filed.

An Ordinance to exclude Bawdy Houses from certain limits of the city was read and on motion of Alderman Dodson referred to the Health and Morals Committee.

Two reports from the Special Committee, to whom was referred a Joint Resolution directing the Board of Public Works to let a contract for street sprinkling, were read; one report signed by Delegates Johnson, Lambert and Morgan recommending that the Resolution be laid on the table. One report, signed by Aldermen Dodson, Watson and Sweeney was on motion of Alderman Dodson adopted and is as follows, viz:

To the Common Council of the City of San Diego,  
Gentlemen:-

The undersigned members of the Special Committee selected to ascertain the propriety of contracting for sprinkling the streets of our city for the next year would respectfully report:

We are satisfied that the present system requires too great an expenditure of city funds, and that a more economical method must be adopted.

The majority of the committee think that the contract system is detrimental to the interest of the wage earners of the city, but we think if a contract can be made which will require the persons employed in sprinkling the streets to be bona fide residents of the city of San Diego, and men of families; also that the contractor be required to drive his own team, or pay his driver not less than a stipulated price per day, and no one person to be permitted to contract for more than one team, that the objection offered by the majority of the committee will be materially less.

By this method the man who actually does the work can be protected in his wages, and the city get the benefit of a lower rate.

We therefore recommend the adoption of an Ordinance that will put the above provisions in effect.

Respectfully submitted,

A. E. Dodson, Geo. B. Watson,

H. Sweeney,

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

See proof of the publication and posting of the Notice of the passage of the Resolution declaring intention to close San Francisco avenue between Ocean Front and San Jose streets in Hyde Park in the city of San Diego, California, being presented, were ordered filed.

Whereupon a Resolution Ordering the closing of said San Francisco avenue was read and adopted by the following vote, to wit:

Ayes—Aldermen Dodson, Beard, Pauly, Blochman, Sweeney and Levin.

Nos—None.

Absent—Aldermen Nutt, Watson, and Ingle.

Said Resolution as adopted is as follows, viz:

Resolution Ordering Work.

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of San Francisco avenue from the west line of Ocean Front street to the east line of San Jose street in Hyde Park within the city of San Diego, California.

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

That the said Common Council having, on the 28<sup>th</sup> day of May, 1897, duly passed and adopted Resolution No. 466, declaring its intention to order the closing up of San Francisco avenue from the west line of Ocean Front street to the east line of San Jose street in Hyde Park within the city of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, filed in the office of the County Recorder of said County of San Diego, on the 27<sup>th</sup> day of February, 1888, which said Resolution was duly approved by the Mayor of said City on the 2<sup>nd</sup> day of June, 1897, and which said Resolution declaring intention fully described said work and stated that it was deemed unnecessary that any lands be taken in the closing up of said avenue; and the Superintendent of Streets of said City of San Diego having then, on the 29<sup>th</sup> day of June, 1897, caused to be conspicuously posted along the line of said contemplated work notices of the passage of said Resolution declaring intention, in the manner and form required by law, and the said Superintendent of Streets having also caused a notice, similar in substance to that posted, to be duly published in the manner and form required by law, 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 said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of July, 1897, and ended on the 14<sup>th</sup> day of July of said year; and

no person having, within ten days after the expiration of the time of the publication of the said notice, or at all, made any objections to said work, and the said Common Council having acquired jurisdiction in the premises, and the said proposed work being for closing up an avenue, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, cost, and expenses of said work is or was necessary,

Now therefore, be it Resolved by the Common Council of the City of San Diego that the public interest and convenience of said City require the closing up of San Francisco avenue from the west line of Ocean Front street to the east line of San Jose street in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, filed in the office of the County Recorder of said County of San Diego, on the 27<sup>th</sup> day of February, 1888, and

Therefore, the said Common Council hereby orders that San Francisco avenue from the west line of Ocean Front street to the east line of San Jose street in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the said map of said Hyde Park be and the same is hereby closed up and abandoned as a public avenue; said Hyde Park being a subdivision of Pueblo Lot No. 146 of the Pueblo lands of the said City of San Diego.

Due proof of the publication and posting of the Notice of the passage of the Resolution Declaring Intention to close California street between Oakland and San Francisco avenues in Hyde Park in the City of San Diego, California, being presented were ordered filed.

Thereupon a Resolution ordering the closing of said California street was read and adopted by the following vote, to-wit:

Ayes—Aldermen Woodson, Beard, Pauly, Blochman, Sweeney and Levi

Nos—None.

Absent—Aldermen Nutt, Watson and Ingle.

Said Resolution as adopted is as follows, viz:

Resolution Ordering Work.

Resolution of the Common Council of the City of San Diego, California ordering the closing up of California street from the south line of Oakland avenue to the north line of San Francisco avenue in Hyde Park within the City of San Diego, California.

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

That the said Common Council having, on the 28<sup>th</sup> day of May,

1897, duly passed and adopted Resolution No. 467, declaring its intention to order the closing up of California street from the south line of Oakland avenue to the north line of San Francisco avenue in Hyde Park within the city of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, filed in the office of the County Recorder of said County of San Diego, on the 27<sup>th</sup> day of February, 1888, which said Resolution was duly approved by the Mayor of said City, on the 2<sup>nd</sup> day of June, 1897, and which said Resolution Declaring Intention fully described said work and stated that it was deemed unnecessary that any lands be taken in the closing up of said street; and the Superintendent of Streets of said City of San Diego having then, on the 29<sup>th</sup> day of June, 1897, caused to be conspicuously posted along the line of said contemplated work notices of the passage of said Resolution Declaring Intention, in the manner and form required by law, and the said Superintendent of Streets having also caused a notice, similar in substance to that posted, to be duly published in the manner and form required by law, 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 said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of July, and ended on the 14<sup>th</sup> day of July of said year and no person having, within ten days after the expiration of the time of the publication of the said notice, or at all, made any objections to said work, and the Common Council having acquired jurisdiction in the premises, and the said proposed work being for closing up a street, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, cost, and expense of said work is or was necessary,

Now therefore, be it Resolved by the Common Council of the City of San Diego that the public interest and convenience of said city require the closing up of California street from the south line of Oakland avenue to the north line of San Francisco avenue in Hyde Park within the city of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, filed in the office of the County Recorder of said County of San Diego, on the 27<sup>th</sup> day of February, 1888, and

Therefore, the said Common Council hereby orders that California street from the south line of Oakland avenue to the north line of San Francisco avenue in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, be and the same is hereby closed up and abandoned as a public street, said Hyde Park being a subdivision

of Pueblo Lot No. 146 of the pueblo lands of the said City of San Diego.

Due proof of the publication and posting of the notice of the passage of the Resolution declaring Intention to close Loma street between Oakland and San Francisco avenues in Hyde Park in the City of San Diego, California, being presented, were ordered filed.

Thereupon a Resolution Ordering the closing of said Loma street was read and adopted by the following vote, to wit:

Ayes—Aldermen Dodson, Beard, Pauly, Blockman, Sweeney and Lewis

Nos—None.

Absent—Aldermen Nutt, Watson and Ingle.

Said Resolution as adopted is as follows, viz:

Resolution Ordering Work.

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of Loma street from the south line of Oakland avenue to the north line of San Francisco avenue in Hyde Park within the City of San Diego, California.

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

That the said Common Council having, on the 28<sup>th</sup> day of May, 1897, duly passed and adopted Resolution No. 468, declaring its intention to order the closing up of Loma street from the south line of Oakland avenue to the north line of San Francisco avenue in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, filed in the office of the County Recorder of said County of San Diego, on the 27<sup>th</sup> day of February, 1888, which said Resolution was duly approved by the Mayor of said City, on the 2<sup>nd</sup> day of June, 1897, and which said Resolution declaring Intention fully described said work and stated that it was deemed unnecessary that any lands be taken in the closing up of said street; and the Superintendent of Streets of said City of San Diego having then, on the 29<sup>th</sup> day of June, 1897, caused to be conspicuously posted along the line of said contemplated work notices of the passage of said

Resolution declaring intention, in the manner and form required by law, and the said Superintendent of Streets having also caused a notice, similar in substance to that posted, to be duly published in the manner and form required by law, 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 said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of July, 1887, and ended on the 14<sup>th</sup> day of July of said year and no person having, within ten days after the expiration of the time of the publication of the said notice, or at all, made any objections to said work, and the said Common Council having acquired jurisdiction in the premises, and the said proposed work being for closing up a street, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, cost, and expenses of said work is or was necessary,

Now therefore, Be it Resolved by the Common Council of the City of San Diego that the public interest and convenience of said City require the closing up of Loma street from the south line of Oakland avenue to the north line of San Francisco avenue in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, filed in the office of the County Recorder of said County of San Diego, on the 27<sup>th</sup> day of February 1888, and

Therefore, the said Common Council hereby orders that Loma street from the south line of Oakland avenue to the north line of San Francisco avenue in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, be and the same is hereby closed up and abandoned as a public street; said Hyde Park being a subdivision of Pueblo Lot No. 146 of the pueblo lands of the said City of San Diego.

One proof of the publication and posting of the notice of the passage of the Resolution declaring intention to close Oakland Avenue between Ocean Front and San Jose streets in Hyde Park in the City of San Diego, California, being presented, were ordered filed.

Thereupon a Resolution ordering the closing of said Oakland avenue was read and adopted by the following:

vote, to wit:

Ayes—Aldermen Dodson, Beard, Pauly, Blockman,  
Sweeney and Livi.

Noses—None.

Absent—Aldermen Nutt, Watson and Ingle.

Said Resolution as adopted is as follows, viz:

Resolution Ordering Work.

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of Oakland Avenue from the west line of Ocean Front street to the east line of San Jose street in Hyde Park within the City of San Diego, California.

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

That the said Common Council having, on the 28<sup>th</sup> day of May, 1897, duly passed and adopted Resolution No. 470, declaring its intention to order the closing up of Oakland Avenue from the west line of Ocean Front street to the east line of San Jose street in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, filed in the office of the County Recorder of said County of San Diego, on the 27<sup>th</sup> day of February, 1888, which said Resolution was duly approved by the Mayor of said City on the 2<sup>nd</sup> day of June, 1897, and which said Resolution Declaring Intention fully described said work and stated that it was deemed unnecessary that any lands be taken in the closing up of said avenue; and the Superintendent of Streets of said City of San Diego having then, on the 29<sup>th</sup> day of June, 1897, caused to be conspicuously posted along the line of said contemplated work notices of the passage of said Resolution Declaring Intention, in the manner and form required by law; and the said Superintendent of Streets having also caused a notice, similar in substance to that posted, to be duly published in the manner and form required by law, 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 said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of July, 1897, and ended on the 14<sup>th</sup> day of July of said year; and no person having, within ten days after the expiration of the time of the publication of the said notice, or at all, made any objections to said

work, and the said Common Council having acquired jurisdiction in the premises, and the said proposed work being for closing up an avenue, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, cost, and expenses of said work is or was necessary,

Now, therefore, Be it Resolved by the Common Council of the City of San Diego that the public interest and convenience of said City require the closing up of Oakland Avenue from the west line of Ocean Front street to the east line of San Jose street in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, filed in the office of the County Recorder of said County of San Diego, on the 27th day of February, 1888, and

Therefore, the said Common Council hereby orders that Oakland Avenue from the west line of Ocean Front street to the east line of San Jose street in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the said map of said Hyde Park be and the same is hereby closed up and abandoned as a public avenue, said Hyde Park being a subdivision of Pueblo Lot No. 146 of the pueblo lands of the said City of San Diego.

One proof of the publication and posting of the notice of the passage of the Resolution declaring intention to close Ocean Front street from the south line of Oakland Avenue to the north line of San Francisco Avenue in Hyde Park in the City of San Diego, California, being presented, were ordered filed.

Thereupon a Resolution ordering the closing of said Ocean Front street was read and adopted by the following vote, to-wit:

Ayes—Aldermen Dodson, Beard, Pauly, Blochman, Sweeney and Levi.

Nos—None.

Absent—Aldermen Nutt, Watson and Ingles

Said Resolution as adopted is as follows, viz:

Resolution Ordering Work

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of Ocean Front street from the south line of Oakland Avenue to the north line of San Francisco Avenue in Hyde Park within

the City of San Diego, California.

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

That the said Common Council having, on the 28<sup>th</sup> day of May, 1897, duly passed and adopted Resolution No. 471, declaring its intention to order the closing up of Ocean Front street from the south line of Oakland Avenue to the north line of San Francisco Avenue in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, filed in the office of the County Recorder of said County of San Diego, on the 27<sup>th</sup> day of February, 1888, which said Resolution was duly approved by the Mayor of said City, on the 2<sup>nd</sup> day of June, 1897, and which said Resolution declaring Intention fully described said work and stated that it was deemed unnecessary that any lands be taken in the closing up of said street; and the Superintendent of Streets of said City of San Diego having then, on the 29<sup>th</sup> day of June, 1897, caused to be conspicuously posted along the line of said contemplated work notices of the passage of said Resolution declaring Intention, in the manner and form required by law, and the said Superintendent of Streets having also caused a notice, similar in substance to that posted, to be duly published in the manner and form required by law, 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 said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of July, 1897, and ended on the 13<sup>th</sup> day of July of said year and no person having within ten days after the expiration of the time of the publication of the said notice, or at all, made any objections to said work, and the said Common Council having acquired jurisdiction in the premises, and the said proposed work being for closing up a street, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, cost, and expenses of said work is or was necessary,

Now therefore, Be it Resolved by the Common Council of the City of San Diego that the public interest and convenience of said City require the closing up of Ocean Front street from the south line of Oakland Avenue to the north line of San Francisco Avenue in Hyde Park within the City of San Diego, County of San Diego, State of

California, according to the map of said Hyde Park, filed in the office of the County Recorder of said County of San Diego, on the 27<sup>th</sup> day of February, 1888, and

Therefore, the said Common Council hereby orders that Ocean Front street from the south line of Oakland avenue to the north line of San Francisco avenue in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, be and the same is hereby closed up and abandoned as a public street; said Hyde Park being a subdivision of Pueblo Lot No. 146 of the pueblo lands of the said City of San Diego.

Due proof of the publication and posting of the notice of the passage of Resolution Declaring Intention to close San Diego street between Oakland and San Francisco avenues in Hyde Park in the City of San Diego, California, being presented, were ordered filed.

Thereupon a Resolution ordering the closing of said San Diego street was read and adopted by the following vote, to wit:

Ayes—Aldermen Wadson, Beard, Pauly, Blochman, Sweeney and Levi.

Nos—None.

Absent—Aldermen Nutt, Watson and Ingle.

Said Resolution as adopted is as follows, viz:

Resolution Ordering Work.

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of San Diego street from the south line of Oakland avenue to the north line of San Francisco avenue in Hyde Park within the City of San Diego, California.

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

That the said Common Council having, on the 28<sup>th</sup> day of May, 1897, duly passed and adopted Resolution No. 472, declaring its intention to order the closing up of San Diego street from the south line of Oakland avenue to the north line of San Francisco avenue in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, filed in the office of the County Recorder of said County of San Diego, on the 27<sup>th</sup> day of February, 1888, which said Resolution was duly approved by the Mayor of said City on the 2<sup>nd</sup> day of June, 1897, and which

said Resolution declaring Intention fully described said work and stated that it was deemed unnecessary that any lands be taken in the closing up of said street; and the Superintendent of Streets of said City of San Diego having then, on the 29<sup>th</sup> day of June, 1897, caused to be conspicuously posted along the line of contemplated work notices of the passage of said Resolution declaring Intention, in the manner and form required by law, and the said Superintendent of Streets having also caused a notice, similar in substance to that posted, to be duly published in the manner and form required by law, for a period of ten days, in the San Diego-San, a daily newspaper published and circulated in said City of San Diego and designated by said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of July, 1897, and ended on the 14<sup>th</sup> day of July of said year and no person having, within ten days after the expiration of the time of publication of the said notice, or at all, made any objections to said work, and the said Common Council having acquired jurisdiction in the premises, and the said proposed work being for closing up a street, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, cost, and expenses of said work is or was necessary,

Now therefore, be it Resolved by the Common Council of the City of San Diego that the public interest and convenience of said City require the closing up of San Diego street from the south line of Oakland avenue to the north line of San Francisco Avenue in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, filed in the office of the County Recorder of said County of San Diego, on the 27<sup>th</sup> day of February, 1888, and

Therefore, the said Common Council hereby orders that San Diego street from the south line of Oakland avenue to the north line of San Francisco Avenue in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, be and the same is hereby closed up and abandoned as a public street; said Hyde Park being a subdivision of Pueblo Lot No. 146 of the Pueblo Lands of the said City of San Diego.

As proof of the publication and posting of the notice of the passage of the Resolution declaring Intention to close Hyde Park Avenue between Ocean Front and San Jose streets in Hyde Park in the City of San Diego, California,

being presented, were ordered filed.

Thereupon a Resolution ordering the closing of said Hyde Park avenue was read and adopted by the following vote, to wit:

Ayes-Aldermen Dodson, Beard, Pauly, Blochman,  
Sweeney and Levi.

Noes-None.

Absent-Aldermen Nutt, Watson and Ingle.

Said Resolution as adopted is as follows, viz:

Resolution Ordering Work.

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of Hyde Park avenue from the east line of Ocean Front street to the west line of San Jose street in Hyde Park within the City of San Diego, California.

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

That the said Common Council having, on the 28<sup>th</sup> day of May, 1897, duly passed and adopted Resolution No. 493, declaring its intention to order the closing up of Hyde Park avenue from the east line of Ocean Front street to the west line of San Jose street in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, filed in the office of the County Recorder of said County of San Diego, on the 27<sup>th</sup> day of February, 1888, which said Resolution was duly approved by the Mayor of said City on the 2<sup>nd</sup> day of June, 1897, and which said Resolution declaring intention fully described said work and stated that it was deemed unnecessary that any lands be taken in the closing up of said avenue, and the Superintendent of Streets of said City of San Diego having then, on the 29<sup>th</sup> day of June, 1897, caused to be conspicuously posted along the line of said contemplated work notices of the passage of said Resolution declaring intention, in the manner and form required by law, and the said Superintendent of Streets having also caused a notice similar in substance to that posted, to be duly published in the manner and form required by law, 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 said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of July, 1897, and ended on the 14<sup>th</sup> day of July of said year; and no person having, within ten days after the expiration of the time of the publication of the said notice, or at all, made any objections to said work, and the said Common Council having acquired jurisdiction in the premises, and the said proposed work being for closing up

an avenue, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, cost, and expenses of said work is or was necessary,

Now therefore, Be it Resolved by the Common Council of the City of San Diego that the public interest and convenience of said city require the closing up of Hyde Park Avenue from the east line of Ocean Front street to the west line of San Jose street in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, filed in the office of the County Recorder of the County of San Diego, on the 27<sup>th</sup> day of February, 1888, and

Therefore, the said Common Council hereby orders that Hyde Park Avenue from the east line of Ocean Front street to the west line of San Jose street in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the said map of the said Hyde Park be and the same is hereby closed up and abandoned as a public avenue; said Hyde Park being a subdivision of Pueblo Lot No. 146 of the pueblo lands of the said City of San Diego.

One proof of the publication and posting of the notice of the passage of the Resolution declaring intention to close the alley in Block 1 of Hyde Park in the City of San Diego, California, being presented, were ordered filed.

Thereupon a Resolution ordering the closing of said alley was read and adopted by the following vote, to-wit:

Ayes — Aldermen Dodson, Beard, Pauly, Blockman, Sweeney and Levi.

Nos — None.

Absent — Aldermen Nutt, Watson and Engle.

Said Resolution as adopted is as follows, viz:

#### Resolution Ordering Work.

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of the alley in Block one in Hyde Park within the City of San Diego, California.

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

That said Common Council having on the 28<sup>th</sup> day of May, 1897, duly passed and adopted Resolution No. 474, declaring its intention to order the closing up of the alley in Block 1 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park filed in the office of the County Recorder of said County of San Diego, on the 27<sup>th</sup> day of

February, 1888, which said Resolution was duly approved by the Mayor of said city on the 2<sup>nd</sup> day of June, 1897, and which said Resolution declaring Intention fully described said work and stated that it was deemed unnecessary that any land be taken in closing up said alley; that the Superintendent of Streets of said city having then, on the 29<sup>th</sup> day of June, 1897, caused to be conspicuously posted along the line of said contemplated work notice of the passage of said Resolution declaring Intention, in the manner and form required by law, and the said Superintendent of Streets having also caused a notice, similar in substance to that posted, to be duly published in the manner and form required by law, 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 said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of July, 1897, and ended on the 14<sup>th</sup> day of July of said year; and no person having, within ten days after the expiration of the time of the publication of the said notice, or at all, made any objections to said work, and the said Common Council having acquired jurisdiction in the premises, and the said proposed work being for the closing up a public alley, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, cost, and expenses of said work is or was necessary,

Now therefore, Be it Resolved by the Common Council of the City of San Diego that the public interest and convenience of said city require the closing up of the public alley in Block 1 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park filed in the office of the County Recorder of said County of San Diego, on the 27<sup>th</sup> day of February, 1888, and

Therefore, the said Common Council hereby orders that the public alley in Block 1 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the said map of said Hyde Park, be and the same is hereby closed up and abandoned as a public alley; said Hyde Park being a subdivision of Pueblo Lot No. 146 of the pueblo lands of the said City of San Diego.

— Due proof of the publication and posting of the notice of the passage of the Resolution declaring Intention to close the alley in Block 2 of Hyde Park in San Diego, California, being presented were ordered filed.

Thereupon a Resolution ordering the closing said alley was read and adopted by the following vote, to-wit:

Ayes—Aldermen Dodson, Beard, Pauly, Blochman, Sweeney

and Levi.

Noes - None.

Absent Aldermen Nutt, Watson and Ingle.

Said Resolution as adopted is as follows, viz:

Resolution Ordering Work.

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of the alley in block two in Hyde Park within the City of San Diego, California.

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

That said Common Council having on the 28<sup>th</sup> day of May, 1897, duly passed and adopted Resolution No. 475 declaring its intention to order the closing up of the alley in Block 2 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park filed in the office of the County Recorder of said County of San Diego, on the 27<sup>th</sup> day of February, 1888, which said Resolution was duly approved by the Mayor of said City on the 2<sup>nd</sup> day of June, 1897, and which said Resolution declaring intention fully described said work and stated that it was deemed unnecessary that any land be taken in closing up said alley; that the Superintendent of Streets of said City having then, on the 29<sup>th</sup> day of June, 1897, caused to be conspicuously posted along the line of said contemplated work notice of the passage of said Resolution declaring intention, in the manner and form required by law, and the said Superintendent of Streets having also caused a notice, similar in substance to that posted, to be duly published in the manner and form required by law, 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 said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of July, 1897, and ended on the 14<sup>th</sup> day of July of said year; and no person having, within ten days after the expiration of the time of the publication of the said notice, or at all, made any objections to said work, and the said Common Council having acquired jurisdiction in the premises, and the said proposed work being for the closing up a public alley, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, cost, and expenses of said work is or was necessary,

Now therefore, Be it Resolved by the Common Council of the City of San Diego that the public interest and convenience of said City require the closing up of the public alley in Block 2 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, filed in the office

of the County Recorder of said County of San Diego, on the 27<sup>th</sup> day of February, 1888, and

Therefore, the said Common Council hereby orders that the public alley in Block 2 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the said map of said Hyde Park, be and the same is hereby closed up and abandoned as a public alley; said Hyde Park being a subdivision of Pueblo Lot No. 146 of the Pueblo lands of the said City of San Diego.

Due proof of the publication and passing of the notice of the passage of the Resolution Declaring Intention to close the Alley in Block 3, Hyde Park, being presented and ordered filed:

A Resolution Ordering said Alley closed and abandoned was read and adopted by the following vote, to wit:-  
Council Aldermen Dodson, Beard, Fauly, Blackman, Sweeney,  
and Liri.

Noe - None.

Absent-Aldermen Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:-  
Resolution Ordering Work.

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of the Alley in Block Three, in Hyde Park, within the City of San Diego, California.

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

That said Common Council having on the 28<sup>th</sup> day of May, 1897, duly passed and adopted Resolution No. 476, declaring its intention to order the closing up of the Alley in Block 3, in Hyde Park, within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park filed in the office of the County Recorder of said County of San Diego, on the 27<sup>th</sup> day of February, 1888, which said resolution was duly approved by the Mayor of said City on the 2<sup>d</sup> day of June, 1897, and which said resolution declaring intention fully described said work and stated that it was deemed unnecessary that any land be taken in closing up said alley; that the Superintendent of Streets of said City having then, on the 29<sup>th</sup> day of

June, 1897, caused to be conspicuously posted along the line of said contemplated work, notices of the passage of said resolution declaring intention, in the manner and form required by law, and the said Superintendent of Streets having also caused a notice, similar in substance to that posted, to be duly published in the manner and form required by law, 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 said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of July, 1897, and ended on the 14<sup>th</sup> day of July of said year; and no person having, within ten days after the expiration of the time of publication of the said notice, or at all, made any objections to said work, and the said Common Council having acquired jurisdiction in the premises, and the said proposed work being for closing up a public Alley, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, cost, and expenses of said work is or was necessary.

Now, therefore,

Be it Resolved by the Common Council of the City of San Diego that the public interest and convenience of said City require the closing up of the public Alley in Block 3 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park filed in the office of the County Recorder of said County of San Diego, on the 29<sup>th</sup> day of February 1888, and

Therefore, the said Common Council hereby orders that the public Alley in Block 3 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the said map of said Hyde Park, be and the same is hereby closed up and abandoned as a public Alley; said Hyde Park being a subdivision of Pueblo Lot No 146 of the Pueblo Lands of the said City of San Diego.

One proof of the publication and posting of the Notice of the passage of the Resolution Declaring Intention to close the Alley in Block 3, Hyde Park, being presented and ordered filed:

A Resolution ordering the closing up of the Alley in said Block 4, Hyde Park, was read and adopted by the following vote, to-wit:

Ayes. Aldermen Dodson, Beard, Pauly, Blockman, Journey and Levi.

Nos. None.

Absent. Aldermen Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:

Resolution Ordering Work.

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of the Alley in Block Four in Hyde Park within the City of San Diego, California.

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

That said Common Council having on the 28<sup>th</sup> day of May, 1897, duly passed and adopted Resolution No 477, declaring its intention to order the closing up of the Alley in Block 4 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park filed in the office of the County Recorder of said County of San Diego, on the 29<sup>th</sup> day of February, 1888, which said Resolution was duly approved by the Mayor of said City on the 2<sup>d</sup> day of June, 1897, and which said Resolution declaring intention fully described said work and stated that it was deemed unnecessary that any land be taken in closing up said alley; that the Superintendent of Streets of said City having then, on the 29<sup>th</sup> day of June, 1897, caused to be conspicuously posted along the line of said contemplated work notices of the passing of said Resolution declaring intention, in the manner and form required by law, and the said Superintendent of Streets having also caused a notice similar in substance to that posted, to be duly published in the manner and form required by law, 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 said Common Council for that purpose, which publication commenced on the

3<sup>d</sup> day of July, 1897, and ended on the 14<sup>th</sup> day of July of said year; and no person having, within ten days after the publication of the time of the publication of the said notice, or at all, made any objections to said work, and the said Common Council having acquired jurisdiction in the premises, and the said proposed work being for the closing up of a public alley, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, cost, and expenses of said work is or was necessary.

Now, therefore,

Be it Resolved by the Common Council of the City of San Diego that the public interest and convenience of said City require the closing up of the public Alley in Block 5 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park filed in the office of the County Recorder of said County of San Diego, on the 27<sup>th</sup> day of February, 1888, A.D.

Wherefore, the said Common Council hereby orders that the public Alley in Block 5 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the said map of said Hyde Park, be and the same is hereby closed up and abandoned as a public alley; said Hyde Park being a subdivision of Pueblo Lot No 46 of the Pueblo lands of the said City of San Diego.

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Due proof of the publication and posting of the Notice of the passing of the Resolution Declaring Intention to order the closing up of the Alley in Block 5, Hyde Park, being presented and ordered filed:

A Resolution ordering the closing up of the Alley in said Block 5, Hyde Park, was read and adopted by the following vote, to-wit:-

Ayes - Aldermen Dadson, Beard, Paul, Blackman, Sweeney and Liver.

Nos - None.

Absent Aldermen Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:-

Resolution Ordering Work.

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of the Alley in Block Five in Hyde Park within the City of San Diego, California.

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

That said Common Council, having, on the 28<sup>th</sup> day of May, 1897, duly passed and adopted Resolution No 478, declaring its intention to order the closing up of the Alley in Block 5 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park filed in the office of the County Recorder of said County of San Diego, on the 27<sup>th</sup> day of February, 1888, which said Resolution was duly approved by the Mayor of said City on the 2<sup>d</sup> day June, 1897, and which said resolution declared intention fully described said work and stated that it was deemed unnecessary that any land be taken in closing up said Alley; that the Superintendent of Streets of said City having then, on the 29<sup>th</sup> day of June, 1897, caused to be conspicuously posted along the line of said contemplated work notices of the passing of said resolution declaring intention, in the manner and form required by law, and the said Superintendent of Streets having also caused a notice, similar in substance to that posted, to be duly published in the manner and form required by law, 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 said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of July, 1897, and ended on the 14<sup>th</sup> day of July of said year; and no person having, within ten days after the expiration of the time of the publication of the said notice, or at all, made any objections to said work, and the said Common Council having acquired jurisdiction in the premises,

and the said proposed work being for the closing up of a public alley, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, cost, and expenses of said work is or was necessary.

Now, therefore,

Be it Resolved by the Common Council of the City of San Diego that the public interest and convenience of said City require the closing up of the public alley in Block 6 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, filed in the office of the County Recorder of said County of San Diego, on the 27th day of February, 1888; And

Therefore the said Common Council hereby orders that the public alley in Block 6 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, be and the same is hereby closed up and abandoned as a public alley; said Hyde Park being a subdivision of Pueblo Lot No 146 of the Pueblo Lands of the said City of San Diego.

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Due proof of the publication and pasting of the Notice of the Passage of the Resolution Declaring Intention to Adopt the Closing up of the Alley in Block 6 Hyde Park, being presented and ordered filed:

A Resolution of the Alley in said Block 6 Hyde Park closed was read and adopted by the following vote, to wit:-

Ayes- Aldermen Dadson, Beard, Pauly, Blockman, Swaney and Linn.

Nos. None.

Absent- Aldermen Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz;

Resolution Ordering Park.

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of the Alley in Block Six in Hyde Park within the City of San Diego, California.

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

That said Common Council, having, on the 28th day of May, 1897, duly passed and adopted Resolution No. 479, declaring its intention to order the closing up of the Alley in Block 6 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park filed in the office of the County Recorder of said County of San Diego, on the 27th day of February, 1888, which said resolution was duly approved by the Mayor of said City on the 28th day of June, 1897, and which said resolution declaring intention fully described said work and stated that it was deemed unnecessary that any bond be taken in closing up said Alley; that the Superintendent of Streets of said City, having then, on the 29th day of June, 1897, caused to be conspicuously posted along the line of said contemplated work notices of the passing of said resolution declaring intention, in the manner and form required by law, and the said Superintendent of Streets having also caused a notice, similar in substance to that posted, to be duly published in the manner and form required by law, 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 said Common Council for that purpose, which publication commenced on the 3d day of July, 1897, and ended on the 14th day of July, of said year; and no person having, within ten days after the expiration of the time of the publication of the said notice, or at all, made any objections to said work, and the said Common Council having acquired jurisdiction in the premises, and the said proposed work being the closing up of a public alley, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, cost, and expenses of said work is or was necessary, Now, therefore,

Be it Resolved by the Common Council of the City of San Diego that the public interest and convenience of said City of San Diego

require the closing up of the public alley in Block 6 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, filed in the office of the County Recorder of said County of San Diego, on the 27th day of February, 1888, And

Therefore the said Common Council hereby orders that the public Alley in Block 6 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the said map of said Hyde Park, be and the same is hereby closed up and abandoned as a public Alley; said Hyde Park being a subdivision of Pueblo Lot No 146 of the Pueblo Lands of the said City of San Diego.

Due proof of the publication and posting of the Notice of the passing of the Resolution Declaring Intention to order the closing up of the Alley in Block 7 Hyde Park, being presented and ordered filed:

A Resolution ordering the closing up of the Alley in said Block 7 Hyde Park was read and adopted by the following vote, to-wit:-  
Ayes- Aldermen Dadson, Beard, Pauly, Blackman, Sweeney and Levi.

Nays- None.

Absent- Aldermen Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz.

Resolution Ordering Work.

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of the Alley in Block Seven in Hyde Park within the City of San Diego, California.

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

That said Common Council, having, on the 28th day of May, 1897, duly passed and adopted Resolution No 480 declaring its intention to order the closing up of the Alley in Block 7 in Hyde Park within the City of San Diego, County of San Diego, State of California,

according to the map of said Hyde Park filed in the office of the County Recorder of said County of San Diego, on the 27th day of February, 1888, which said Resolution was duly approved by the Mayor of said City on the 2<sup>d</sup> day of June, 1897, and which said resolution declaring intention fully described said work and stated that it was deemed unnecessary that any land be taken in closing up said alley; that the Superintendent of Streets of said City having then, on the 29th day of June, 1897, caused to be conspicuously posted along the line of said contemplated work notices of the passage of said resolution declaring intention, in the manner and form required by law, and the said Superintendent of Streets having also caused a notice, similar in substance to that posted, to be duly published in the manner and form required by law, 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 said Common Council for that purpose, which publication commenced on the 3<sup>d</sup> day of July, 1897, and ended on the 14<sup>th</sup> day of July of said year; and no person having, within ten days after the expiration of the time of the publication of the said notice, for at all, made any objections to said work, and the said Common Council having acquired jurisdiction in the premises, and the said proposed work being for the closing up of a public alley, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, cast, and expenses of said work is or was necessary,

Now, therefore,

Be it Resolved by the Common Council of the City of San Diego that the public interest and convenience of said City require the closing up of the public alley in Block 7 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, filed in the office of the County Recorder of said County of San Diego, on the 27th day of February, 1888; And

Therefore, the said Common Council hereby orders that the public Alley in Block 7 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, be and the same is hereby closed up and abandoned as a public alley; said Hyde Park being a subdivision of Pueblo Lot No 146 of the Pueblo Lands of the said City of San Diego.

Due proof of the publication and posting of the Notice of the passage of the Resolution Declaring Intention to order the closing up of the Alley in Block 8 Hyde Park, being presented and filed:

A Resolution ordering the Alley in said Block 8 Hyde Park closed up was read, and adopted by the following vote, to-wit:

Ayes Alburnum Dodson, Beard, Pauly, Blackman, Sweeney, and Revi.

Nos. None.

Absent-Councilmen Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:

Resolution Ordering Park

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of the Alley in Block Eight in Hyde Park within the City of San Diego, California.

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

That said Common Council, having, on the 28<sup>th</sup> day of May, 1897, duly passed and adopted Resolution No 481, declaring its intention to order the closing up of the Alley in Block 8 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, filed in the office of the County Recorder of said County of San Diego on the 27<sup>th</sup> day of February, 1888, which said resolution was duly approved by the Mayor of said City on the 2<sup>d</sup> day of June, 1897, and which said resolution declaring intention fully described said work and stated that it was deemed unnecessary that any land be taken in

closing up said alley; that the Superintendent of Streets of said City having then, on the 29<sup>th</sup> day of June, 1897, caused to be conspicuously posted along the line of said contemplated work notices of the passage of said resolution declaring intention, in the manner and form required by law, and the said Superintendent of Streets having also caused a notice, similar in substance to that posted, to be duly published in the manner and form required by law, 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 said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of July, 1897, and ended on the 14<sup>th</sup> day of July of said year; and no person having, within ten days after the expiration of the time of the publication of the said notice, or at all, made any objections to said work, and the said Common Council having acquired jurisdiction in the premises, and the said proposed work being for the closing up of a public alley, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, cast, and expenses of said work is or was necessary.

Now, Therefore,

Be it Resolved by the Common Council of the City of San Diego that the public interest and convenience of said City require the closing up of the public alley in Block 8 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, filed in the office of the County Recorder of said County of San Diego, on the 27<sup>th</sup> day of February 1888,

Therefore, the said Common Council hereby orders that the public alley in Block 8 in Hyde Park within the City of San Diego, County of San Diego, State of California, according to the map of said Hyde Park, be and the same is hereby closed up and abandoned as a public alley; said Hyde Park being a subdivision of Pueblo Lot No 146 of the Pueblo Lands of the said City of San Diego.

One proof of the publication and posting of

the Resolution Declaring Intention to order the closing up of the Alley in Block 28 N.M. Higgins addition being presented and ordered filed:

A resolution ordering the Alley running north and south through Block 28 N.M. Higgins addition was read and adopted by the following vote, to wit:  
Ayes - Aldermen Dodson, Bidwell, Daily, Blashman, Saveney and Levi.

Nos. - None.

Absent - Aldermen Nutt, Watson and Ingle.

Resolution Ordering Work.

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of the Alley running north and south through Block Twenty-eight in N.M. Higgins addition to the City of San Diego, in the County of San Diego, State of California.

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

That said Common Council having on the 21st day of June, 1897, duly passed and adopted a resolution declaring its intention to order the closing up of the alley running north and south through Block 28 in N.M. Higgins addition to the said City of San Diego, which alley extends from the north line of "C" street to the south line of "B" street in said addition, which said resolution declaring intention fully described said work and stated that it was deemed unnecessary that any land be taken in closing up said alley; that the Superintendent of Streets having then, on the 8th day of July, 1897, caused to be conspicuously posted along the line of said contemplated work notices of the passage of said resolution declaring intention in the manner and form required by law, and the said Superintendent of Streets having also caused a notice, similar in substance to that posted, to be duly published, in the manner and form required by law, for a period of ten days, in the San Diego-Sun, a daily newspaper published and circulated in said

City, and designated by the Common Council for that purpose, which publication commenced on the 14<sup>th</sup> day of July, 1897, and ended on the 24<sup>th</sup> day of July of said year, and no person having within ten days after the expiration of the time of the said publication of the said notice, or at all, made any objections to said work, and the said Common Council having acquired jurisdiction in the premises, and the said proposed work being for closing up an alley, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, cost, and expenses of said work is or was necessary.

Now, therefore,

Be it Resolved by the Common Council of the City of San Diego that the public interest and convenience of said City require the closing up of the alley running north and south through Block 28 in N.M. Higgins' addition to said City of San Diego, which alley extends from the north line of "O" Street to the south line of "B" Street in said addition, and,

Therefore, the said Common Council hereby orders that the alley running north and south through Block 28 in N.M. Higgins' addition to the said City of San Diego, which alley extends from the north line of "O" Street to the south line of "B" Street in said addition, all in the County of San Diego, State of California, be and the same is hereby closed up and abandoned as a public alley.

The following report of the Joint Street Committee to whom was referred the petition of the San Diego Land & Town Company to have certain streets and alleys in Silver Terrace closed up, was read and adopted, viz:-

The Joint Street Committee recommends that the within petition of the San Diego Land & Town Co., to close streets and alleys in Silver Terrace, be granted.

H. Sweeney,  
A. Beard.

M.J. Purcell H.W. Alden

8/13/97.

A Resolution Declaring Intention to close a portion of Main Street in Silver Terrace was read and adopted by the following vote, to-wit:

Cyo. Aldermen Dawson, Beard, Pauly, Blackman, Swaney, and Levi.

Present. None.

Absent. Aldermen Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:

Resolution Declaring Intention

To order the closing up of Main Street, surrounding Blocks No. 25, 26, 28, 29, 30 & 31, in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, deeming it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of Main Street, surrounding Blocks No. 25, 26, 28, 29, 30 & 31, in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of Silver Terrace, filed in the office of the County Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December, 1887, said Silver Terrace being a subdivision of the Pueblo Lots No 1177, 293 & 294, of the Pueblo Lands of the said City of San Diego.

That it is not deemed necessary to take any land for the closing up of said Main Street.

That the San Diego Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted, in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to close a portion of Florentia Street, in Silver Terrace, was read and adopted by the following vote, to-wit:-

Ayes-Aldermen Dawson, Beard, Pauly, Blockman, Swaney and Livi.

Nays-None.

Absent-Aldermen Nutt, Watson, and Ingle.

Said resolution, as adopted, is as follows, viz:-

Resolution Declaring Intention.

To order the closing up of Florentia Street, from the east line of Sixth(6th) Street to junction with Pine Street, in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, during it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of Florentia Street, from the east line of Sixth(6th) to junction with Pine Street, in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of Silver Terrace, filed in the office of the County Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December, 1887, said Silver Terrace being a subdivision of Pueblo Lot No 1177, 293x294, of the Pueblo Lots of the City of San Diego.

That it is not deemed necessary to take any land for the closing up of said Florentia Street.

That the San Diego Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted, in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to order the closing up of Bush Street in Silver Terrace, was read and adopted by the following vote, to-wit:

Ayes- Aldermen Daddan, Beard, Pauly, Blackman, Sweeney and Lini.

Nos.- None.

Absent- Aldermen Nutt, Watson and Ingle.

Said resolution, as adapted, is as follows, viz:-

Resolution Declaring Intention

To order the closing up of Bush Street, from the south line of Lane Street to junction with Grand Street, in Silver Terrace, within the City of San Diego, County of San Diego, State of California!

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, deeming it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of Bush Street, from the south line of Lane Street to junction with Grand Street, in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of Silver Terrace, filed in the office of the County Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December, 1887, said Silver Terrace being a subdivision of the Pueblo Lots No. 1177, 293 & 294 of the Pueblo Lots of the said City of San Diego.

That it is not necessary to take any land for the closing up of said Bush Street.

That the San Diego Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to order the closing up of Sycamore Street, in Silver Terrace, was read and adopted, by the following vote to-wit:-  
Ayes-Aldermen Dodson, Beard, Pauly, Blockman, Swarney,  
and Levi.

Noes. None.

Absent-Aldermen Nutt, Watson and Ingles.

Said resolution, as adopted, is as follows, viz:

Resolution Declaring Intention

To order the closing up of Sycamore Street, from the north line of the Pueblo Lot No 1177 to the north line of Pueblo Lot No. 291, in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California that the Common Council of the said City of San Diego, deeming it to be required by the public interest and convenience hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of Sycamore Street, from the north line of the Pueblo Lot No. 1177 to the north line of Pueblo Lot No 291, in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of Silver Terrace, filed in the office of the County Recorder of the said County of San Diego, on the 24th day of December, 1887, said Silver Terrace being a subdivision of the Pueblo Lots No 1177, 293 & 294 of the Pueblo Lands of the said City of San Diego.

That it is not deemed necessary to take any land for the closing up of said Sycamore street.

That the San Diego-Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to order the closing up of Valley Street in Silver Terrace was read and adopted by the following vote, to-wit:-

Ayes. - Aldermen Dawson, Beard, Fauly, Blackman, Tweeney and Revi.

Nos. - None.

Absent. - Aldermen Nutt, Paxton and Dingle.

Said resolution, as adopted, is as follows, viz:-

Resolution Declaring Intention

To order the closing up of Valley Street, from the South line of Dycamore Street and surrounding Block No 38, in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, during its to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of Valley Street, from the south line of Dycamore Street and surrounding Block No 38, in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of Silver Terrace filed in the office of the County Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December, 1887. Said Silver Terrace being a subdivision of the Pueblo Lots No 1177, 293 & 294 of the Pueblo Lands of the said City of San Diego.

That it is not deemed necessary to take any land for the closing up of said Valley Street.

That the San Diego Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring intention to order the closing up of Union Street in Silver Terrace was read and adopted, by the following vote, to-wit:

Ayes-Aldermen Dawson, Beard, Pauly, Blockman, Dunning, and Kini.

Nos. None.

Absent-Aldermen Nutt, Watson and Ingles.

Said resolution, as adopted, is as follows, viz:

Resolution Declaring Intention

To order the closing up of Union Street, from the east line of Main Street to its junction with Rose & Pine Streets surrounding Blocks 32 & 33 in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, during it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of Union Street, from the east line of Main Street to its junction with Rose & Pine streets in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of Silver Terrace filed in the office of the County Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December, 1887, said Silver Terrace being a subdivision of Tract Lots No 177, 293 & 294 of the Pueblo Lands of the said City of San Diego.

That it is not necessary to take any land for the closing up of said Union Street.

That the San Diego-Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be pasted, in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to order the closing up of Park Street in Hyde Park was read and adopted by the following vote, to-wit:-

Ayes. Aldermen Dadson, Beard, Pauly, Blackman, Sweeney and Levi.

Nos. None.

Absent. Aldermen Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:

Resolution Declaring Intention

To order the closing up of Park Street, from the north line of Globe Street to the south line of Main Street in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, deeming it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of Park Street, from the north line of Globe Street to the south line of Main Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of Silver Terrace filed in the office of the County Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December, 1887.

Said Silver Terrace being a subdivision of Pueblo Lots No. 1177, 293 & 294, of the Pueblo Lands of the said City of San Diego.

That it is not deemed necessary to take any land for the closing up of the said Park Street.

That the San Diegan-Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to order the closing up of Orange Street in Silver Terrace was read and adopted, by the following vote, to-wit:

Ayes-Aldermen Dadson, Beard, Pandy, Blockman, Downey, and Rivi.

Nos.-None.

Absent-Aldermen Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:

Resolution Declaring Intention

To order the closing up of Orange Street, from the north line of Main Street to the south line of Main Street in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the Said City of San Diego, during it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of Orange Street, from the north line of Main Street to the south line of Main Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of Silver Terrace, filed in the office of the County Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December, 1887, said Silver Terrace being a subdivision of Pueblo Lots #1177, 293 & 294, of the Tuckla Lands of the City of San Diego.

That it is not deemed necessary to take any land for the closing up of said Orange Street.

That the San Diego-Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to order the closing up of Market street in Silver Terrace was read and adopted, by the following vote, to-wit:

Ayes- Aldermen Dadsen, Beard, Tauly, Blackman, Sweeney, and Heni.

Nos. - None.

Absent- Aldermen Nutt, Watson and Ingles.

Said resolution, as adopted, is as follows, viz:

Resolution Declaring Intention

To order the closing up of Market street, from the north line of May street to the south line of Main street in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, during it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City to-wit:

The closing up of Market street, from the north line of May street to the south line of Main street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of Silver Terrace filed in the office of the County Recorder of the said County of San Diego, on the 24th day of December, 1887, said Silver Terrace being a subdivision of the Pueblo Lots No 1177, 293 & 294 of the Pueblo Lands of said City of San Diego.

That it is not deemed necessary to take any land for the closing up of said Market street.

That the San Diego Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to order the closing up of Stone Street, from the north line of Past Street to the south line of Main Street Silver Terrace was read and adopted by the following vote, to-wit:

Ayes-Aldermen Dodson, Beard, Pauly, Blackman, Swaney, and Levi.

Nos.-None.

Absent-Aldermen Nutt, Watson and Ingle.

Said resolution, as adapted, is as follows, viz:

Resolution Declaring Intention

To order the closing up of Stone Street, from the north line of Past street to the south line of Main Street in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, during it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:-

The closing of Stone Street from the north line of Past Street to the south line of Main Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of Silver Terrace, filed in the office of the County Recorder of the said County of San Diego, on the 24 day of December, 1887. Said Silver Terrace being a subdivision of the Pueblo Lots No 177, 293 & 294, of the Pueblo Lands of the said City of San Diego.

That it is not deemed necessary to take any lands for the closing up of said Stone Street.

That the San Diegan-Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego, shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to close Hill street in Silver Terrace, was read and adopted by the following vote, to-wit:

Ayes. Aldermen Dadson, Beard, Paul, Blackman, Sawyer and Leri

Nos. None.

Absent. Aldermen Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:

Resolution Declaring Intention

To order the closing up of Hill street, from the west line of Main Street to the east line of Globe street in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, during it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:-

The closing up of Hill street from the west line of Main Street to the east line of Globe street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the office of the County Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December, 1887, said Silver Terrace being a subdivision of Pueblo Lots No 1177, 293 & 294, of the Pueblo Lands of the City of San Diego.

That it is not deemed necessary to take any land for the closing up of said Hill street.

That the San Diegan-Sun, a daily newspaper published and circulated in said city, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to order the closing up of Globe Street, in Silver Terrace was read and adopted, by the following vote, to-wit:

Ayes. Aldermen Dadson, Beard, Pauly, Blockman, Sweeney and Levi.

Nos. None.

Absent. Aldermen Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:-

Resolution Declaring Intention

To order the closing up of Globe Street, being a circular street, beginning at the western extremity of Hill Street, in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, during it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of Globe Street, being a circular street at the western extremity of Hill Street, in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of Silver Terrace filed in the office of the County Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December, 1887, said Silver Terrace being a subdivision of Pueblo Lots No 1177, 293 & 294 of the Pueblo Lands of the said City of San Diego.

That it is not deemed necessary to take any land for the closing up of said Globe Street.

That the San Diego Sun, a daily newspaper, published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be pasted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to order the closing of May street in Silver Terrace, was read and adopted by the following vote, to-wit:

Ayes Aldermen Dawson, Beard, Pauly, Blackman, Savaney and Linn.

Nos. None.

Absent- Aldermen Nutt, Watson and Ingles.

Said resolution, as adopted, is as follows, viz:

Resolution Declaring Intention

To order the closing up of May street, from the west line of Short street, to the east line of 5<sup>th</sup> street, in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, during it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of May street, from the west line of Short street to the east line of 5<sup>th</sup> street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the office of the County Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December, 1887, said Silver Terrace being a subdivision of the Pueblo Lots No 117, 293 & 294, of the Pueblo Lands of the said City of San Diego.

That it is not deemed necessary to take any land for the closing up of said May street.

That the San Diego Sun, a daily newspaper published and circulated in said city, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to close State Street in Silver Terrace was read and adopted by the following vote, to-wit:

Ayes-Aldermen Dadson, Beard, Pauly, Blackman, Swanney and Livi.

Nos-None.

Absent-Alderman Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:-

Resolution Declaring Intention

To order the closing up of State Street, from the west line of Union Street to the east line of Main Street in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, during it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of State Street, from the west line of Union Street to the east line of Main Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the office of the County Recorder of the said County of San Diego, on the 24th day of December 1887, said Silver Terrace being a subdivision of the Pueblo Lots No 1177, 293 x 294 of the Pueblo Lands of the said City of San Diego.

That it is not deemed necessary to take any land for the closing up of said State Street.

That the San Diego Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to order the closing of Fifth Street in Silver Terrace was read and adopted by the following vote, to-wit:-

Ayes-Aldermen Dadson, Beard, Pauly, Blackman, Swanney and Levi.

Noes-None.

Absent-Aldermen Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:-

Resolution Declaring Intention

To order the closing up of Fifth (5th) street, from the north line of May street, to the south line of Union street in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved, by the Common Council, of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, during it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of Fifth (5th) street, from the north line of May street to the south line of Union street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the office of the County Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December, 1887, said Silver Terrace being a subdivision of the Pueblo Lots No 1177, 293 & 294, of the Pueblo Lands of the said City of San Diego.

That it is not deemed necessary to take any land for the closing up of said Fifth (5th) street.

That the San Diego-Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be pasted in the manner and form required by law, and cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to order the closing up of Short street in Silver Terrace was read and adopted by the following vote, to-wit:-  
Ayes-Aldermen Dodson, Beard, Pauly, Blackman, Swaney and Linn.

Nos-None:

Absent-Aldermen Nutt, Watson and Ingle.

Said resolution, as adopted is as follows, viz:-

Resolution Declaring Intention

To order the closing up of Short street from the north line of Florentia street to the south line of Pine street in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, during it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of Short street from the north line of Florentia street to the south line of Pine street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of Silver Terrace, filed in the office of the County Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December, 1887, said Silver Terrace being a subdivision of Pueblo Lots N° 177, 293 & 294, of the Pueblo Lands of the said City of San Diego.

That it is not deemed necessary to take any land in the closing up of said Short street.

That the San Diego Sun, a daily newspaper published and circulated in said city, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to publish, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to order the closing up of Lane street in Silver Terrace, was read and adopted by the following vote, to-wit:

Cyrus Alderman Dodson, Beard, Paisley, Blackman, Sweeney, and Levi.

Nos. None.

Against Aldermen Nutt, Watson and Ingle.

Said resolution, as adapted, is as follows, viz:

Resolution Declaring Intention

To order the closing up of Lane Street, from the west line of Bush Street to the east line of Sycamore street in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, during it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of Lane Street from the west line of Bush Street to the east line of Sycamore Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace filed in the office of the County Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December, 1887, said Silver Terrace being a subdivision of the Pueblo Lots No 1177, 293 & 294 of the Pueblo Lands of the said City of San Diego.

That it is not deemed necessary to take any land for the closing up of said Lane Street.

That the San Diego Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to order the closing up of Pine Street, in Silver Terrace, was read and adopted by the following vote, to-wit:

Ayes - Alderman Dodson, Beard, Pauly, Blockman, Swaney and Heni.

Nos - None.

Absent - Aldermen Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:-

Resolution Declaring Intention

To order the closing up of Pine Street from the east line of Pueblo Lot No 1177 to the east line of Union Street in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, deeming it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of Pine Street, from the east line of Pueblo Lot No 1177 to the east line of Union Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to map of said Silver Terrace, filed in the office of the County Recorder of the said County of San Diego, on the 24th day of December, 1887. Said Silver Terrace being a subdivision of the Pueblo Lots No 1177, 293 & 294 of the Pueblo Lands of the said City of San Diego.

That it is not deemed necessary to take any land for the closing up of said Pine Street.

That the San Diego-Sun, a daily newspaper published and circulated in said city, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to order the closing up of Rose Street in Silver Terrace was read and adopted by the following vote, to-wit:-

Ayes. Aldermen Dadson, Beard, Parry, Blackman, Savaney and Livi.

Nos. None.

Absent. Aldermen Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:

Resolution Declaring Intention

To order the closing up of Rose Street, from the east line of Pueblo Lot No 1177 to the east line of Union Street in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, during it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said city, to-wit:

The closing up of Rose Street from the east line of Pueblo Lot No 1177 to the east line of Union Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace filed in the office of the County Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December, 1887, said Silver Terrace being a subdivision of Pueblo Lots No 1177, 293 & 294, of the Pueblo Lands of said City of San Diego.

That it is not deemed necessary to take any land for the closing up of said Rose Street.

That the San Diego-Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to order the closing of Grand Street in Silver Terrace was read and adopted by the following vote, to-wit:-

Ayes- Aldermen Robson, Beard, Pauly, Blockman, Sweeney, and Levi.

Nays- None.

Absent- Aldermen Mott, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:-

Resolution Declaring Intention

To order the closing up of Grand Street from the north line of Rose Street to the junction with Bush Street in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, during it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of Grand Street from the north line of Rose Street to the junction with Bush Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace filed in the office of the County Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887, said Silver Terrace being a subdivision of the Pueblo Lots No 1177, 293 & 294, of the Pueblo Lands of the said City of San Diego.

That it is not deemed necessary to take any land for the closing up of said Grand Street.

That the San Diego Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passing of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passing of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to order the closing up of Pike Street in Silver Terrace was read and adopted by the following vote, to-wit:

Ayes - Aldermen Dawson, Beard, Tandy, Blackman, Swaney, and Livi.

Nos. - None.

Against Aldermen Nutt, Watson and Single.

Said resolution, as adopted, is as follows, viz:

Resolution Declaring Intention

To order the closing up of Pike Street from the north line of Main Street to the south line of Globe Street in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved By the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, deeming it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of Pike Street, from the north line of Main Street to the south line of Globe Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the office of the County Recorder of the said County of San Diego, on the 20<sup>th</sup> day of December, 1887, said Silver Terrace being a subdivision of Public Lots No. 1177, 293 & 294, of the Public Lands of the said City of San Diego.

That it is not deemed necessary to take any land for the closing up of said Pike Street.

That the San Diego-Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of said City shall cause to be published, in the manner and form required by law, notice of the passage of this resolution, and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to order the Closing up of the Alley in Block 15 Silver Terrace was read and adopted by the following vote, to-wit:

Ayes. Aldermen Dodson, Beard, Pauly, Blackman, Sweeney and Levi.

Nos. None.

Absent Aldermen Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:

Resolution Declaring Intention

To order the closing up of the alley in Block Fifteen (15) in Silver Terrace within the City of San Diego.

County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, during its to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the Alley in Block Fifteen (15) in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the office of the County Recorder of said County of San Diego, on the 24th day of December 1897, said Silver Terrace being a subdivision of the Pueblo Lots 1177, 2938 & 294, of the Pueblo Lands of the City of San Diego.

That it is not deemed necessary to take any land for the closing up of said alley.

That the San Diego Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego, shall cause to be published in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to order the closing up of the Alley in Block 19 Silver Terrace was read and adopted by the following vote, to-wit:  
Ayes - Aldermen Dodson, Beard, Pauly, Blackman, Swaney and  
Hilli.

Nays - None.

Absent - Alderman Nutt, Watson and Ingko.

Said resolution, as adapted, is as follows, viz:-

Resolution Declaring Intention

To order the closing up of the Alley in Block Nineteen (19) in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, deeming it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to wit:

The closing up of the Alley in Block Nineteen (9) in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the office of the County Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887, Said Silver Terrace being a subdivision of the Pueblo Lots No 1177, 293 & 294 of the Pueblo Rands of said City of San Diego.

That it is not deemed necessary to take any land for the closing up of said Alley.

That the San Diego-Sun, a daily newspaper published and circulated in said City is hereby designated as the newspaper in which the Street Superintendent of said City of San Diego, shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to order the closing up of the Alley in Block 29 Silver Terrace was read and adopted by the following vote, to-wit:  
Ayes. Aldermen Dodson, Beard, Pauly, Blackman, Swaney,  
and Liri.

Nos. None.

Absent. Aldermen Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:

Resolution Declaring Intention

To order the closing up of the Alley in Block (29) Twenty-nine in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the Said City of San Diego, deeming it to be required by the Public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the Alley in Block (29) Twenty-nine in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of Silver Terrace, filed in the office of the County Recorder of said County of San Diego, on the 24th day of December, 1887, said Silver Terrace being a subdivision of the Pueblo lots No 1177, 293 & 294, of the Pueblo Lands of the said City of San Diego.

That it is not deemed necessary to take any land for the closing up of said Alley.

That the San Diego Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution Declaring Intention to order the closing up of the Alley in Block 30 in Silver Terrace was read and adopted by the following vote, to-wit:

Ayes. Aldermen Dodson, Beard, Paul, Blackman, Swaney and Sini.

Nos. None.

Absent. Aldermen Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:

Resolution Declaring Intention

To order the closing up the Alley in Block Thirty (30) in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, deeming it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the Alley in Block (30) Thirty in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the office of the County Recorder of said County of San Diego, on the 24th day of December, 1887, said Silver Terrace being a subdivision of the Pueblo Lots No 1177, 293, 294, of the Pueblo Landa of the said City of San Diego.

That it is not deemed necessary to take any land for the closing up of said alley.

That the San Diego Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notice of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

A Resolution Declaring Intention to order the closing up of the Alley in Block 31 in Silver Terrace was read and adopted by the following vote, to-wit: Caps. Aldermen Dodson, Beard, Paul, Blackman, Swaney, and Levi.

Noes - None.

Absent - Aldermen Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:

Resolution Declaring Intention

To order the closing up of the Alley in Block Thirty-one (31) in Silver Terrace within the City of San Diego, County of San Diego, State of California.

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the

Common Council of the <sup>join</sup> City of San Diego, during it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the Alley in Block Thirty-one (31) in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace filed in the office of the County Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887, said Silver Terrace being a subdivision of the Public Lots No 117, 293 & 294, of the Public Lands of the said City of San Diego.

That it is not deemed necessary to take any land for the closing up of said Alley.

That the San Diego-Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.



A Resolution Declaring Intention to order the closing up of the Alley in Block 33 in Silver Terrace was read and adopted by the following vote, to-wit:

Ayes. Aldermen Dadson, Beard, Paul, Blackmon, Swasey and Rini.

Nos. None.

Absent. Aldermen Nutt, Watson and Doyle.

Said resolution, as adopted, is as follows, viz:

Resolution Declaring Intention

To order the closing up of the Alley in Block Thirty-three (33) in Silver Terrace within the City of

San Diego, County of San Diego, State of California,  
Received by the Common Council of the City of San Diego, County of San Diego, State of California,

that the Common Council of the Said City of San Diego, during it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the Alley in Block Thirty-three (33) in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of Silver Terrace, filed in the office of the County Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887. Said Silver Terrace being at subdivision of the Pueblo Lots 1177, 293 & 294, of the Pueblo Lands of the said City of San Diego.

That it is not deemed necessary to take any land for the closing up of said Alley.

That the San Diego-Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Joint Resolution directing the City Clerk to return unopened, the bids received for grading that portion of "B" Street, between 4th and Atlantic, and to re-advertise for bids for said work, being read was adopted by the following vote, to-wit:-  
Ayes- Aldermen Dodsden, Beard, Pauly, Blackman, Swaney and Levi.

Noes- None.

Absent- Aldermen Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:-

Joint Resolution No 876.

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

P That all bids received for grading that portion of "B" street in said City, from the west line of Fairbank Street to the east line of Atlantic Street be returned to the bidders unopened.

That the City Clerk be and he is hereby instructed to re-advertise for bids for grading said portion of said "B" street.

The following report of the Joint Street Committee to whom was referred, a Resolution of Intention to Sidewalk and Curb 9th Street from "O" Street to the south line of the City Park, together with a protest of property owners against said work, being read, was, on motion of Alderman Pauly, adopted, viz:-

San Diego, California, July 30<sup>th</sup>, 1897.  
 To the Common Council  
 San Diego, California.

Gentlemen:

Your Joint Street Committee, to whom was referred the Resolution of Intention to Sidewalk and Curb 9<sup>th</sup> Street from "O" Street to the City Park and the protest of property owners against said work, herewith recommend that said protest be denied, and said Resolution of Intention adopted.

P

Respectfully,

H. Swaney.

A. Beard.

W. H. Dodridge.

M. J. Purin.

H. W. Alden.

Phrenison said Trotter was dined, and  
Said Resolution of Intention being read, was on  
motion of Alderman Sweeney referred to the  
Street Committee of this Board.

The Health & Morals Committee having approved  
the application of Cassidy & ~~Worley~~ of a  
retail liquor license, on motion the  
same was granted.

The following report of the Joint Street  
Committee, to whom was referred a  
communication from the City Engineer  
in re grade stakes for sidewalks & curbs  
was read and adopted, viz:-

San Diego, California, Aug. 13<sup>th</sup> 1897.  
To the Common Council,  
San Diego, Calif.

Gentlemen:-

The Joint Street Committee, to whom  
was referred a communication from the City  
Engineer relative to persons constructing  
sidewalks and curbs without first obtaining  
the official grade from the City Engineer, herewith  
presents an ordinance to prohibit the laying  
of any sidewalk or curb until the grade therefor  
is designated by the City Engineer, and recommend  
its adoption.

Respectfully

A. Sweeney.

A. Beard.

M. J. Purin.

H. W. Alden.

Whereupon an Ordinance in conformity  
with said report was read and adopted  
by the following vote, to-wit:

Ayes - Aldermen Dadson, Beard, Pauly, Blackman,  
Sweeney and Rini.

Nos - None.

Absent - Aldermen Nutt, Watson and Ingle.

Said Ordinance as adopted, is as follows, viz:-

Ordinance No 453.

An Ordinance to prevent the construction of Sidewalks, Curb, or Gutters within the City of San Diego, California, without first procuring the grade from and the setting of the grade stakes by the City Engineer of said City.

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

Section 1. That no contractor or other person, company or corporation shall hereafter construct any sidewalks, curbs or gutters upon or along any of the public streets of said City of San Diego, without first procuring from the City Engineer of said City the grade of the street along which it is proposed to construct any such sidewalk, curb, or gutter, and the setting of the grade stakes in conformity therewith.

Sec. 2. Any person violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine of not exceeding fifty dollars.

Sec. 3. This ordinance shall take effect and be in force from and after its passage and approval.

The City Clerk of said City is hereby directed, immediately after the approval of this ordinance, to publish the same once in the City official newspaper of said City, to-wit: the San Diego Sun.

The following report of the Joint Street Committee, to whom was referred the petition of property owners on 13<sup>th</sup> Street, between 1st & 2nd Streets, to be exempted from assessment in the grading of said street, being read, was, on motion of Alderman Swaney, adopted, viz:-

The Joint Street Committee recommend that the within petition be denied.

A. Swaney.

A. Beard.

M. J. Purvis.

H. W. Alden.

8/13/97.

The following report of the Joint Street Committee to whom was referred an ordinance providing

for the improvement of the Horton Plaza, was read and adopted, viz:-

The Joint Street Committee recommends that the within Ordinance to improve the City Plaza be adopted.

A. Sweeney.  
A. Beard.  
M. J. Purvis.  
H. T. Alden.

8/13/97.

Whereupon said Ordinance, was read and adopted by the following vote, to-wit:

Ayes- Aldermen Dodson, Beard, Pauly, Blockman, Sweeney and Livi.

Nos- None.

Absent- Aldermen Nutt, Watson and Ingle.

Said Ordinance, as adopted, is as follows, viz:

Ordinance No 457

An Ordinance providing for the improvement of the Plaza in the City of San Diego, California.

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

Section 1. That the Board of Public Works of the said City of San Diego be, and said Board is hereby authorized, empowered and directed to cause that portion of Block forty-two (42) in Horton's addition in said City, known and designated as "The Plaza", having for its northern boundary "D" street and for its eastern boundary Fourth Street and for its western boundary Third Street, to be improved in accordance with the plans and specifications therefor, prepared by Edwin M. Capps, the City Engineer of said City, bearing date August 16<sup>th</sup>, 1897, which said plans and specifications are hereby adopted, except that all curbing shall be of concrete instead of granite, as provided in said specifications, and all paving (except sidewalks) shall be of bitumen, and all sidewalks shall be of concrete;

And the said Board of Public Works is hereby directed, immediately after the approval of this ordinance, to advertise for bids for the making of such improvement.

Sec. 2. That the moneys received by said City as

insurance on the building recently burned in the "Howard tract" in the City Park be used and expended by said Board of Public Works, in defraying the cost and expenses of making the improvement provided for in Section 11 hereof.

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

An Ordinance authorizing the Board of Public Works to purchase length of 24 inch Sewer pipe, was read and adopted by the following vote, to-wit:  
Ayes-Aldermen Dodson, Beard, Pauly, Blackman, Sweeney and Levi.

Nos. None.

Absent-Aldermen Nutt, Watson and Ingle.

Said ordinance, as adopted, is as follows, viz:-

Ordinance No 458.

An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to purchase Six hundred feet of Sewer pipe.

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

Section 1. That the Board of Public Works of said City be and said Board is hereby authorized and directed to purchase, for the use of said City, six hundred feet of twenty-four inch cast iron sewer pipe, for the purpose of re-laying that portion of the main sewer of said City, on "H" street, commencing at the manhole at the intersection of "H" and Atlantic streets and running thence in an easterly direction along said "H" street to its intersection with the center line of Arctic street.

Sec. 2. This ordinance shall take effect and be in force from and after its passage and approval.

An Ordinance fixing the pay of men and team engaged in removing street pavings was read and adopted, by the following vote, to-wit:

Ayes-Aldermen Dodson, Beard, Pauly, Blackman, Sweeney and Levi.

Nos. None.

Absent-Aldermen Nutt, Watson and Ingle.

Said ordinance, as adopted, is as follows, viz:

Ordinance N° H-59.

An Ordinance fixing the compensation for men and team for the removal of Street Scourings.

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

Section 1. That the compensation for man and team for work rendered in the removal of street sweepings be and the same is hereby fixed at three dollars per day of eight hours each, said man to furnish the tools with which to remove said sweepings;

And the compensation of any person assisting in so removing said street sweepings be and the same is hereby fixed at thirty-five dollars per month.

Sec. 2. This ordinance shall take effect and be in force from and after its passage and approval.

After first giving due notice President Rini did, in open session sign the following ordinances, viz:-

N° H-53. Prohibiting the construction of sidewalks or curbs without first procuring grade stated therefor from the City Engineer.

N° H-54. Prohibiting the trespassing of domestic animals.

N° H-55. Authorizing the Mayor to execute a contract with the Dixon Sanitary Cemetery Company.

N° H-56. Fixing the Salary of the Plumbing Inspector.

N° H-57. Instructing the Board of Public Works to Improve the Plaza.

N° H-58. Authorizing the Board of Public Works to purchase 600 feet of Sewer pipe.

N° H-59. Fixing compensation of Men and Team for removing Street Sweepings.

A Joint Resolution directing the Board of Public Works to advertise for bids and construct a sewer in 25th Street, was read and adopted by the following vote, to-wit:

Ayes - Aldermen Dadson, Reed, Paul, Blackman,

Sweeney and Levi.

Notes - None

Absent - Aldermen Nutt, Watson and Ingle.

Said resolution, as adapted, is as follows, viz:

Joint Resolution No 880.

Whereas the Board of Public Works recommended that a sewer be laid in Twenty-fifth Street, and by ordinance adopted by the Council said Board was directed to advertise for bids and construct said sewer, therefore,

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

That the Board of Public Works is hereby instructed to at once advertise for and construct said sewer in accordance with the provisions of said Ordinance.

A Joint Resolution providing that all purchases for the various departments of the City shall be made upon requisitions issued by the Board of Public Works and directing said Board to make monthly reports of the same to the Council; Also, a Joint Resolution directing the City Clerk to publish the list of claims paid, each month, as shown by the Auditor's statement. Being presented and read, were referred to the Joint Finance Committee.

A Joint Resolution instructing Board of Public Works to advertise for bids and build a Bridge across Rose Canyon Creek, was read and adopted by the following vote, to-wit:

Present - Aldermen Dodson, Pauly, Blackman, Sweeney and Levi.

Notes - None.

Excused - Alderman Beard.

Absent - Aldermen Nutt, Watson and Ingle.

Said resolution, as adapted, is as follows, viz:-

Joint Resolution No 877.

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

That the Board of Public Works of said City of San Diego be and said Board is hereby instructed and directed to advertise for bids and let the contract for the construction of a wooden pile

bridge over Rose Canon Creek, on the La Jolla & Pacific Beach road, in said City of San Diego, as directed by Ordinance No 438 of the ordinances of said City, approved May 25<sup>th</sup>, 1897.

The location of said bridge to be as such point upon said Creek as the said Board of Public Works may deem most practicable.

A Joint Resolution directing the Board of Public Works to advertise for bids and let a contract for the extension of the Rose Canon road was read and adopted, by the following vote, to-wit:-

Ayes-Aldermen Daddan, Beard, Pauly, Owney and Kini.

No. Alderman Blackman.

Absent-Alderman Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:-

Joint Resolution No 878.

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

That the Board of Public Works of said City of San Diego be and said Board is hereby instructed and directed to advertise for bids and let the contract for the construction of an extension of that certain road known as the Rose Canon Road, within said City, provided that not to exceed seven hundred dollars shall be expended therefor, as directed by Ordinance No 438 of the ordinances of said City of San Diego, approved May 25<sup>th</sup>, 1897.

A Joint Resolution instructing the Board of Public Works to cause the removal of wooden platforms off of Logan and National avenues, being read, was adopted, by the following vote, to-wit:-

Ayes-Aldermen Daddan, Beard, Pauly, Blackman,

Owney and Kini.

No. None.

Absent-Aldermen Nutt, Watson and Ingle.

Said resolution, as adopted, is as follows, viz:-

Joint Resolution No 875.

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

That the Board of Public Works of said City be and said Board is hereby authorized

and directed to cause all platforms in front of stores or other buildings which extend over any portion of the sidewalk upon Hogan and National avenues in said City, to be removed or lowered to the grade of said avenues.

A Joint Resolution instructing the City Attorney to prepare and present an Ordinance imposing a license on "Tape Games" and Nickel-in-the-Slot Machines was read and adopted by the following vote, to-wit:

Cyrus Alderman Dodson, Beard, Pauly, Blackman, Swaney and Revi.

Nos. None.

Absent. Alderman Nutt, Watson and Engle.

Said resolution, as adopted, is as follows, viz:

Joint Resolution No 1879.

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

That the City Attorney be and he is hereby instructed to prepare and present to this Common Council an Ordinance imposing a license upon Nickel-in-the-Slot machines operated in this City, as follows:

Each Nickel-in-the-Slot machine operated in this City by electricity shall pay a license of fifteen dollars per month;

Each Nickel-in-the-Slot machine operated in this City by clock work or springs, the sum of two dollars per month.

Each Card, cigar Nickel-in-the-Slot machine operated in this City, the sum of one dollar per month; and also imposing a license upon tape games, Stock exchanges, and pawn brokers, as follows: Each tape game operated in this City, the sum of fifty dollars per month; each stock exchange operated in this City, the sum of twelve dollars and a half per month; each pawn broker doing business in this City, the sum of ten dollars per month; provided, that all Nickel-in-the-Slot music boxes, and Nickel-in-the-Slot telephone tapes, and Nickel-in-the-Slot for weighing shall be exempted from the provisions of the said ordinance.

Whereupon the Board adjourned until Monday, August 30<sup>th</sup>, 1897, at 7:30 o'clock P.M.

Attest:

Geo. D. Goldman  
City Clerk

Simon Foss  
President Board of Aldermen

Adjourned Meeting.

Council Chamber of the Board of  
Aldermen of the City of San Diego,  
California, August 30<sup>th</sup>, 1897.

Pursuant to adjournment a meeting of the  
Board of Aldermen was held at 7:30 o'clock P.M.  
this day.

Present - Aldermen Dadson, Beard, Nutt, Blackman and  
Clark Galdean.

Absent - Aldermen Fauly, Watson, Ingle, Sweeney and Levi.

There not being a quorum present the  
Board adjourned until Tuesday, August 31st, 1897,  
at 7:30 o'clock P.M.

Simon Devi-

President Board of Aldermen

Attest:

Geo. D. Galdean  
City Clerk

Adjourned Meeting.

Council Chamber of the Board of  
Aldermen of the City of San Diego,  
California, August 31st, 1897.

This being the time and place for the meeting of  
the Board of Aldermen and there not being a  
quorum present the Board adjourned until  
Wednesday Sept. 1st, 1897, at 7:30 o'clock P.M.

Attest:

Geo. D. Galdean,  
City Clerk.

Simon Devi-

President Board of Aldermen.

Adjourned Meeting.

Council Chamber of the Board of  
Aldermen of the City of San Diego,  
California. September 1st, 1897.

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.  
Sept. 2<sup>d</sup>. 1897, at 7:30 o'clock P.M.

Attest:

Geo. D. Goodman

City Clerk

*Emile Riviére*  
President Board of Aldermen

Adjourned Meeting.

Council Chamber of the Board of  
Aldermen of the City of San Diego,  
California. September 2<sup>d</sup>, 1897.

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, Sept. 3<sup>d</sup>,  
1897, at 7:30 o'clock P.M.

Attest:

Geo. D. Goodman

City Clerk

*Emile Riviére*,  
President Board of Aldermen.

Adjourned Meeting.

Council Chamber of the Board of Aldermen of the City of San Diego, California, September 3<sup>d</sup>, 1897.

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, Sept. 4<sup>th</sup>, 1897, at 7:30 o'clock P.M.

Attest:

Geo. D. Goodman,  
City Clerk.

*Simon Peri*,  
President Board of Aldermen

Adjourned Meeting.

Council Chamber of the Board of Aldermen of the City of San Diego, California, September 4<sup>th</sup>, 1897.

This being the time and place to which the Board of Aldermen adjourned, and there not being a quorum present, the Board adjourned.

Attest:

Geo. D. Goodman,  
City Clerk.

*Simon Peri*,  
President Board of Aldermen.

Regular Meeting.

Council Chamber of the Board of  
Aldermen of the City of San Diego,  
California, September 7<sup>th</sup>, 1897.

This being the time and place for the regular  
meeting of the Board of Aldermen, the roll being  
called before was

Present - Alderman Nutt and Clerk Gaedman.

Absent - Alderman Dodson, Beard, Pauly, Watson.

Ingle, Blockman, Sweeney and Linn.

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There not being a quorum present the Board  
adjourned until Wednesday, September 8<sup>th</sup>, 1897,  
at 7:30 o'clock P.M.

Attest:

Geo. D. Gaedman  
City Clerk.

Emile Orr,  
President Board of Aldermen

Adjourned Meeting.

Council Chamber of the Board of Aldermen of the City of San Diego,  
California, September 8<sup>th</sup> 1897.

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 Dodson, Beard, Nutt, Blockman, Swaney  
and Levi and Clerk Vincent.

Absent - Aldermen Pauly, Watson and Ingle.

The minutes of Special Session Held August 13<sup>th</sup>,  
Adjourned Meeting Held August 16<sup>th</sup>, 30<sup>th</sup> and 31<sup>st</sup>. and Sept.  
1<sup>st</sup>, 2d, 3d and 4<sup>th</sup>, and Regular Meeting Held Sept. 7<sup>th</sup>, 1897,  
were read and approved.

Alderman Watson enters during the reading of  
the minutes and takes his seat in the Board.

Upon motion Alderman Pauly was granted  
30 days leave of absence.

Due proof of the publication and posting of  
the Notice Inviting Street Work Proposals for the  
grading of "B" street, from 4<sup>th</sup> to Atlantic streets,  
being presented and ordered filed:

The Clerk announces that he had received  
the following proposals for doing said work, viz:-  
The bid of John Roessner and M.W. Goodbody,  
proposing to do said work at the following prices, viz:-  
For Cut 55 cents per Cubic yard.

" Fill to " " " "

Said bid was accompanied by a bond, in  
the sum of \$250.00, signed by the bidders and  
two sureties, payable to the Mayor of this City,  
as by law required.

The bid of R.A. Smith, proposing to do said  
work at the following prices, viz:-

Cutting per Cubic yard 55 cents.

Filling " " " " 40 "

Said bid was accompanied by a bond, in

the sum of \$300.00, signed by the bidder and two  
sureties, payable to the ~~order~~ of the Mayor of this  
City, as by law required.

The bid of J. D. Mickerson, proposing to do said  
work at the following prices, viz:-

For Cut per cubic yard Forty-nine (49) Cents.

For Fill per cubic yard Forty-eight (48) Cents.

Said bid was accompanied by a bond signed  
by the bidder and two sureties, payable to the  
Mayor of this City, as by law required, in the sum of \$300.00.

The bid of J. Engelhardt, proposing to do said  
work at the following prices, viz:-

For Cut per cubic yard 49 Cents.

For Fill per cubic yard 49 Cents.

Said bid was accompanied by a bond, signed  
by the bidder and two sureties, payable to the  
Mayor of this City, as by law required, in the sum of \$260.00.  
thereupon said bids were referred to the Joint Street  
Committee.

Petitions of the following named persons for  
authority to construct sidewalks and curbing in  
front of the property set opposite their respective  
names, were presented and granted, viz:-

W. H. Warren, Concrete sidewalk and curb on 5<sup>th</sup> street  
in front of lots J. K. & L. Block 385, Norton's addition.

C. H. Jenks, Concrete sidewalk and curb on 5<sup>th</sup> street,  
in front of lots D. E. G. Block 282, Norton's addition.

H. B. Ferguson, Concrete sidewalk and curb on 12<sup>th</sup>  
street, in front of lots G. & H. Block 102, Norton's addition.

H. G. Walker, Bitumen sidewalk and curb on D street  
in front of lot "G" Block 97, Norton's addition.

P. A. Gay Plat, Concrete sidewalk and curb on K street,  
in front of lot A, Block 123, Norton's addition.

J. P. Christensen, Concrete sidewalk and curb on 12<sup>th</sup>  
street, in front of lot J, Block 102, Norton's addition.

J. P. Christensen Concrete sidewalk and curb on 8<sup>th</sup> street,  
in front of lot K, Block 85, Norton's addition.

J. P. Christensen concrete sidewalk and curb on 5<sup>th</sup> street  
in front of lot J, Block 202, Norton's addition.

J. P. Christensen, Concrete sidewalk and curb on 8<sup>th</sup> street,  
in front of lots E & F, Block 84, Norton's addition.

J. P. Christensen concrete sidewalk and curb on 12<sup>th</sup>

street, in front of Lots H. H. Jr. & J. Block 102, Norton's addition:  
J. P. Christensen concrete sidewalk and curb on 8<sup>th</sup> street.  
in front of Lot L. Block 85, Norton's addition:

J. P. Christensen concrete sidewalk and curb on 8<sup>th</sup>  
street in front of Lots J. K. & L. Block 72 Norton's addition:  
Nell Macdonald concrete sidewalk and curb on D street  
in front of Lots 46, 47, 48, Block 27 N. M. Higgins' addition:  
Joseph Kelly concrete sidewalk and curb on 8<sup>th</sup> street, in  
front of Lot A. Block 99 Norton's addition:

O. E. Wenders concrete sidewalk and curb on 8<sup>th</sup> street, in  
front of Lots A.B.C. Block 84, Norton's addition:

J. P. Christensen concrete sidewalk and curb on 5<sup>th</sup> street  
in front of Lots D.E.F. Block 282, Norton's addition:

J. P. Christensen concrete sidewalk and curb on 8<sup>th</sup> street,  
in front of Lots G.H. Block 72, Norton's addition.

Rabison & Elkins concrete sidewalk and curb on 10<sup>th</sup> street  
in front of Lots A.B.C.D. Block 49, Norton's addition:

J. Frank Over concrete sidewalk and curb on St street  
in front of east 75 feet of Lot G, Block 127 Norton's addition:

J. Frank Over concrete sidewalk and curb on Front street,  
in front of Lot B Block 209 Norton's addition.

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A communication from Joseph Kelly protesting  
against the resciinding of the proceedings to  
sidewalk and curb on St street, from 4<sup>th</sup> to Arctic  
being read, was referred to the Joint Street  
Committee.

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Petition of H. A. Gruber for authority to use City  
lands near Sorrento to raise grain thereon,  
was read and referred to the City Lands Committee.

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Petition O. C. Dauga for exemption of Lot  
A. Block 93, Norton's addition, from the public  
contract already let of Sidewalking and Curbing  
St street, from 4<sup>th</sup> to Atlantic, was read and  
referred to the Joint Street Committee.

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Petition of the advertising agent for Walter  
L. Main's Circus, asking to have the City  
license reduced to \$50.00 for said Circus  
was presented, read and granted by the  
following vote, to-wit:-

Ayes- Aldermen Dodson, Beard, Nutt, Watson, Blackman  
and Levi.

Noes- Alderman Sweeney.

Absent- Aldermen Pauly and Ingle.

Petition of H. N. Thompson for an extension of time  
in which to complete the grading of a road to Rossville  
was presented and granted.

Whereupon a Joint Resolution granting such extension  
of time was read and adopted by the following vote.  
Abst.-w<sup>t</sup>.

Ayes- Aldermen Dodson, Beard, Nutt, Watson, Blackman,  
Sweeney and Levi.

Noes- None.

Absent- Aldermen Pauly and Ingle.

Said resolution, as adopted, is as follows. viz:-

Joint Resolution No 883.

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

That the time for the completion of the grading of  
the roadway from Pitherby Street and the intersection  
street along the southwesterly line of Old Town to the  
intersection of Tide and Fifty-eighth streets in Mannasse  
& Schillers addition to Rossville, as fixed by the Board of  
Public Works in the contract for doing said work,  
made between H. N. Thompson, Contractor, and the Board  
of Public Works, dated July 10<sup>th</sup>, 1897, be and the same is  
hereby extended 30 days, and said Board of Public Works  
is hereby authorized and instructed to grant said Contractor  
30 days additional time, to the time fixed in said  
contract within which to complete the grading of  
said roadway between the points named in said  
contract.

Petition of G. N. Gilbert for authority to use  
portions of the City land in Pueblo Lots 1311 & 1314,  
proposing to pay the City \$100. for the use thereof.  
Being presented, was an motion of Alderman Dodson  
granted.

Petition of residents and property owners on  
"H" street requesting the Council to order the  
name of Hair's street changed to that of Market

Street, was presented and referred to the Joint Street Committee.

Petition of A. H. Jeffery for cancellation of Certificates of Sale against property on Coronado Beach, issued on account of delinquent City taxes, was presented and referred to the Joint Finance Committee and City Attorney.

An Opinion of the City Attorney in re authority of the Board of Public Works to do that Sprinkling without advertising for bids and letting a contract therefor, was read and ordered filed.

A communication from Louis Neeland complaining that water overflows his property located at the corner of 11<sup>th</sup> and 16<sup>th</sup> Streets, was read and referred to the Joint Street Committee.

A communication from the Board of Public Works advising the Council of said Board's reasons for not advertising for bids for the improvement of the Plaza, and other improvements ordered by the Council, being presented and read was ordered placed on file.

A communication from the Board of Public Works recommending the purchase of Sewer pipe required for extending the Sewer System in the vicinity of 5<sup>th</sup> Street and Walnut Avenue &c. &c. was read and an motion of Alderman Nutt said recommendation adopted.

Whereupon an Ordinance authorizing the Board of Public Works to purchase Sewer Pipe and to make extensions to the Sewer System was read and an motion of Alderman Sweeney adopted, by the following vote, to-wit:-

Ayes- Aldermen Odson, Beard, Nutt, Watson, Blackman, Sweeney and Reen.

Nos- None.

Absent- Aldermen Pauly and Angle.

Said ordinance, as adopted, is as follows, viz:-

Ordinance No

An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to purchase Sewer Pipe and fittings for the extension of the Sewer System of said City and to make such extensions.

Whereas, the Board of Public Works of said City has recommended to this Common Council that such Board of Public Works be authorized by this Common Council to advertise for bids for the purchase of and to purchase 3578 feet of six-inch Sewer pipe and 156 four-inch  $\frac{1}{2}$ " to be used in the extension of the sewer system of said City, from Fifth street and Walnut avenue north on said Fifth street, to Brooks Avenue; thence west on said Brooks Avenue, to the alley between Third and Fourth Streets; thence north along said alley to University Avenue; and also from said Fifth Street and Walnut Avenue westward upon Walnut Avenue to the alley between Second and Third Streets in Roma Grande Addition:

That the estimated cost of said sewer pipe and fittings is \$645.90.

Therefore,

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

Section 1. That the said Board of Public Works be and it is hereby authorized to advertise for bids for the purchase of and to purchase said 3578 feet of six-inch Sewer pipe and 156 four-inch  $\frac{1}{2}$ " for the purpose of extending the sewer system of said City, as above stated.

And said Board is hereby authorized to extend the sewer system of said City by constructing a sewer on Fifth Street from a connection with the present sewer at Walnut Avenue northward to Brooks Avenue; thence west on Brooks Avenue to the alley between Third and Fourth Streets, and thence north along said alley to University Avenue; and also from a connection with the sewer already laid upon Fifth Street westward on Walnut Avenue to the alley between Second and Third Streets in Roma Grande Addition to said City.

Sec. 2. This Ordinance shall take effect and be in force from and after its passage and approval.

A communication from the Board of Public Works recommending that said Board be authorized to purchase two Automatic Water Sprayers to be attached to the Hydrants located at the corner of Fifth & G and at the corner of Fifth & D struts for the purpose of ascertaining if the City Diego Water Company maintains the required pressure at said hydrants. Being presented and read was an motion of Alderman Dodson placed on file.

A communication from the Board of Public Works recommending that it be authorized to trim, water and spray the trees and shrubbery in the various City Parks was read and referred to the Joint Street Committee.

A communication from the Board of Public Works recommending that it be authorized to make repairs on various streets and roads was read and referred to the Joint Street Committee.

Mr. Nestor appears before the Board and on behalf of Mr. John J. Sabin President of the Sunset Telephone and Telegraph Company invites the members of the Council to hear a concert given by Mr. Sabin at San Francisco over the long distance telephone line. An motion of Alderman Nutt such invitation was accepted with thanks.

A communication from the Board of Public Works requesting authority to remove the fence from around the Newtown Park was presented and granted.

A communication from the Auditing Committee transmitting the claim of William Gilcher of \$155.00 for cultivating the Howard Park tract was read and filed.

Whereupon an Ordinance ratifying the action of the Board of Public Works in employing said Gilcher to cultivate the Howard Park tract, was

read and on motion of Alderman Dadson, adopted,  
by the following vote, to-wit:

Ayes- Aldermen Dadson, Beard, Nutt, Watson, Blackman,  
Dwyer and Linn.

Nos- None.

Absent- Aldermen Pauly and Ingle.

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

Ordinance N° 462.

An Ordinance ratifying certain actions of the  
Board of Public Works of the City of San Diego, California.

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

Section 1. That the action of the Board of Public  
Works of said City in entering into a contract  
with Wm. Gilcher in the month of Feb'y, 1897, for the  
plowing and harrowing of the "Howard Tract," in the  
City Parks, be and the same is hereby, in all respects,  
ratified and confirmed, and the Auditing Committee  
of said City is hereby authorized and directed to allow  
and order said the claim of the said Gilcher for  
the sum of 155<sup>00</sup> dollars for plowing and  
Harrowing said tract, in accordance with the  
terms of said agreement.

Section 2. This Ordinance shall take effect and  
be in force from and after its passage and  
approval.

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A communication from the City Attorney transmitting  
Deeds to the lands required to open and extend 32<sup>nd</sup>  
Street, was presented and filed:

Whereupon a Joint Resolution directing the City Clerk  
to have said Deeds recorded was read and on motion  
of Alderman Blackman adopted by the following  
vote, to-wit:-

Ayes- Aldermen Dadson, Beard, Nutt, Watson, Blackman,  
Dwyer and Linn.

Nos- None.

Absent- Aldermen Pauly and Ingle.

Said resolution, as adopted, is as follows, viz:-

Joint Resolution N° 882.

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

That the City Clerk of Said City be and he is hereby instructed to have all deeds to rights-of-way and to lands, for the opening and extending of Thirty-second Street recorded in the office of the County Recorder of this County.

At this time Alderman Dodson is excused from further attendance at this session of the Board.

A communication from the City Attorney advising the Council of the status of certain suits the City is interested in being read was ordered filed.

A communication from the City Attorney in the matter of the offer of Hiram Mabury to settle his liability on the official bond of Thomas J. Dowell City Treasurer by paying to the City of San Diego the sum of \$2691<sup>87</sup> was read and referred to the Joint Finance Committee.

The report of the Police Judge for the month of August 1897 was read and ordered to be filed.

Reports of the expenditures of the various departments for the month of August 1897 were read and ordered filed as follows viz. Chief of Police, Board of Fire Commissioner, Board of Public Works, Board of Health, City Attorney, City Clerk, City Auditor, City Tax Collector and City Poundmaster.

A joint Resolution instructing the City Attorney to prepare an ordinance redistricting the City of San Diego into nine wards in accordance with the provisions of the City Charter was read and on motion of Alderman Sweeny was adopted by the following vote, to wit:

Ayes. Aldermen Beard, Butt, Watson, Blockman, Sweeny & Levi  
Noes Stone

Absent Aldermen Dodson, Pauly and Single

Said joint Resolution as adopted is as follows, to wit:

Joint Resolution No 881

Whereas Section 12 of Article 1 of the City Charter provides as follows: The common council shall in the year Eighteen hundred and thirty two, and every five years thereafter, redistrict the City into nine wards, meeting the population in

ward as nearly equal as convenience will permit, and whereas the prescribed five years have passed it becomes the duty of the Common Council to redistrict the City in the present year, viz: 1897.

Now therefore be it Resolved by the Common Council of the City of San Diego California, That the City Attorney is hereby directed to draw up the necessary ordinance to carry into effect the provisions of the Charter so far as it relates to the redistricting of the City into nine wards, and that he present the same to the Common Council for action thereon without unnecessary delay.

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A resolution of intention to sidewalk and curb State street from D street to Date Street was read and on motion of Alderman Sweeney, this same was laid on the table for three months, from date

---

An ordinance directing the Board of Public Works to advertise for bids and let the contract for the disposal of dead animals found within the limits of the City of San Diego was read and on motion of Alderman Stitt was adopted by the following vote, to wit:

Ayes Aldermen Beard, Stitt, Watson, Blockman, Sweeney & Levi,  
Abstain Stone

Abstent Aldermen Dodson, Parry and Ingles.

Said ordinance as adopted is as follows, to wit:

Ordinance No -

An Ordinance directing the Board of Public Works of the City of San Diego California, to advertise for bids and let the contract for the disposal of dead animals found within the limits of said city of San Diego.

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

Section 1. That the Board of Public works of said City be and said Board is hereby authorized and directed to advertise for bids for the removal of dead animals found within the limits of said City, to the garbage scow, or garbage crematory and in such advertisement to require all bidders to the price for removing each dead animal (naming such animal) from place where found to the said scow, or said crematory; and if any bid is received which the said Board considers reasonable such Board is hereby directed to let the contract for removing such animals, as aforesaid, to such bidder, for a period of one year; said Board shall also state in said advertisement that the contractor will be required to give such bond as the Board may consider

necessary, to insure the performance of the contract, the amount of which bond shall be stated in said advertisement.

Sec. 2. This ordinance shall take effect and be in force from and after its passage and approval.

The City Clerk of said City is hereby directed, immediately after the approval of this ordinance, to publish the same once in the city official newspaper of said City, to wit: the San Diego-Sun.

An ordinance regulating the drivers of vehicles and the riders of horses or bicycles upon the streets of the City of San Diego was read and on motion of Alderman Blockman was adopted by the following vote, to wit:

Ayes Aldermen Beard, Butt, Watson, Blockman, Sweeney and Levi  
Abstain Stone

Absent Aldermen Dodson, Pauly and Ingle.

Said ordinance as adopted is as follows, to wit:

Ordinance No. —

An ordinance regulating the drivers of vehicles and the riders of horses or bicycles upon the streets of the City of San Diego, California, and providing a penalty for its violation.

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

Section 1. That all drivers of vehicles and riders of horses or bicycles shall, when driving or riding upon any of the streets of said City of San Diego, drive or ride upon the right hand side of such streets.

Sec. 2. That when vehicles, bicycles, or persons riding horses within said City of San Diego, going in opposite directions meet drivers of such vehicles and riders of such bicycles or horses shall, in passing, turn to the right; and when any such drivers or riders shall pass other such drivers or riders going in the same direction they shall, when passing, turn to the left.

Sec. 3. That no driver or rider of any vehicle having two wheels only shall stop such vehicle, with more than one wheel thereof, further than eighteen inches away from the curb line of any street within said city; and no driver or rider of any vehicle having more than two wheels shall stop such vehicle, with more than two wheels thereof, further than eighteen inches away from any such curb line.

Sec. 4. Any person violating any of the provisions of this ordinance shall, upon conviction thereof, be deemed guilty of a misdemeanor and punished by a fine not exceeding fifty dollars.

Sec. 5. This ordinance shall take effect and be in force

from and after its passage and approval.

The City Clerk of said City is hereby directed, immediately after the approval of this ordinance, to publish the same once in the city official newspaper of said city, to wit; The San Diego Sun.

An ordinance imposing a license tax on the business of peddling fish was read and on motion of Alderman Stutt was referred to the Health and Morals Committee.

The applications of R E Emerson and Albert Anderson for retail liquor licenses were read and granted.

The report of the Joint Committee on Gas, Electric Lights and Telephones, to whom was referred an ordinance instructing the City Clerk to advertise for bids for leasing an Electric Light plant to the City, was read and adopted and is as follows, to wit:

San Diego Cal Aug 19<sup>th</sup>, 1897.

To the Honorable Common Council

San Diego, California.

Gentlemen:

Your Joint Committee on Gas, Electric Lights and Telephones, to whom was referred an Ordinance instructing the City Clerk to advertise for bids for leasing an Electric Light plant to the City; also an ordinance instructing the City Clerk to advertise for bids for lighting the City for the year beginning April 1<sup>st</sup>, 1898, herewith report and recommend as follows:

Your Committee does not believe that the City is at present prepared to procure an Electric Light plant, and therefore recommend that the Ordinance instructing the City Clerk to advertise for bids to lease to the City, (with an option to purchase) an Electric Light plant, be filed.

Your Committee would further recommend that the Ordinance instructing the City Clerk to advertise for bids to light the City with electricity for one year commencing April 1<sup>st</sup>, 1898, be adopted, the bids to be received on the 18<sup>th</sup> day of October, 1897.

Respectfully

Geo B Watson

Chas H Pauly

L A Blockman

M J Perrin

S H Olmsted

J M Williamson

Whereupon said ordinance instructing the Clerk to advertise

for bids to lease an Electric Light plant, was ordered filed.

Thereupon an Ordinance directing the City Clerk to advertise for bids for lighting the streets, avenues, and parks of said city for a period of one year, beginning on the 1<sup>st</sup> day of April, 1898, was read and adopted by the following vote, to wit:

Ayes Aldermen Beard, Butt, Nelson, Blochman, Sweeney and Levi.  
Noes None

Absent Aldermen Dodson, Pauly and Ingle

Said Ordinance as adopted is as follows, to wit:

Ordinance No 460.

An Ordinance directing the City Clerk of the City of San Diego, California to advertise for bids for lighting the streets, avenues, and parks of said city with Electric Lights, for a period of one year, beginning on the 1<sup>st</sup> day of April, 1898.

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

Section 1. That the City Clerk of said city is hereby instructed and directed, immediately after the approval of this ordinance, to advertise for bids, in the City Official newspaper of this city, to wit: The San Diegan - Sun, for lighting the streets, avenues, and parks of said city, with electric lights, for a period of one year beginning on the 1<sup>st</sup> day of April, 1898, and ending with the 31<sup>st</sup> day of March, 1899, which advertisement for bids shall be published for ten days in the said newspaper; and the said Clerk is also directed to post a notice in three public places in said city, to wit: at the post-office at the main entrance to the court house, and at the main entrance to the said city hall of said city, inviting sealed proposals for doing such lighting. Said notice and advertisement shall call for bids, naming the price per month per arc lamp for 81 arc lamps of two thousand candle power each, to be placed upon iron or wooden towers or masts, with not less than three nor more than six such lamps upon each tower or mast, which towers or masts shall be located at the intersections of such streets as the Common Council may designate, but not be more than one block from the location of the present towers or masts, or in case the contract be awarded to the company at present lighting the city, the location of such towers or masts to remain as at present. Said notice or advertisement shall also call for bids, naming the price per month per arc lamp for 39 arc lamps, of two thousand candle power each, to be placed on mast arms or poles, with one such lamp on each of such mast arms or poles to be located at each alternate street crossing, similar to the present system.

Said notice and advertisement shall also call for bids, naming the price per month per arc lamp, for 120 arc lamps, of two thousand

candle power each, all to be placed on mast arms or poles, to be located as the said Common Council may direct, in the vicinity of the present electric light masts, mast arms, and poles throughout the entire city; all lights to be run on what is known as the "Moon Schedule," providing that when the moon is obscured by clouds or fog the lights shall be turned on. Such notice and advertisement shall require all bidders to name terms and conditions upon which additional lights to those above mentioned will be supplied. Said notice and advertisement shall state that each bid must be accompanied by a check payable to the order of the Mayor of said City and certified by a responsible bank, for at least ten per cent (10%) of the amount of the bid, or by a bond for said amount to be payable and signed by the principal and two sureties who shall justify before any officer competent to administer an oath, in double the said amount above all statutory exemptions, and that the successful bidder upon entering into a contract will be required to give a bond to said city in the sum of five thousand dollars (\$5,000.00) with two or more sureties for the performance of the contract, and also for the protection of the said city against all damages, costs, or expenses, on account of damage to person or property, or for the use or infringement of any patents, or upon any account whatever, and that all proposals must be made under affidavit, upon printed forms furnished by the said City Clerk. Such notice and advertisement shall state that all bids and proposals must be delivered to the City Clerk of said City, in a sealed envelope, on or before half seven (7.30) o'clock P.M. on 18<sup>th</sup> day of October 1897.

Sec. 2. This ordinance shall take effect and be in force from and after its passage and approval.

The said City Clerk is hereby directed, immediately after the approval of the foregoing ordinance, to publish the same once in the City official newspaper of said city to wit: The San Diegan-Sun.

The report of the Joint Water Committee to whom was referred the communication of the Board of Fire Commissioners in the matter of the new 4 inch water main in 22<sup>nd</sup> street and the location of four new Fire hydrants, was read and on motion of Alderman Watson was adopted and is as follows, to wit:

San Diego California Aug 27<sup>th</sup>, 1897

To the Common Council

San Diego California

Gentlemen:

The Joint Water Committee to whom was referred the

communication from the Board of Fire Commissioners relative to a new 4" water main in 22<sup>d</sup> street and the location of four new Fire hydrants herewith recommend that the recommendation of the Board of Fire Commissioners in said matter be adopted, said Fire hydrants to be located at such points as the said Board of Fire Commissioners may designate, and we further recommend that the city Attorney be instructed to prepare the necessary papers to carry this recommendation into effect.

Respectfully,

H. Sweeney  
L. A. Blockman.  
S. H. Olmsted  
W. H. Doddridge  
A. A. Thorpe.  
H. H. Alden.

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The report of the Joint Street Committee recommending that the City Engineer be allowed an assistant for thirty days was read and on motion of Alderman Stett was adopted and is as follows, to wit:

San Diego California Aug 27<sup>th</sup> 1897

To the Common Council

San Diego California.

Gentlemen:

Your Joint Street Committee taking into consideration the press of work in the office of the City Engineer, herewith recommend that the City Engineer be allowed an additional assistant for a period of 30 days.

Respectfully,

H. Sweeney.  
A. Beard.  
W. H. Doddridge  
M. J. Perrin

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The report of the Joint Street Committee to whom was referred the bids for sidewalk and curbing F street from 4<sup>th</sup> to Arctic was read and on motion of Alderman Stett was adopted and is as follows, to wit:

San Diego California Aug 27<sup>th</sup> 1897

To the Common Council

San Diego California

Gentlemen:

The Joint Street Committee to whom was referred the bids for the proposed sidewalk and curbing of F street from 4<sup>th</sup> to Arctic streets find on said street two full width sidewalks slightly

off grade, and if a contract were let under the present proceedings both of said sidewalks would have to be torn up by the contractor and relayed, which we think an unnecessary hardship on the property owners, we therefore recommend that said bids be rejected and all the proceedings had to date be abandoned and new proceedings instituted to sidewalk and curb said portion of said street specifically exempting the said sidewalks in front of the property on said street.

Mr H. H. Palmer attorney for one of the property owners on said Street whose sidewalk is above grade agreeing to pay into the City Treasury the sum of \$5<sup>00</sup> to apply on the costs already incurred by the City thereon.

Respectfully,

H. Sweeney  
A. Beard.

W.H. Doddridge

M. J. Perrin.

Thereupon a joint Resolution abandoning all proceedings in regard to sidewalkking and curbing F street from 4th to Arctic street was read and adopted by the following vote, to wit:

Ayes Aldermen Beard, Stutt, Watson, Blockman, Sweeney, and Levi  
Noes Stone

Absent Aldermen Dodson, Pauly, and Judge

Said joint Resolution as adopted is as follows, to wit:

Joint Resolution No. —

Be it Resolved, by the common council of the city of Sandusky as follows:

That all proceedings taken in regard to sidewalkking and curbing "F" street in said City from the west side of Fourth street to the East side of Arctic street, in pursuance of Resolution of Intention No. 385 and Resolution ordering Work No. 403, be and the same are hereby abandoned and no further steps shall be taken under said resolutions, or either of them.

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The report of the joint street committee to whom was referred the petition of Mrs S.A. Blanchard for the postponement of action on the final order to sidewalk and curb 12<sup>th</sup> street from H street to the City Park was read and on motion of Alderman Blockman was adopted, and is as follows, to wit:

The joint street committee recommend that the within petition be denied

H. Sweeney  
A. Beard  
W.H. Doddridge  
M. J. Perrin

The report of the Joint Street Committee to whom was referred the petition of M F Keller for authority to grade a portion 24<sup>th</sup> and B streets in St M Higgins Addition was read and on motion of Alderman Sweeney was adopted and is as follows. to wit:

The Joint Street Committee recommend the within petition be granted

H. Sweeney.

A. Beard.

W.H.Doddridge

M. J. Perrin

8/27/97

Thereupon a Joint Resolution adopting the recommendations of said report was read and adopted by the following vote. to wit:  
Ayes Aldermen Beard, Stutt, Watson, Blockman, Sweeney and Levi  
Noes Stone

Absent Aldermen Dodson Parry and Ingles

Said Joint Resolution as adopted is as follows. to wit:

Joint Resolution No 884,

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

That permission be and is hereby granted M. F. Keller to grade that portion of "B" street and 24<sup>th</sup> Streets in front of lots 25, 26, 27 & 28 Block 2 St M Higgins addition to the center line of said streets,  
and to the established grades thereof.

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The report of the Joint Street Committee in the matter of the petition of property owners for a change of grade of "A" street from the East line of 7<sup>th</sup> street to the west line of 8<sup>th</sup> street was read and on motion of Alderman Blockman was adopted and is as follows. to wit:

The Joint Street Committee recommend the within petition be granted

H. Sweeney.

A. Beard.

W.H.Doddridge

M. J. Perrin.

---

8/27/97

The report of the Joint Street Committee to whom was referred the Ordinance authorizing the Board of Public Works to appoint three sidewalk inspectors was read and on motion of Alderman Stutt was adopted and is as follows. to wit:

The Joint Street Committee <sup>recommend</sup> the within ordinance be adopted.

H. Sweeney

A. Beard

W.H.Doddridge

M. J. Perrin

8/27/97

Thereupon said ordinance was read, Alderman Stutt moves that said ordinance be laid on the table for thirty days which motion was adopted.

An ordinance authorizing and directing the City Clerk to sell at public auction the City's half lot on 5<sup>th</sup> Street also an ordinance directing the City Clerk to advertise for bids to sell the City lots for public purposes were read and on motion were referred to the Ways and Means Committee.

Due proof of the publication and posting of the Resolution of Intention and publication and notice of the passage of the Resolution of Intention to sidewalk and curb 12<sup>th</sup> street from from the south line of H street to the north line of K street was presented and ordered filed

Thereupon a Resolution ordering the work of sidewalking and curbing Twelfth Street from the south line of H Street to the north line of K Street, was read and adopted, on motion of Alderman Blockman, by the following vote, to wit;

Ayes Aldermen Beard, Stutt, Watson, Blockman, Sweeney & Levi  
Abes Stone

Absent Aldermen Dodson, Parry and Dingle

Said Resolution ordering work as adopted is as follows, to wit:

Resolution ordering the work

Of sidewalking and curbing Twelfth Street in the City of San Diego California, from the south line of H Street to the north line of K Street.

Resolved by the Common Council of the City of San Diego, California, that the public interest and convenience of said city require that the street work hereinafter described be done, and therefore the said Common Council hereby orders the following street work to be done in said city, to wit:

That that portion of said Twelfth Street in said City of San Diego from the south line of H Street to the north line of K Street, including all intersections of streets between said points (excepting such portions of said Twelfth Street and intersections between said points as are already sidewalked with concrete or bituminous rock laid to the official grade) be sidewalked on both sides thereof, with concrete, in accordance with specifications therefor, as contained in Article 2 of Ordinance No. 226 of the ordinances of said City of San Diego, approved August 15<sup>th</sup>, 1893;

And also that that portion of said Twelfth Street, from the south line of H Street to the north line of K Street, including

all intersections of streets between said points (excepting such portions of said Twelfth Street and intersections between said points as are already curbed with concrete, redwood plant, or natural stone laid to the official grade) be curbed on both sides thereof, with concrete, in accordance with specifications therefor, as contained in Section 1 of Article 1 of Ordinance No. 226 of the ordinances of said city, approved August 15<sup>th</sup>, 1893.

The San Diegan-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 Clerk of this city is hereby directed to post conspicuously for five days on or near the chamber door of said Common Council, a notice with specifications inviting sealed proposals or bids for doing said work; and said Clerk is hereby directed to publish, for two days, in the manner and form required by law, a notice of said work, inviting sealed proposals or bids for doing the same, and referring to the specifications posted or on file, in the said newspaper designated as aforesaid for that purpose.

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

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Due proof of the publication and posting of the Resolution of intention to sidewalk and curb Fifth street from the south line of A street to the south line of Walnut Avenue, and notice of the passage of said Resolution of Intention was presented and ordered filed.

Whereupon a Resolution ordering the work of sidewalk and curbing said Fifth street from the south line of "A" street to the south line of Walnut Avenue was read and adopted by the following vote, to wit:

Yea Aldermen. Beard, Butt, Watson, Blochman, Sweeney and Levi.  
Noes Stone

Absent Aldermen Dodson, Pauly & Ingle

Said Resolution ordering the work as adopted is as follows, to wit:

#### Resolution Ordering the Work

of sidewalk and curbing Fifth street in the City of San Diego, California, from the south line of "A" street to the south line of Walnut Avenue.

Resolved, by the Common Council of the City of San Diego, California, that the public interest and convenience of said city require that the street work hereinafter described be done, and therefore the said common council hereby the following street work to be

done in said city, to wit:

That that portion of Fifth street in <sup>the</sup> said city of San Diego from the South line of <sup>"H"</sup> street to the south line of Walnut Avenue, were such avenue extended East across said Fifth Street, including all intersections of streets between said points (excepting such portions of said Fifth street and intersections between said points as have already been sidewalked with concrete laid to the official grade) be sidewalked on both sides thereof with concrete, in accordance with specifications therefor, as contained in Article 2 of Ordinance No. 226 of the ordinances of said City, approved August 15<sup>th</sup>, 1893.

And also that that portion of said Fifth street from the South line of <sup>"H"</sup> street to the South line of Walnut Avenue, were such avenue extended East across said Fifth Street, including all intersections of Streets between said points (excepting such portions of said Fifth Street and intersections between said points as have been already curbed with concrete or natural stone laid to the official grade) be curbed on both sides thereof with concrete, in accordance with specifications therefor, as contained in section 1 of Article 1 of Ordinance No. 226 of the Ordinances of said City, Approved August 15<sup>th</sup>, 1893.

The San Diegan - 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 Clerk of this city is hereby directed to post conspicuously for five days on or near the chamber door of said Common Council, a notice with specifications inviting sealed proposals or bids for doing said work; and said Clerk is hereby directed to publish, for two days, in the manner and form required by law, a notice of said work, inviting sealed proposals or bids for doing the same, and referring to the specifications posted or on file, in the said newspaper as aforesaid for that purpose.

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

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Due proof of the publication and posting of Resolution of Intention to sidewalk and curb the north side of <sup>"K"</sup> Street from the East line of Sixth street to the west line of 12<sup>th</sup> street and notice of the passage of said Resolution of Intention was presented and ordered filed.

Thereupon a Resolution ordering the work of sidewalking and curbing the north side of <sup>"K"</sup> street from the East line of Sixth

street to the West line of Twelfth Street was read and on motion of Alderman Sweeney was adopted by the following vote, to wit:

For Aldermen Beard, Butt, Watson, Blochman, Sweeney and Levi Hobes Stone

Absent Aldermen Dodson, Pauly and Jingle

Said Resolution ordering work as adopted, is as follows, to wit:

Resolution ordering the work

of sidewalking and curbing the North side of K Street in the City of San Diego, California, from the East line of Sixth Street to the West line of Twelfth Street.

Resolved by the Common Council of the City of San Diego, California, that the public interest and convenience of said City require that the street work hereinafter described be done, and therefore the said Common Council hereby orders the following street work to be done in said city, to wit:

That that portion of the North side of K Street from the East line of Sixth Street to the West line of Twelfth Street, including all intersections of streets between said points (excepting such portions of said North side of K Street and intersections between said points as are already sidewalked with concrete or bituminous rock laid to the official grade) be sidewalked with concrete in accordance with specifications therefor as contained in Article 2 of Ordinance numbered 226 of the ordinances of said City of San Diego, approved August 15<sup>th</sup>, 1893;

And also that that portion of the said North side of K Street from the East line of Sixth Street to the West line of Twelfth Street, including all intersections of streets between said points (excepting such portions of the said North side of K Street and intersections between said points as have already been curbed with concrete or natural stone laid to the official grade) be curbed with concrete, in accordance with specifications therefor, as contained in Section 1 of Article 1 of Ordinance numbered 226 of the Ordinances of said City, approved August 15<sup>th</sup>, 1893.

The San Diegan-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 Clerk of this City is hereby directed to post conspicuously for five days on or near the chamber door of said Common Council, a notice with specifications inviting sealed proposals or bids for doing said work; and said Clerk is hereby directed to publish for two days, in the manner and form required by law, a notice of said work, inviting sealed proposals or bids for

doing the same, and referring to the specifications posted or on file, in the said newspaper designated as aforesaid for that purpose.

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

A Resolution declaring Intention to order the closing up of unnamed street, from the North line of Hill Street to the South line of Main Street, between blocks No. 29 and 30 Silver Terraces was read and adopted by the following vote, to wit:

Present Aldermen Beard, Butt, Watson, Blochman, Sweeney and Levi  
Hoes Stone

Absent Aldermen Dodson Pauly and Ingle

Said Resolution Declaring Intention as adopted is as follows, to wit:

#### Resolution Declaring Intention

To order the closing up of unnamed street, from the north line of Hill Street to the South line of Main Street, between Blocks Nos 29 and 30, in Silver Terrace within the City of San Diego, County of San Diego, State of California

Resolved by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, deeming it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said city, to wit:

The closing up of the unnamed street, from the North line of Hill Street to the South line of Main Street, between Blocks Nos 29 and 30, in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to map of said Silver Terrace, filed in the Office of the County Recorder of said County of San Diego, on the 24th day of December, 1887, said Silver Terrace being a subdivision of the Pueblo Lots Nos 1177, 293, and 294 of the Pueblo Lands of the said City of San Diego.

That it is not necessary to take any land for the closing up of said Unnamed street.

That the San Diegan-Sun a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published in the manner and form required by law, notice of the passage of this Resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this Resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law,

A joint Resolution instructing the Joint Water Committee to investigate and ascertain if consumers using water for irrigation purposes are wasting the same, was read and referred to the Joint Water Committee

After giving due notice President Levi, did, in open session sign the following ordinances, an Ordinance ratifying certain actions of the Board of Public Works in contracting with Wm. Gehler for cultivating the Howard tree in the City Park. An ordinance authorizing the Board of Public Works to purchase sewer pipe. And an ordinance directing the City Clerk to advertise for bids to light the City with electric lights for the year beginning April 1<sup>st</sup> 1898

Thereupon the Board adjourned until Tuesday September 21<sup>st</sup> 1897 at 7:30 o'clock P.M.

*Emile Dix*  
President of the Board of Aldermen

Attest

*R. D. Gaedman*  
City Clerk

Adjourned Meeting

Council Chamber of the Board of  
Aldermen of the City of San Diego  
California September 21<sup>st</sup> 1897

Pursuant to adjournment a meeting of the Board of Aldermen was held this day at 7.30 o'clock P.M. President Levi presiding.  
Present Aldermen Beard, Butt, Watson, Blochman, Sweeney, Levi and Clerk Goldman.

Absent Aldermen Dodson, Pauly and Dugle.

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Reading of the minutes was dispensed with.

A communication from the Board of Public Works asking for authority to appoint an Inspector of sidewalks for the work to be commenced on the Plaza was read and on motion of Alderman Sweeney the recommendation therein contained was adopted.

Thereupon an Ordinance providing for the appointment of such Inspector was read and a ballot being taken thereon was lost by the following vote, to wit:

Ayes Alderman Beard.

Noes Aldermen Butt, Watson, Blochman, Sweeney and Levi.

Absent Aldermen Dodson, Pauly and Dugle.

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

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A communication from the Board of Public Works in the matter of purchasing a Chemical Engine for Florence Heights was read. Alderman Sweeney now moves that action in said matter be postponed and that the Board of Public Works be requested to hold all bids for furnishing such Chemical Engine for further action of the Council.

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A communication from the Board of Public Works asking for authority to clean up the dirt on a street from 3<sup>rd</sup> to California Streets was read and on motion of Alderman Watson was referred to the Joint Street Committee.

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A communication from the Board of Public Works asking for authority to make repairs various streets was read and on

motion of Alderman Futt was referred to the Joint Street Committee.

An itemized statement of the expenditures of the Board of Public Works for the month of August 1897 was received and on motion of Alderman Futt was ordered filed.

A communication from the Board of Public Works requesting authority to lower flush tanks on 13<sup>th</sup> and 22<sup>d</sup> streets was read and on motion of Alderman Futt was referred to the Sewer Committee of the Board of Aldermen.

A communication from the City Attorney in the matter of re-districting the City into nine wards was read and referred to the Joint Street Committee.

The City Auditor's report for the month of August 1897 was read and ordered filed.

The petition of Leon Butter for a retail liquor license at 2350 4<sup>th</sup> street together with protests of citizens in that vicinity against the same were presented and read. Alderman Beard moves that said license be granted. Thereupon on motion of Alderman Watson and by the following vote, to wit:

Ayes Aldermen Dodson, Futt, Watson, Blochman, Sweeny & Futt  
Noes Alderman Beard

Absent Aldermen Pouly and Ingale.

said matter was referred to the Health and Morals Committee

The petition of B.F. Hertenberger for a general Auctioneers license was read and on motion of Alderman Blochman was granted.

The petitions of Chas Ruppenthal for Bitumen sidewalk and Redwood curb on Logan Avenue and of J Frank Over for Bitumen sidewalk on 2<sup>d</sup> street were read and referred to the Street Committee.

Petitions of the following named persons for permission to construct concrete sidewalks and curbs in front of the property set opposite their respective names, were read and granted:  
Robinson and Elkins on 9<sup>th</sup> Street in front of Lot 12 Block 13 Carruthers Addition

" " " on Logan Avenue in front of Lots 11 & 12 Block 180 Mannasse & Schiller's Add

" " " 8<sup>th</sup> Street in front of lot 1 Block 59 Hortons Addition

" " " 8<sup>th</sup> street in front of Lot 1 Block 85. "

J P Christensen on 5<sup>th</sup> " " " " E " 202 "

A protest from citizens of the 7<sup>th</sup> and 8<sup>th</sup> wards against

the location of the Garbage Crematory on Block 85 Mannerse and Schiller's Addition was presented. Alderman Stutt moves that the protest be filed. Thereupon Alderman Sweeney moves that said protest be referred to the Health and Morals Committee which latter motion was adopted.

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The petition of Lida M. Stutt for permission to grade 3<sup>rd</sup> street in front of Lot one Block 7 Loma Grande Addition was read and on motion of Alderman Dodson was granted.

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A joint Resolution authorizing the Board of Public Works to expend the sum of \$250. for sprinkling the streets was read and adopted by the following vote, to wit:

Present Aldermen Beard, Stutt, Watson, Blochman  
Sweeney and Levi  
Abstent Stone

Absent Aldermen Pauly and Ingle

Said joint Resolution as adopted is as follows, to wit:  
Joint Resolution No 886

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, empowered and directed to expend the sum of 250 dollars for sprinkling the streets of the City of San Diego, from the date of the passage hereof, up to and including the 30<sup>th</sup> day of September 1897.

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A joint Resolution authorizing the Board of Public Works to make repairs on Logan, Milton and National Avenues and Beach Street as recommended by the Joint Street Committee was read and on motion of Alderman Stutt was adopted by the following vote, to wit:

Present Aldermen Beard, Stutt, Watson, Blochman  
Sweeney and Levi,  
Abstent Stone

Absent Aldermen Pauly and Ingle.

Said joint Resolution as adopted is as follows, to wit:  
Joint Resolution No. 888.

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 instructed to make repairs to the streets as follows:

Fill up the chuckholes on Logan, Milton and National Avenues;  
Enlarge the culvert across Milton Avenue at 22<sup>d</sup> street;

Clean out and open up the gutters on Milton Avenue at 22<sup>nd</sup> street;  
 Repair and fill up washed out gutters on Milton Ave between 21<sup>st</sup> & 22<sup>nd</sup> streets;  
 Repair Bush Street from 4<sup>th</sup> to Union Street.

A Joint Resolution reducing the license for Walter L Mains circus was read and on motion of Alderman Beard was adopted by the following vote, to wit:

Ayes Aldermen Dodson, Beard, Stutt, Watson, Blockman,  
 Sweeney and Levi.

Ayes None

Absent Aldermen Pauly and Ingles

Said joint Resolution as adopted is as follows, to wit:

Joint Resolution No 892

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

That Walter L Mains Circus be, and it is hereby granted permission to exhibit its circus and menagerie in the City of San Diego, on the 27<sup>th</sup> day of September, 1897, for the license fee of \$150<sup>00</sup> for such circus and menagerie and \$25. for each sideshow or museum in connection therewith.

The report of the Joint Ways and Means Committee to whom was referred two Ordinances in the matter of the proposed sale of the city's half lot on 5<sup>th</sup> street and purchasing of other lots was read and on motion of Alderman Watson was adopted and is as follows, to wit:

San Diego, California Sept 17<sup>th</sup>, 1897.

To the Common Council

San Diego, California

Gentlemen:

Your Joint Ways and Means Committee, to whom was referred two ordinances, one instructing the City Clerk to sell the City's half lot on 5<sup>th</sup> street between B and D Streets, the other instructing the City Clerk to advertise for bids to purchase certain lots for public use, herewith report as follows;

We have gone over these ordinances and made some changes in them, and recommend the adoption of ordinances herewith presented.

Respectfully,

A. E. Stutt.

Geo. B. Watson.

B. H. Olmsted

F. W. Barnes

An ordinance to provide for the sale and conveyance

of certain Real estate owned by the city of San Diego, was read and on motion of Alderman Stutt was adopted by the following vote, to wit:-  
 Yes Aldermen Dodson Beard Stutt, Watson, Blockman,  
 Sweeney and Levi.

Abs - Stone

Absent Aldermen Pauly and Ingle

Said ordinance as adopted is as follows. to wit:-  
 Ordinance No.

An ordinance to provide for the sale and conveyance of certain Real estate owned by the City of San Diego, California.

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

Section 1. That the City Clerk of said City of San Diego be and he is hereby authorized, directed, and required to sell, at public auction, after publication of notice thereof, for at least three weeks in the city official newspaper of said city, to wit: the San Diegan-Sun, the following described real estate situated in said City of San Diego, County of San Diego, State of California, and owned by said City, and particularly described as follows. to wit:-

The South one half of Lot 6 in Block numbered 35 in Hutton's Addition in said City of San Diego.

Sec. 2. The said sale shall take place in front of the main entrance to the City Hall of said City, situated on the south west corner of D and Third streets in said City of San Diego, at the date specified in the notice of such sale, which date shall be fixed by the said City Clerk, in said notice, and shall be not later than sixty days subsequent to the approval of this Ordinance; said lot shall be sold at such sale to the highest and best bidder, for cash, subject to the approval of this Common Council, in the manner hereinafter stated, provided, the said City Clerk shall not receive or entertain any bid for said property for a less sum than twelve thousand dollars.

Sec. 3. The said City Clerk, after making such sale, shall immediately report the same in writing, to the said Common Council, giving name of purchaser, amount of highest and best bid, and such other facts as may be necessary to fully inform said Council of the proceedings had touching such sale, and the said Common Council shall thereupon, by Ordinance, approve and confirm such sale or disapprove and reject the same.

Sec. 4. The purchaser at such sale shall pay to the said City Clerk five per cent. of the amount of the purchase price at the time the sale is made, which amount so paid shall be, by the said City Clerk, returned to said purchaser in case such sale is not approved by said Common Council within 30 days after receiving

a report of the same from the said City Clerk; if such sale be approved by said Common Council the said five per cent. shall be, by said City Clerk, paid to the City Treasurer of said City.

Sec. 5. The notice of such sale given by the said City Clerk as provided in Section 1 of this Ordinance shall give the time and place of such sale, fixing the hour of the day at which such sale shall take place, which hour shall be between ten o'clock A.M. and three o'clock P.M. of the day upon which such sale is had, and shall also fix the terms and conditions of such sale as herein provided, and that the right is reserved to reject any and all bids.

Sec. 6. If such sale be approved by said Common Council as provided in Section 3 hereof, the purchaser shall be entitled to a deed for the said real estate; and upon presenting to the Mayor of said City a receipt from the City Treasurer of said City, showing that the entire purchase price of said real estate has been paid to the said City Treasurer, the Mayor of said City of San Diego shall, for and on behalf of and in the name of said City, execute, acknowledge, and deliver to such purchaser a deed of conveyance for the said real estate, and the said City Clerk of said City shall attest the execution of said deed by affixing his signature thereto and the official seal of said City.

Sec. 7. That there be and is hereby established a fund to be known as the "Construction Fund," and all moneys arising from the sale provided for in this ordinance shall be apportioned to the said "Construction Fund" and shall be used only for the purpose of purchasing a lot, or lots, and the construction of a building or buildings, for the use of the said City.

Sec. 8. This Ordinance shall take effect and be in force from and after its passage and approval.

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

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The ordinance directing the City Clerk to advertise for bids or proposals for the sale to the City of property for public use was read and on motion of Alderman Butt was adopted by the following vote, to wit:

Ayes Aldermen Beard, Butt, Watson, Blockman, Sweeney and Levi  
Noes Stone

Absent Aldermen Dodson, Pauly and Ingle.

Said ordinance as adopted is as follows, to wit:

Ordinance No.

An ordinance directing the City Clerk of the City of San

Diego, California, to advertise for bids or proposals, for the sale to said City, of property needed by said City, for public use.

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

Section 1. That the City Clerk of the said City of San Diego is hereby authorized and directed to advertise for a period of ten days in the City official newspaper of said City, for bids or proposals to sell to the said City of San Diego:

One lot or parcel of land 50 feet x 100 feet in size, situated within three blocks of the intersection of Third and "D" streets in said City of San Diego;

One lot or parcel of land 50 feet x 100 feet in size, situated within three blocks of the intersection of Fifth and "B" streets in said City of San Diego;

One lot or parcel of land 50 feet x 100 feet in size, situated within three blocks of the intersection of Twenty second and "H" streets in said City of San Diego;

One lot or parcel of land 50 feet x 100 feet in size, situated within three blocks of the intersection of seventh and "I" streets in said City of San Diego;

One lot or parcel of land 50 feet x 100 feet in size, situated within three blocks of the intersection of Fourth and Hartman Streets in said City of San Diego; and also one lot or parcel of land, not less than 100 feet x 150 feet in size, and situated within that portion of said City of San Diego having for its northern boundary "A" street, for its eastern boundary tenth Street, for its southern boundary "F" street, and for its western boundary Second Street.

Sec. 2. That such advertisement to be made by said Clerk, as above directed, shall require all bids to be made in sealed envelopes and filed in the office of the said City Clerk, on or before the hour of 7.30 o'clock P.M. of the 1<sup>st</sup> day of November, 1897, and that the City reserves the right to reject any and all bids.

Sec. 3. That it is deemed by said Common Council that the property proposed to be purchased, as provided in this Ordinance, is needed by said City for public use, and that if any property be purchased hereunder it shall be used solely by said City, for public use.

Sec. 4. This Ordinance shall take effect and be in force from and after its passage and approval.

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A joint Resolution directing the City Engineer to prepare plans, specifications and estimates of the cost of an electric light plant for lighting the City of San Diego was read and on motion of

Alderman Sweeney was referred the Joint Committee on Gas, Electric Light and Telephones.

A Joint Resolution directing the San Diego Gas and Electric Light Company to move the pole and low arm electric light near the India street Bridge three hundred and fifty feet further north on said India street was read and on motion of Alderman Stult was referred to the Joint Committee on Gas, Electric Light and Telephones.

A Resolution of Intention to sidewalk and curb "F" Street from the West line of Fourth Street to the East line of Arctic Street was read and on motion of Alderman Sweeney was adopted by the following vote, to wit:

Yea Aldermen Beard, Stult, Watson, Blochman, Sweeney and Levi,  
Noes Stone

Absent Aldermen Dodson, Pauly and Dugle.

Said Resolution of Intention as adopted is as follows, to wit:

#### Resolution of Intention

To sidewalk and curb "F" street in the City of San Diego, California, from the West line of Fourth Street to the East line of Arctic Street.

Resolved, that it is the intention of the Common Council of the City of San Diego, California, to order the following street work to be done in said city, to wit:

That that portion of "F" Street within said City, from the West line of Fourth Street to the East line of Arctic Street, including all intersections of streets between said points (excepting such portions of said "F" Street and intersections between said points as are already sidewalked with concrete or bituminous rock laid to the official grade, and also specifically excepting that portion of said "F" Street in front of the East forty-nine feet of Lot "G" in Block 64 in Horton's Addition in said City, and that portion of said "F" street in front of Lot "G" in Block 65 in Horton's Addition, and also excepting the return on the North West corner of the intersection of said "F" Street with Third Street, and also the return on the North West corner of the intersection of said "F" Street with Second Street, which have already been sidewalked with concrete or bituminous rock) be sidewalked on both sides thereof, with concrete, in accordance with specifications therefor, as contained in Article 2 of Ordinance No. 226 of the ordinances of said City, approved August 15<sup>th</sup>, 1893;

And also that that portion of said "F" street from the West line of Fourth street to the East line of Arctic street, including all intersections of streets between said points (excepting such

portions of said "F" street and intersections between said points as are already curbed with natural stone, concrete, or redwood plank laid to the official grade, and also specifically excepting that portion of said "F" street in front of the East forty-nine feet of Lot "G" in Block 64 in Horton's Addition in said City, and that portion of said "F" street in front of Lot "G" in Block 65 in said Horton's Addition, and also excepting the return on the North West corner of the intersection of said "F" street with Third Street, and also the return on the North West corner of the intersection of said "F" street with Second Street, which have already been curbed with concrete, natural stone, or redwood plank) be curbed on both sides thereof, with concrete, in accordance with specifications. Therefor, as contained in section 1 of Article 1 of Ordinance No. 226 of the ordinances of said City, approved August, 15<sup>th</sup>, 1893.

The San Diego-Sun, a daily newspaper printed and circulated in said City of San Diego, is hereby designated as the newspaper in which this resolution of intention shall be published for two days, and the notice of the passage thereof for six days in the manner and by the persons required by law.

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

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A Resolution of Intention to grade 25<sup>th</sup> street from the center line of F. street to the north line of K street was read and referred to the Joint Street Committee.

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The report of the Joint Street Committee to whom was referred the petition of Louis Weiland in the matter of the unsanitary condition of property at the corner of 16<sup>th</sup> and F streets was read and on motion of Alderman Sweeney was adopted and is as follows, to wit:

The Joint Street Committee recommend that the within petition be placed on file

H. Sweeney,  
A. Beard,  
W. H. Doddridge  
M. J. Perrin

9/17/97

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The report of the Joint Street Committee to whom was referred the petition of property owners to have the name of "F" street changed to Market Street was read and adopted and is as follows, to wit:

The Joint Street Committee recommend that the within petition to change the name of H street be filed

H. Sweeney.  
A. Beard.  
W.H. Doddridge  
M.J. Perrin

9/17/97

The report of the Joint Street Committee to whom was referred the petition of O. C. Dranga for additional time in which to construct concrete sidewalk and curb on H Street in front of Lot # "Block 93" Footlous Addition was read and on motion of Alderman Sweeney was adopted and is as follows, to wit;

The Joint Street Committee recommend that the within petition be placed on file for the reason that a contract for the work has been let by the city

H. Sweeney.  
A. Beard.  
W.H. Doddridge  
M.J. Perrin

9/17/97

The report of the Joint Street Committee to whom was referred the protest of Joseph Kelly against rescinding the proceedings had for sidewalkizing a portion of J Street was read and on motion of Alderman Stult was adopted and is as follows, to wit;

The Joint Street Committee recommend that the within petition be placed on file for the reason that the proceedings alluded to herein have already been rescinded by the Council.

H. Sweeney.  
A. Beard.  
W.H. Doddridge  
M.J. Perrin

9/17/97

The report of the Joint Street Committee in the matter of the recommendations of the Board of Public Works in regard to repairs on streets, watering and cultivating and spraying trees in the city Parks, was read and on motion of Alderman Stult was adopted and is as follows, to wit;

San Diego California Sept 17<sup>th</sup> 1897.

To the Common Council

Gentlemen  
San Diego, California,

The Joint Street Committee to whom was

referred communications from the Board of Public Works, recommending various repairs to the streets and highways and watering, cultivating and spraying the trees and shrubbery in the City Parks, herewith recommend that said Board be authorized to do the repairing, watering and cultivating proposed: That said Board be instructed to have the Superintendent of Parks make a thorough examination of the trees and shrubbery in the various city Parks and report the necessity of spraying such trees &c, also the material and labor required with an estimate of the cost thereof.

Respectfully

A. Sweeney.

A. Beard.

W.H. Doddridge

M.J. Perrin.

An ordinance concerning the Public Health of the City of San Diego was read and adopted by the following vote, to wit:

For Aldermen Beard, Watson, Blochman, Sweeney and Levi,  
Ayes.  
For Alderman Brett  
Abstain.  
Absent Aldermen Dorson & Pauly.

Said ordinance as adopted is as follows, to wit:

Ordinance No. —

An ordinance concerning the Public Health of the City of San Diego, California.

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

Section 1. The Board of Health of the City of San Diego, California shall have the power to adopt such measures as will, in their judgment, best promote the health of said City and prevent the spread of disease; to enter into and examine, at any time, all vessels in port, buildings, cars, lots, and places in said City; to prevent or forbid communication with infected families or houses, and, by and with the consent of said Council, to establish a pest house or hospital and provide the necessary supplies therefor, and generally to exercise a supervision over hospitals, sanatoriums, prisons, school houses and public buildings, so far as in their judgment may be necessary for the promotion of health.

Sec. 2. It shall be the duty of the Board of Health to recommend to the said Council, in writing, whenever they shall deem necessary, such sanitary measures as they may consider advisable, and to co-operate with them in carrying the same into effect.

Sec. 3. The Health Officer shall be the executive officer of the Board of Health and his duties shall be as follows,

1<sup>st</sup>. It shall be the duty of the Health Officer, under the direction and control of the Board of Health, to enforce all laws, ordinances, and regulations relating to causes of sicknesses, nuisances, and sources of filth existing within said City.

2<sup>nd</sup>. He shall issue when called upon certified certificates or duplicate certificates of deaths which are on record in the Health Office, for which a charge of two dollars shall be made for each and every certified certificate or duplicate certificate of death, which sum of two dollars shall be paid into the treasury of said City and placed to the credit of the Public Health Fund therein. In case of the Health Officer's absence from his office, the Secretary of the Board of Health shall issue such certificate.

3<sup>rd</sup>. He may under the direction of the Board of Health, remove any person who is not a resident of the City and who is known to be infected with any dangerous, contagious or infectious disease, to a pest house, where such removal shall be deemed necessary to prevent the spread of such disease, and when such removal can be made without danger to the life of the person.

4<sup>th</sup>. Whenever a nuisance endangering, in the opinion of the Health Officer, the public health shall be ascertained on any premises, or in any house, or other place in said City, he shall, with the approval of the Board of Health, notify, in writing, any occupant, person or persons having control or owning or acting as agent for such premises, house, or other place, to abate or remove such nuisance within a reasonable time, to be stated in such notice. Any occupant may abate such nuisance under the direction of the Board of Health, and deduct the expense for the same from rents due owner or agent of said property.

5<sup>th</sup>. Upon the neglect or refusal of any owner, occupant, or agent, or other persons having control of such house or other place within said City, to comply with such notice, the Health Officer may abate such nuisances, and the owner, agent, occupant, or other persons having control of such house or place, in addition to the penalty provided by this ordinance, shall be liable to said City for such abatement, to be recovered in a civil action in any court of competent jurisdiction.

6<sup>th</sup>. It shall be the duty of any member of said Board of Health, the Health Officer, or any officer of the Health Department, when necessary to secure the public Health, to enter upon the premises, or in the house, or other place of any person within said City, to ascertain any nuisance that may there exist, to inspect drains, vaults, cellars, cesspools, waterclossets, privies, or sewers, or the yards of such premises to examine into their condition, and when satisfied that apartments used for lodging or other purposes are

improperly constructed, or liable from overcrowding or filth to become dangerous to the public health, or to disseminate contagious or infectious disease, or are not properly provided with privies, waterclosets, or with sewers, drains, or cesspools properly tapped, they, or any of them, shall serve a written notice upon the owner or other person in charge of such premises, to remove the said nuisance therein named. If any such owner or other person in charge of such premises neglects to obey such notice he shall be deemed guilty of a misdemeanor and upon conviction thereof punished, as provided in Section 42 of this Ordinance, and said Board or Officer may abate any such nuisance and put such premises in a sanitary condition, and the owner, or agent, or other person in charge of the same, in addition to the penalty herein provided shall be liable to said City for the cost of abating such nuisance and putting such premises in a sanitary condition, which cost may be recovered by said City in any Court of competent jurisdiction.

Sec. 4. Physicians and midwives must, on or before the fourth day of each month, make a return to the Health Office of all births, deaths, and the number of still-born children occurring in their practice during the preceding month. In the absence of such attendance the parents must such report within thirty days after the birth of the child, such returns must be made in accordance with the rules adopted, and upon blanks furnished by the Health Office.

Sec. 5. No person shall inter, cremate, or otherwise dispose of any human body within said City of San Diego without having first obtained from the Health Officer of said City a permit therefor. Every Physician when a death occurs in his practice within said City, shall within twenty-four hours from the time of such death, make and file in the office of the Health Officer of said City a certificate setting forth as nearly as possible the name, age, color, place of birth, occupation, date, locality and cause of death of deceased.

It shall be the duty of the Health Officer, in addition to all other duties required to be performed by him, to require all persons having in charge the digging of graves and the burial of the dead to see that the body of no human being who had reached ten years of age, shall be interred in a grave less than six feet deep or if under the age of ten years, the grave to be not less than five feet deep.

Sec. 6. Superintendents or persons in control of cemeteries within the borders of the City of San Diego must return to the Health Office, on the fourth day of each month, the

names and location of all persons interred or deposited within their respective cemeteries for the preceding month.

Sec. 7. No Superintendent or person in control of a cemetery can remove, or cause to be removed, disinter, or cause to be disinterred, any corpse that has been deposited in the cemetery without a permit from the Health Office or by order of the coroner.

Sec. 8. Whenever it shall come to the knowledge of the Health Office, or any officer or member of the Board of Health and after a thorough examination, that any building, or part thereof, is unfit for human habitation, by reason of its being so infected with disease as to cause or to be likely to cause sickness among the occupants, or by reason of defective plumbing, its want of repairs, or any other cause, has become dangerous to life, said Board of Health may issue an order and cause the same to be affixed conspicuously on the building, or part thereof, and to be personally served on the owner, agent, lessee, or occupants, requiring all persons therein to vacate such building for the reason to be stated therein as aforesaid. Such building or part thereof, shall, within ten days thereafter, be vacated, or within such shorter time, not less than twenty-four hours, as in said notice may be specified; but said Board of Health, if it shall become satisfied that the danger from said house, or part thereof, has ceased to exist, may revoke said notice, and it shall thenceforward become inoperative.

Sec. 9. Every physician in the City shall report to the Health Office, in writing, every patient he shall have laboring under small-pox, varioloid, Asiatic cholera, diphtheria or scarlatina, immediately thereafter, and report to the Health office every case of death from such disease, immediately after it shall have occurred. Such deceased person shall be buried in the manner required by the Board of Health.

Sec. 10. Every householder in said City shall report, in writing, to the Health Office the name of any person boarding or inmate at his or her house, whom he or she may have reason to believe sick of cholera or small-pox or any other contagious disease, and any death occurring at his or her house from such disease.

Sec. 11. The Health Office must keep a record of all births, deaths, and interments occurring in the City of San Diego.

Sec. 12. The Health Office shall immediately upon reports of scarlet fever or diphtheria or other contagious disease being received by him, placard the house and notify the Board of Education that it will be dangerous to the public health for children from that family to attend school until

they get a certificate from the Board of Health. He shall also notify the officer in charge of the Public Library so that he may refuse books to the infected families.

Sec. 13. No person, master, conductor, or captain in charge of any boat, vessel, railroad-car, or public or private conveyance shall receive for transportation, or shall transport the body of any person who has died within the limits of the City of San Diego without obtaining a permit for the same from the Health Officer which permit shall accompany the body to its destination; and no person, master, captain, or conductor, as aforesaid, shall bring into or transport through the said City the dead body of any person unless it be accompanied with a certificate from some proper authority of the place whence it came, stating name, age, sex, and cause of death, which certificate shall be filed at the Health Office; provided, also, that in no case shall the body of any person who died of a contagious disease be brought to the City within two years of the day of death.

Sec. 14. It shall be the duty of the Health Officer of the said City when, in the opinion of the Board of Health, it shall be deemed necessary for the health of the City, to cause all and every train of cars, both passenger and freight, to be boarded before the same shall enter the populated part of the City, either by himself or some competent person appointed by him, and ascertain whether any person affected with small-pox, varoloid, or any other contagious disease be on said train, and if any person so affected be found thereon, it shall be the duty of the Health Officer, or the person so appointed, to notify the conductor, or person having charge of such train, or trains, thereof and after such notice the conductor, or person having charge of such train, or trains, shall not enter the populated part of said City with said train, or any part thereof, until the permission of the Health Officer shall have been granted, or obtained.

Sec. 15. It shall be the duty of the Health Officer, when in his opinion, he deems it necessary for the health of the City, to notify the superintendent or the person having charge of and control over any and all trains of cars, both passenger and freight, entering into or going out of said City of San Diego, to stop, or cause all trains of cars, both passenger and freight, to stop at some convenient place (to be determined by the Health Officer) outside of the populated part of the City, before entering the same, and to notify or cause to be notified, by the posting of notices, or otherwise, all conductors or other persons having charge of trains entering in or going out of said part of said City, to stop

with said train or trains before entering said part of said city, at the place so designated, so that the same may be examined to see whether the same contain persons affected with small-pox or varioloid, or other contagious diseases. And every such superintendent, conductor, agent, or other person having charge or control of any such train or trains of cars shall, after receiving the notice provided for in this section, stop and retain any such train or trains of cars, at the place designated in such notice until the permission of the Health Officer to move and proceed with the same be granted or obtained.

Sec. 16. No person shall, without a permit from the Health Officer, carry or remove from one building to another, or from any railroad depot to any house, or through the public streets, or from any boat to any shore any person sick of any contagious disease.

Sec. 17. Whenever a case of small-pox, varioloid, or cholera is reported to the Health Officer it shall be his duty to immediately visit the premises where the person so affected resides or may be stopping, and the said Health Officer, under the personal inspection of himself, shall immediately cause to be erected a yellow or quarantine flag in a conspicuous place on said premises or to post upon the doorway of the houses infected with small-pox, varioloid, cholera, diphtheria, etc., a placard setting forth the fact, the same to remain during the continuance of the disease on said premises.

Sec. 18. No person shall remove any quarantine flag or placard from any building where the said flag or placard shall have been placed by the Health Officer, without the permission of the said Health Officer.

Sec. 19. No person attending upon or otherwise coming in contact with any person affected with the small-pox in such a manner or to such an extent as to render him liable to communicate the disease, shall go upon any public street, or in any way mingle with the people not affected with the disease.

Sec. 20. Whenever a case of small-pox shall exist in any house or tenement, and for any reason the person affected shall not remove to the small-pox hospital, it shall be the duty of the Health Officer, to place some competent person in charge of such premises whose duty it shall be to see that the provisions of the preceding sections are observed so long as may be deemed necessary for the public safety and until no danger from contact can be reasonably apprehended.

Sec. 21. Nothing contained in the two preceding sections shall be so construed as to apply to physicians.

Sec. 22. The Health Officer shall have the power, during the prevalence of any epidemic, to fumigate and disinfect any

premises which, in his judgment, require disinfecting.

Sec. 23. No person shall allow or permit any butcher's offal, garbage, or any dead animal, or any putrefied or stinking animal, or vegetable matter, or any foul, stinking, or stagnant water to remain on his premises within said City after being notified by any policeman or Health Officer to remove the same, and no person shall throw into any street, park, alley, place, or receiving basin, or any standing water, or any excavation, or upon the grounds or premises of another within said City any butcher's offal, garbage, rubbish, dead animal, or any putrefied or stinking animal or vegetable matter or any foul, offensive, or stinking water; nor shall any animal dying of disease, accident, or old age be skinned within said City, nor shall any dead animal be thrown into the tide or reservoirs of water within the limits of said City.

Sec. 24. The rendering, heating, or steaming of any animal or vegetable product or substance generating noisome or unwholesome odors, or gaseous vapors shall be conducted in steam-tight Kettles, Tanks or boilers and such method adopted as shall entirely condense, decompose, deodorize, or destroy the odors, vapors, or gaseous products arising therefrom; and no person shall burn upon his premises, or upon any street, alley, or other place within said City, any rubbish, manure, animal or vegetable matter or substance of any kind which will create noisome or unwholesome odors, without first obtaining the consent of all parties residing within one hundred feet thereof and a permit from the Health Officer.

Sec. 25. No person shall remove or transport any beef, mutton, veal, pork, or other carcass of any animal used for food, throughout or along any of the streets of this City, unless the same be removed or transported in wagons or carts so constructed and covered as to protect it entirely from dust and dirt, and so that the same may not be exposed to view during the course of said transportation, and it shall be unlawful for any person to allow the same to remain exposed upon any street or sidewalk in said City.

Sec. 26. Every police officer of said City, having a regular beat, shall be and is hereby made ex-officio Health Inspector, and in case any such police officer shall observe, at any time, that any building, street, alley, court, or lane in said City is in a condition offensive to the public health he shall immediately make a report thereof to the Health Officer who shall, if after an investigation, he deem it necessary, issue a notice

directed to the person in control of any such building or to the person maintaining such nuisance, to abate the same, and said ex officio Health Inspector shall serve such notice on the person to whom it is directed, and thereupon the person having the control of any such building or maintaining any such nuisance shall immediately abate the same.

Sec. 27. Every owner, lessee, tenant, or occupant of any stable, stall, or apartment in which any horse, cattle, or swine, or any other animal shall be kept, or of any other place in which manure or any liquid discharge of any such animals shall collect or accumulate shall cause such liquid or manure to be removed to some proper place, and shall at all times keep such stalls, stables and apartments, and the drainage yard and appurtenances thereof in a cleanly and wholesome condition in accordance with the directions and approval of the Board of Health.

Sec. 28. No person shall expose or offer for sale or sell for human food, within said City any blown, meagre, diseased or bad meat, poultry, or game, or any unsound, diseased, or unwholesome fish, fruit, vegetables, or market produce.

Sec. 29. No person shall bring within this City, expose or offer for sale, or sell, within this City any sick or diseased animal, or the flesh of any animal which, when killed, was sick or diseased, or that died a natural or accidental death.

Sec. 30. No person shall slaughter, expose for sale, or sell, in or bring within the City for sale, for human food any calf unless it is in a good, healthy condition and at least four weeks old.

Sec. 31. Every owner, manager, lessee, tenant, keeper, or occupant of any hotel restaurant within this City shall provide two or more sheet-iron boxes or tubs at least sixteen inches in diameter and twenty inches in height, with close fitting covers, and a handle on each side, one of which boxes or tubs shall be kept in the kitchen of any such hotel or restaurant, and shall be used as a depository for all rubbish, offal, and other waste matter arising or produced in such hotel or restaurant, and when any such box or tub shall be filled the cover shall be placed thereon and the same carried to one side and one of such empty boxes or tubs put in the place thereof; and it shall be unlawful for any such hotel or restaurant keeper to put such rubbish, offal, or waste matter in any other place than in such boxes or tubs.

Sec. 32. It shall be unlawful to keep a hog or hogs, or maintain a pigpen in any part of the City, without the written consent of all parties within four hundred feet, and a written permit from the Health Officer.

Sec. 33. No person shall use within said City, any wagon, cart, or other vehicle for the conveyance or removal of swill, garbage, or filth of any kind without a permit from the Health Officer. Every conveyance, before it shall be used for the removal of any swill, garbage, or filth, shall be filled at least one half full of water and brought to a convenient place near the Health Office of said City, for the Health Officer's inspection. If the same shall be found to be perfectly staunch, tight, and closely covered with a cover, so as to prevent leakage or smell then the Health Officer shall issue a permit to the party applying therefor, upon the payment of two and one half dollars, which permit shall be good for three months from the date of the same, provided that each permit so issued shall expire upon the 31<sup>st</sup> day of March, the 30<sup>th</sup> day of June, the 30<sup>th</sup> day of September, and the 31<sup>st</sup> day of September next ensuing after the date of its issue. Each of such permits shall give number and kind of vehicle and also state whether for swill or for garbage.

The said sum of two and one half dollars paid for such permits shall be paid into the City Treasury and placed to the credit of the Public Health Fund therein.

Sec. 34. No person shall use any cart wagon, or other vehicle for the removing of rubbish without first having obtained a permit from the Health Officer therefor, for which permit the applicant shall pay the sum of two and one half dollars, which sum shall be paid into the City Treasury and placed to the credit of the Public Health therein. Such permit shall give the number and kind of wagon and be good for three months from date of issuance. All wagons used for the removal of rubbish, after being loaded, shall be covered with a canvass cover to prevent the scattering of rubbish along the streets while passing through them.

Sec. 35. No chicken or dove coop, or hen house, or rabbit hutch shall be permitted within less than twenty-five feet of any occupied residence within the City of San Diego, without the written consent of the Health Officer, after inspection of the same.

Sec. 36. The following shall be the schedule of charges for the removal to the Garbage Scow or Garbage crematory, per load, — Dead animals or any vegetable matter within the boundaries south of Alvarado Street and the City Park, and west of Twenty-fifth Street. North of 16 Street, <sup>and</sup> west of 31<sup>st</sup> Street south of 16 Street and east of the Bay.

|                                  |         |
|----------------------------------|---------|
| Horse, mule, cow, bull, or steer | \$ 2.50 |
| Calf or calf under one year      | 1.00    |
| Sheep, goat, or hog              | .50     |
| Dog or cat.                      | .25     |

|                                       |      |
|---------------------------------------|------|
| Chicken, Turkey, Duck, Goose, or Rat  | .05  |
| Vegetable or Animal matter per barrel | .50  |
| Debris, per two horse load,           | 1.00 |

Sec. 37. The compensation for the removal of all dead animals, fowls, debris, animal and vegetable matter found outside the above described territory shall be governed by the Board of Health.

Sec. 38. No person or company shall gather any garbage between the hours of seven o'clock A.M. and nine o'clock P.M. of any day, in that portion of said City having for its Northern boundary the South line of B Street, and for its Eastern boundary the East line of Seventh Street, and for its Southern boundary the Northern line of J Street, and for the Western boundary of the Western line of Third Street.

Sec. 39. There is hereby established in the City Park a public dump bounded as follows. To wit: Beginning at a point in the first branch canyon to the left as the ascent of Devil's Canyon is made into the City Park, the South East corner of which bears three degrees and thirty minutes west fifteen hundred and fifty-eight and one half feet from the point where the West line of Nineteenth Street intersects the South line of the City Park; thence North 18 degrees and 15 minutes, west 300 feet; thence South 71 degrees and 45 minutes, West 150 feet; thence South 27 degrees, East 288 feet; thence North 80 degrees, East 109 feet to the place of beginning.

Sec. 40. That all rubbish, stable manure, street sweepings, tin cans, waste paper, and other refuse material not suitable for transportation to sea on the garbage scow shall be removed to the public dump.

Sec. 41. Every person who deposits, or causes to be deposited, in any alley, street, lane, place, court, park, or any vacant lot within the corporate limits of the City of San Diego, other than the public dump, without the consent in writing of the Health Officer, any rubbish, street sweepings, stable manure, tin cans, waste paper, or other refuse material shall be punished in accordance with the penalty provided in this Ordinance.

Sec. 42. Every person violating any of the provisions of this Ordinance shall, upon conviction thereof, be fined in any sum not exceeding one hundred dollars or be imprisoned in the city jail of said city of San Diego for not exceeding three months or by both such fine and imprisonment.

Sec. 43. All ordinances and parts of ordinances in conflict herewith are hereby repealed.

Sec. 44. This ordinance shall take effect and be in force from and after its passage and approval.

The City Clerk of said City is hereby directed immediately

after the approval of the foregoing ordinance, to publish the same three times in the city official newspaper of said city, to wit: the San Diego Sun.

A joint-Resolution authorizing the Board of Public Works to repair returns on 22<sup>nd</sup> street and repairs on other streets was read and adopted by the following vote, to wit:-

Ayes Aldermen Beard, Stutt, Watson, Blochman, Sweeney and Levi.  
Abes Stone

Absent Aldermen Dodson, Pauly and Ingle.

Said joint-Resolution as adopted is as follows, to wit:  
Joint Resolution No. 887.

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 repair streets as follows:-

Repair the returns on C. D. E. F. G. H. I. J and K<sup>th</sup> streets where they intersect 22<sup>nd</sup> street.

Fill up the gutter on 8<sup>th</sup> street in front of Hotel Reserve Hall.  
Fill up the gutter on Grape street between Union and Albatross Streets.  
Fill in with straw the road across Mission Valley in San Diego river.  
Fill up chuckholes on India K. L. M. and C Street.

A joint-Resolution authorizing the Board of Public Works to make repairs on Cemetery road, Front street and Mission Grade was read and adopted by the following vote, to wit:-

Ayes Aldermen Beard, Stutt, Watson, Blochman, Sweeney and Ingle.  
Abes Stone

Absent Aldermen Dodson, Pauly and Ingle.

Said joint-Resolution as adopted is as follows, to wit:  
Joint Resolution No. 889.

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 do street repairing as follows:

Put in one new culvert on the cemetery road;

Repair the Cemetery road;

Build approaches on Front Street at its intersection with Ivy, Juniper and Kalmia streets;

Repair chuckholes on Mission Grade

The total estimated cost of the same being \$115<sup>00</sup>

The report of the joint street committee to whom was referred the resolutions ordering Bancroft and Dwinelle streets closed was read and on motion of Alderman Sweeney was adopted and is as follows, to wit:

San Diego California Sept 17<sup>th</sup> 1897

To the Common Council

San Diego California

Gentlemen:-

The joint street committee to whom was referred the resolutions ordering Bancroft and Dwinelle streets closed, recommend that said Resolutions be adopted, as in the opinion of the committee the closing of said streets will not inconvenience any of the owners of the adjoining property

Respectfully

H. Sweeney.

A. Beard.

W.H. Doddridge

Mr. J. Perrin

Due proof of the publication and posting of the Resolution of Intention to close up Dwinelle street from the North line of Ralston Street to a point 650 feet north of said last named point in Wetmore and Sanborn's Addition and notice of the passage of said Resolution of Intention were presented and ordered filed

Thereupon a resolution ordering the work of closing such street was read and adopted by the following vote, to wit:

Ayes Alderman Beard Stult Watson Blockman  
Sweeney and Livi.

Ayes Stone

Absent Aldermen Dodson Pauley and Dagle

Said Resolution ordering work as adopted is as follows, to wit:

Resolution Ordering work

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of that portion of Dwinelle street, from the North line of Ralston street to a point one hundred and fifty feet north of said last named point, in Wetmore & Sanborn's Addition to said city, in the South West quarter of Pueblo Lot 1160, of the Pueblo Lands of said city, in the County of San Diego, State of California

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

That said Common Council having, on the 2<sup>nd</sup> day of June 1897, duly passed and adopted a resolution declaring its intention to order the closing up of that portion of Dwinelle Street, from

the north line of Ralston Street to a point one hundred and fifty feet North of the said North line of Ralston Street, in Helmore & Sanborn's Addition to said City of San Diego, in the South West quarter of Pueblo Lot 1160 of the Pueblo lands of said City, which said Resolution declaring intention was duly approved by the Mayor of said City, on the 22d day of June, 1897, and which said Resolution declaring Intention fully described said work and stated that it was deemed unnecessary that any land be taken in closing up said portion of said street:

That the superintendent of Streets of said City having then, on the 4<sup>th</sup> day of August, 1897, caused to be conspicuously posted along the line of said contemplated work notices of the passage of said Resolution declaring intention, in the manner and form required by law, and the said Superintendent of Streets having also caused a notice similar in substance to that posted to be duly published in the manner and form required by law, for a period of ten days in the San Diego-Sun, a daily newspaper published and circulated in said City and designated by said Common Council for that purpose, which publication commenced on the 5<sup>th</sup> day of August, 1897 and ended on the 16<sup>th</sup> day of August, of said year, and no person having within ten days after the expiration of the time of the said publication of the said notice, or at all, made any objections to said work, and the said Common Council having acquired jurisdiction in the premises and the said proposed work being for closing up a portion of a street, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, cost, and expenses of said work is or was necessary,

Now, Therefore, Be it Resolved by the Common Council of the City of San Diego, That the public interest and convenience of the said City require the closing up of that portion of Dwinelle Street, from the North line of Ralston Street to a point one hundred and fifty feet North of the said North line of Ralston Street, in Helmore & Sanborn's Addition to said City of San Diego in the South West quarter of Pueblo Lot 1160 of the Pueblo lands of the said City,

And Therefore the said Common Council hereby orders that that portion of said Dwinelle Street, from the North line of Ralston Street to a point one hundred and fifty feet North of the said North line of Ralston Street, in Helmore & Sanborn's Addition to said City of San Diego, in the South West quarter of Pueblo Lot 1160 of the Pueblo Lands of said City, all in the County of San Diego, State of California, be and the same is hereby closed up and abandoned as a public street.

Due proof of the publication and posting and also of the passage of the Resolution declaring intention to close up Bancroft Street

from the north line of Ralston Street to a point one hundred and fifty feet north of said last named point, in Wetmore & Sanborn's Addition having been presented was ordered filed. Thereupon on motion of Alderman Butt a Resolution ordering work of closing up said street was adopted by the following vote, to wit:

Yea Aldermen Beard, Butt, Watson, Blockman,  
Sweeney and Levi

Nay None

Absent Aldermen Dodson, Pauly and Ingle

Said Resolution ordering work as adopted was as follows, to wit:-  
Resolution ordering work

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of that portion of Bancroft Street from the north line of Ralston Street to a point one hundred and fifty feet north of said last named point, in Wetmore and Sanborn's Addition to said City in the South West quarter of Pueblo lot 1160, of the Pueblo lands of said City, in the County of San Diego, State of California.

Be it Resolved by the Common Council of the City of San Diego as follows:  
That said Common Council having on the 21st day of June, 1897, duly passed and adopted a Resolution declaring its intention to order the closing up of that portion of Bancroft Street, from the North line of Ralston Street to a point one hundred and fifty feet North of the said North line of Ralston Street in Wetmore & Sanborn's Addition to said City of San Diego, in the South West quarter of Pueblo Lot 1160 of the Pueblo Lands of said City, which said Resolution declaring intention was duly approved by the Mayor of said City on the 22<sup>nd</sup> day of June, 1897 and which said Resolution declaring intention fully described said work and stated that it was deemed unnecessary that any land be taken in closing up said portion of said Street;

That the Superintendent of Streets of said City having then on the 4<sup>th</sup> day of August, 1897, caused to be conspicuously posted along the line of said contemplated work notices of the passage of said Resolution declaring intention, in the manner and form required by law, and the said Superintendent of streets having also caused a notice similar in substance to that posted to be duly published in the manner and form required by law, for a period of ten days, in the San Diegan-Bun, a daily newspaper published and circulated in said City and designated by said Common Council for that purpose, which publication commenced on the 5<sup>th</sup> day of August, 1897, and ended on the 16<sup>th</sup> day of August of said year, and no person having, within ten days after the expiration of the time of the said publication of the said notices, or at all, made any objections to said work, and the

said Common Council having acquired jurisdiction in the premises and the said proposed work being for closing up a portion of a street, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, cost, or expenses of said work is or was necessary,

Now Therefore Be it Resolved by the Common Council of the City of San Diego that the public interest and convenience of said city require the closing up of that portion of Bancroft Street, from the North line of Ralston Street to a point one hundred and fifty feet north of the said north line of Ralston Street, in Melmore & Sanborn's Addition to said City of San Diego, in the South West quarter of Pueblo Lot 1160 of the Pueblo lands of the said City,

And Therefore, the said Common Council hereby orders that that portion of said Bancroft Street from the North line of Ralston street to a point one hundred and fifty feet North of the said North line of Ralston Street, in Melmore & Sanborn's Addition to said City of San Diego, in the South West quarter of Pueblo Lot 1160 of the Pueblo lands of said City, all in the County of San Diego, State of California, be and the same is hereby closed up and abandoned as a public street.

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The report of the Joint Street Committee to whom was referred the bids for grading "B" street from 4<sup>th</sup> to Atlantic was read and on motion of Alderman Sweeney was adopted and is as follows, to wit:-

San Diego, California Sept 17<sup>th</sup> 1897.

1 To the Common Council

San Diego, California

Gentlemen:-

The Joint Street Committee to whom was referred the proposals for grading of "B" street from 4<sup>th</sup> to Atlantic herewith report that we find J. Stickerson to be the lowest bidder for said work and we therefore recommend that said Stickerson's bid be accepted and the contract for said work awarded to him.

Respectfully

J. Sweeney

A. Beard

H. H. Doddridge

M. J. Perrin

Thereupon a Resolution of award of contract for said work was read and on motion of Alderman Beard was adopted by the following vote, to wit:

Ayes Aldermen Beard, Scott, Watson, Blochman  
Sweeney and Levi.

Noes Stone

Absent Alderman Dodson, Pauly and Ingle

Said Resolution of award of contract as adopted is as follows. to wit:

Resolution of Award

of contract for grading "B" street.

Resolved, That the common council of the City of Sand Diego, California, having, in open session, on the 8<sup>th</sup> day of September A.D. 1897, opened, examined, and public declared all sealed proposals or bids offered for the following work, to wit:

That that portion of "B" street in said City of Sand Diego from the west line of Fourth Street to the east line of Atlantic street, including the sidewalks thereof and all intersections of streets between said points (excepting such portions of said "B" street and intersections between said points as are occupied by a wooden flume generally known and designated as the "B" street Flume and also excepting such of said intersections of streets between said points as have already been graded to the official grade and accepted) be graded to the official grade thereof in accordance with specifications therefor, as contained in Ordinance numbered 349 of the ordinances of said City of Sand Diego, approved February 11<sup>th</sup> 1896, 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 S Stickerson

at the following prices, as specified in his proposal on file for said work, to wit:

For cut per cubic yard forty nine (49) cents.

For fill per cubic yard forty eight (48) 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 report of the Joint Street Committee to whom was referred the Petitions of Ost Millard W R Maise et al in the matter of widening the space on the outer edge of sidewalks for setting trees, was read and on motion of Alderman Scott was referred back to the Street Committee to report on the advisability of having the names of streets at each corner stamped in the cement work, when sidewalks are hereafter constructed.

The report of the Joint Finance Committee to whom was

referred a joint Resolution requiring a statement of the expenses incurred in each department of the City government to be filed with the City Clerk each month was read and on motion of Alderman Beard was adopted and is as follows to wit:

The Joint Finance Committee recommend the within resolution be adopted

Bes. B. Watson  
A. P. Johnson, Jr.  
M. J. Perrin,  
F. A. James.

9/20/97

Thereupon a joint Resolution requiring such statements was read and adopted by the following vote, to wit:

Ayes Aldermen Beard Stult. Watson Blockman Sweeney and Levi.

Absent Stone

Absent Aldermen Dodson, Pauly and Ingles.

Said joint Resolution as adopted is as follows to wit:

Joint Resolution No 891.

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

That all material purchased by or for any office or department of the City, shall be purchased upon requisition issued by the Board of Public Works and such requisition shall be attached to the claim filed for such material.

That each and every month the Auditor shall present to the Board of Public Works all claims filed against the city for expense of preceding month, and thereupon the Board of Public Works shall cause a report to be made and filed with the City Clerk showing a detailed account of the expense of each office or department for such preceding month; including therein the cost of material and supplies furnished such office or department from stock kept on hand by the Board of Public Works, and also showing the value of the stock and supplies remaining on hand with the Board of Public Works, which report shall be presented to the Common Council at its first meeting thereafter.

That upon receiving such report the City Clerk shall cause the same to be published one time in the city official newspaper; showing the expense of each office or department for such month, and whether for labor or material, or for whatever account such expense was incurred,

That joint Resolution No 859 requiring report of expense of each department to be made and published, be and the same is hereby rescinded.

The report of the Joint Finance Committee to whom was referred the communication from the City Attorney in the matter of the proposition of H. Mabury to settle his liability as one of the bondsmen of T. J. Dowell City Treasurer, was read and on motion of Alderman Butt was adopted and is as follows, to wit:

San Diego California Sept 20<sup>th</sup>, 1897.

To the Common Council

San Diego, California

Gentlemen:-

The Joint Finance Committee to whom was referred the communication from the City Attorney advising the council that H. Mabury one of the bondsmen of City Treasurer Dowell had offered to settle with the city by paying the city one half of the amount sued for provided the city released him as such bondman herewith recommend that said proposition be accepted and that the accompanying Joint Resolution to that end be adopted

Respectfully,

Geo. W. B. Watson.

A. P. Johnson Jr.

H. A. James

W. J. Purin

Thereupon said Joint Resolution was presented and read and on motion of Alderman Watson was adopted by the following vote, to wit:

Present Aldermen Beard, Butt, Watson, Blockman,  
Sweeney and Levi,

Abstain None

Absent Aldermen Dodson, Pauly and Dingle.

Said Joint Resolution as adopted is as follows, to wit:

Joint Resolution No. 890.

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

That whereas, Silas Mabury, one of the bondsmen upon the bond of Thomas J. Dowell as City Treasurer of said city, executed on the 21<sup>st</sup> day of April, 1893, and approved by the Auditing Committee of said City on the 9<sup>th</sup> day of April, 1893, has made a proposition to this Common Council, by way of a compromise of his liability upon said bond, in which proposition he offers to pay to said City the sum of \$ 2691.87 in order to be released from all further liability upon such bond.

And whereas, an action has been commenced and is now pending in the Superior Court of the County of San Diego, for

the recovery from the said Hiram Mabury and others upon said bond, the sum of \$5383.73.

Now, Therefore, Be it Resolved that the proposition of the said Hiram Mabury, as and for a settlement of all claims of the said City of San Diego against him, upon said bond of said Treasurer Thomas Dowell, be and the same is hereby accepted, and that upon payment by the said Hiram Mabury, into the Treasury of said City said sum of \$2691.87, the City Attorney be and he is hereby instructed to dismiss said cause against the said Hiram Mabury, and that the said Mabury be, upon such payment being made, released from all further obligation and liability, upon said bond.

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The report of the Joint Water Committee to whom was referred the joint Resolution directing said Committee to investigate the waste of water used for irrigation purposes in the City was read and on motion of Alderman Stutt was adopted and is as follows: Tovit:

The Joint Water Committee recommend that the within resolution be placed on file.

H. Sweeney.  
L.A. Blockman.  
J.H. Olmsted  
W.H. Doddridge  
A.A. Thorpe  
H.H. Alden

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After giving due notice president Levi did, in open session, sign the following ordinances, viz The Health ordinance, An ordinance to sell the City's half lot on 5th Street and An Ordinance directing the City Clerk to advertise for proposals to sell to the City lots for public use

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Thereupon the Board adjourned

*Simon Levi*  
President of the Board of Aldermen

Attest-

*Chas. D. Gaedman*

*City Clerk*

Regular meeting

Council Chamber of the Board of  
Aldermen of the City of San Diego  
California, October 4th 1897.

A regular meeting of the Board of Aldermen was held this day at 7.30 o'clock P.M. Alderman Futt presiding

Present Aldermen Beard, Futt, Watson, Blochman, Sweeney and Clerk Vincent.

Absent Aldermen Dodson, Pauly, Ingle & President Levi

Reading of the minutes was dispensed with.

A communication from the City Attorney suggesting that a fund be created called the "Legal fund" was read and on motion of Alderman Watson said request was granted.

Thereupon an ordinance providing for and establishing a legal fund was read and on motion of Alderman Watson was adopted by the following vote, to wit:

Ayes Aldermen Beard, Futt, Watson, Blochman and Sweeney.  
Noes None

Absent Aldermen Dodson, Pauly, Ingle and Levi.

Said ordinance as adopted is as follows, to wit:

Ordinance No -

An ordinance establishing a fund known as the "Legal Fund" out of which shall be paid all expenses connected with the trial of cases and other legal expenses not otherwise provided for.

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

Sec. 1. That there be and is hereby established a fund to be known as the "Legal Fund," out of which shall be paid all expenses connected with the trial of cases and other legal expenses not otherwise provided for.

Sec. 2. That there be and there is hereby transferred from the "Public Building Fund" the sum two hundred dollars.

Sec. 3. That the Auditor of the City of San Diego and the Treasurer of the City of San Diego are hereby authorized, directed, and instructed to make whatever entries that are necessary in the records in their respective offices to carry this ordinance into effect.

Sec. 4. This Ordinance shall take effect and be in force from and after its passage and approval.

The City Clerk of said City is hereby authorized and directed

immediately after the approval of this Ordinance to publish or cause to be published the same once in the city official newspaper of said City, to wit: the Sandusky Sun.

At this time President Levi enters and takes a seat in the Board.

A communication from the City Attorney in the matter of the suit against Hiram Mabrey as a bondsman of T J Dowell City Treasurer was read and placed on file.

A communication from the City Attorney in the matter of the claim of J A Dickinson for taxes levied by the City on Conneaut Beach property was read and placed on file.

A communication from the Board of Public Works for authority to appoint an inspector of concrete work on the Plaza was read and referred to the Joint Street Committee.

A communication from the Board of Public Works recommending that the time of John Engelbret for completing his contract for sidewalk and curbing the Plaza be extended 40 days was read and on motion of Alderman Sweeney was granted.

A communication from the Board of Public Works recommending that 30 days additional time be granted Stern Bros for the completion of their contract for furnishing iron posts for the Plaza was read and on motion of Alderman Blockman was granted.

A communication from the Board of Public Works in the matter of filling the Plaza with dirt was read and referred to the Joint Street Committee.

A communication from the Board of Public Works for authority to remove earth from the Park necessary to fill in the Plaza was read and on motion of Alderman Sweeney was referred to the Joint Street Committee.

A communication from the Board of Public Works for authority to place two flush hydrants in the Plaza was read and referred to the Joint Street Committee.

A communication from the Board of Public Works stating that on account of a lack of funds the sprinkling of the streets of the City had been stopped was read and referred to the Joint Street Committee.

A communication from the Board of Public Works for authority to put in a culvert at 11<sup>th</sup> and A streets was read and motion of Alderman Blockman was granted.

The report of the Pound Keeper for the month of September 1897 was read and ordered placed on file.

A communication from the Auditing Committee requesting the Council to provide a water gauge to be placed on Fire Hydrant at the South East corner of 5<sup>th</sup> and F streets was read and placed on file.

A joint Resolution instructing the Board of Public Works to purchase a Water Gauge as recommended by the Auditing Committee was read and our motion of Alderman Sweeny was referred to the Joint Street Committee.

A communication from the City Auditor recommending the transfer of \$150 to the Park Improvement Fund was read and ordered to be placed on file. Thereupon a joint Resolution transferring funds as recommended by the City Auditor was read and adopted by the following vote, to wit:

Ayes Aldermen Beard, Butt, Watson, Blockman  
Sweeney and Levi.

Ayes Stone

Absent Alderman Dodson, Pauly and Ingle.

Said joint Resolution as adopted is as follows, to wit:

Joint Resolution No. 896.

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

That there be and hereby is transferred from the Public Building Fund of the City of San Diego, California, to the Park Improvement Fund thereof, the sum of \$150.00, to be used for the purchase of water and material for use in the City Parks and Plazas during the remainder of the current fiscal year, and that the City Auditor and the City Treasurer be and they are hereby authorized and directed to cause the necessary entries to be made in the records of their respective offices as will carry into effect the provisions of this resolution and such transfer.

A communication transmitting resolutions passed at a mass meeting of voters and property owners of the 7th and 8th wards in the matter of the location of the Garbage Crematory was read and on motion of Alderman Blochman was filed pending the report of the Health and Morals Committee.

A communication from Gordon & Goodwin offering to sell to the City a quarter block at corner of 3<sup>d</sup> and 6<sup>th</sup> streets was read and referred to the City Lands Committee.

A protest from A. Wells et al against the proposed improvements to the plaza was read and referred to the Joint Street Committee.

A protest signed by property owners against the proposed sidewalk and curbing of Eighth Street from 8<sup>th</sup> to 10<sup>th</sup> Streets was read and referred to the Joint Street Committee.

The petition of Lynch & Harper for a retail Liquor License was read and referred to the Health and Morals Committee.

The petition of Joseph Kelly for permission to construct a concrete sidewalk on 8<sup>th</sup> street in front of lot J Block 46 Shortons Addition was read and granted.

The report of the Street Committee to whom was referred the Resolution of Intention to sidewalk and curb 9<sup>th</sup> street from 6<sup>th</sup> street to the City Park and recommending its adoption was read and lost by the following vote, to wit:

Ayes Alderman Sweeny.

Noes Aldermen Beard, Pratt, Watson, Blochman and Levi.

Absent Aldermen Dodson, Pauly and Ingle.

Alderman Levi moves that the petition of property owners on 9<sup>th</sup> street from 6<sup>th</sup> street to the City Park in the matter of sidewalk and curbing the same be referred back to the Street Committee of this Board, for the purpose of allowing steps to be taken to regrade said street.

A communication from Hammack & Gerald in regard to a road through block 465 Old San Diego, was read and referred to the Joint Street Committee.

The Report of the Joint Street Committee to whom was referred the petition of Chas Reppenthal for permission to construct a bitumen sidewalk and Redwood curb on Logan Ave.

in front of lots 47 & 48 Block 143 S & D Land & Town Co's Add was read, and adopted and is as follows

The Street Committee recommend that the within petition be denied

H. Sweeney.

A. Beard

Thereupon on motion said petition was denied.

The report of the Joint Street Committee in the matter of re-districting the city into nine wards was read and on motion of Alderman Watson was referred to a special committee to consist of three members from each Board.

The report of the Sewer Committee to whom was referred a communication from the Board of Public Works for authority to lower sewers and flush tanks on 13<sup>th</sup> and 22<sup>d</sup> Streets was read and on motion of Alderman Levi was adopted and is as follows, to wit;

San Diego Cal Sept 25<sup>th</sup> 1897.

To the Board of Aldermen

San Diego, California.

Gentlemen:

The Sewer Committee, to whom was referred a communication from the Board of Public Works asking for authority to lower sewers and flush tanks on Thirteenth and Twenty Second Streets, herewith, herewith recommend that said authority be granted, and to that end recommend the adoption of the accompanying Joint Resolution

Respectfully,

A. Beard

A. Ed Dodson.

Thereupon said Joint Resolution was read and referred back to the Sewer Committee of this Board.

In the matter of the application of Con Butter for a retail liquor license, the majority report of the Health and Morals Committee was read and on motion of Alderman Sweeney was adopted, and is as follows, to wit;

San Diego Cal Oct 4, 1897,

To the Hon. Board of Aldermen;

Gentlemen: We, as part of your Committee to whom was referred the petition of Con Butter for retail liquor license, would respectfully report: That while we believe the applicant is a suitable person to whom license should be granted, we cannot, in the face of the protest filed by the residents of the community recommend the

license for the location designated.

Respectfully

J. E. Dodson

H. Sweeney

Majority of the Health and Morals Committee of the Board of Alderman

Thereupon on motion said petition was denied.

In the matter of the purchase of a chemical engine for Florence Heights the Board of Public Works was, on motion instructed by the Council to advertise for bids to be received on or before the 15th day of January 1898.

Due proof of the publication and posting of the Resolution of Intention and also publication and posting of the notice of the passage of said Resolution of Intention to sidewalk and curb 8th street from the north line of "H" Street to the south line of "C" was presented and ordered to be placed on file

Thereupon a Resolution ordering said work was read and on motion of Alderman Sweeney was adopted by the following vote, to wit:  
Ayes Aldermen Beard, Butt, Watson Blockman  
Sweeney and Levi.

For Stone

Absent Aldermen Dodson, Pauly and Ingle

Said Resolution ordering work as adopted, is as follows. To wit:

Resolution ordering the work

of sidewalk and curbing Eighth Street in the City of San Diego, California, from the North line of "H" Street to the South line of "C" street.

Resolved by the Common Council of the City of San Diego, California, that the public interest and conveyance of said city require that the street work hereinafter described be done, and therefore the said Common Council hereby orders the following street work to be done in said city, to wit:

That that portion of Eighth Street in said City of San Diego, from the North line of "H" Street to the South line of "C" Street including all intersections of streets between said points (excepting such portions of said Eighth Street and intersections between said points as are already sidewalked with concrete or bituminous rock, laid to the official grade) be sidewalked with concrete on both sides thereof, in accordance with specifications therefor, as contained in Article 2 of Ordinance No. 226 of the ordinances of said City, approved August 15<sup>th</sup>, 1893;

And also that that portion of said Eighth Street, from

the North line of "H" Street to the South line of "C" street, including all intersections of streets between said points (excepting such portions of said Eighth street and intersections between said points as are already curbed with natural stone or concrete laid to the official grade) be curbed on both sides thereof with concrete, in accordance with specifications therefor, as contained in Section 1 of Article 1 of Ordinance No. 226 of the Ordinances of said City, approved August 15<sup>th</sup>, 1893.

The San Diego-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 Clerk of this city is hereby directed to post conspicuously for five days on or near the Chamber door of said Common Council, a notice with specifications inviting sealed proposals or bids for doing said work; and said Clerk is hereby directed to publish, for two days, in the manner and form required by law, a notice of said work inviting sealed proposals or bids for doing the same, and referring to the specifications posted or on file, in the said newspaper designated as aforesaid for that purpose.

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

The report of the Health and Morals Committee to whom was referred the protest of citizens to the location of the garbage crematory on block 85, Manasse & Schillie's addition, was read adopted and is as follows, to wit;

San Diego, Cal October 1<sup>st</sup>, 1897.

To the Common Council

San Diego, California

Gentlemen:—

The Joint Health and Morals Committee, to whom was referred the protest of citizens to the location of the garbage crematory on block 85, Manasse & Schillie's addition, herewith report as follows:

We recommend that the protest be placed on file, and that the Common Council recommend to the Dixon Sanitary Crematory Company that the location of garbage crematory be changed, if possible

Respectfully  
A. Beard  
A. E. Dodson

J. M. Williamson.  
H. W. Alden.  
W. J. Morgan.

Thereupon a joint Resolution requesting the Dixon Sanitary Crematory Company to change the location of the crematory if possible was read and adopted by the following vote to wit:  
Ayes Aldermen Beard, Stitt, Watson, Blochman Sweeney and Levi.

Ayes Stone

Absent Aldermen Dodson, Pauly and Ingle

Said joint Resolution as adopted is as follows, to wit:  
Joint Resolution No. 893.

Be it Resolved, By the common Council of the city of San Diego, as follows:

That this Council herewith recommends to the Dixon Sanitary Crematory Company that said Company change the location of the Crematory now being built by said Company to a more satisfactory place, if possible.

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At communication from citizens in regard to the location of the crematory was read and on motion the same was laid on the table, Alderman Levi now moves that the whole Crematory business be referred to the Health and Morals Committee for immediate action which motion was adopted

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The report of the Joint Street Committee recommending the adoption of the Resolution ordering the work of sidewalk ing First Street from "D" to Maple was read and adopted and is as follows, to wit:

San Diego, Cal October 1<sup>st</sup>, 1891.

To the Common Council

San Diego, California.

Gentlemen:-

The Joint Street Committee recommend that the Resolution Ordering the work of sidewalk ing First street from "D" to Maple, which has been held by the Street Committee for some time to allow all who desired to do so to put in their own walks be adopted.

Respectfully

J. Sweeney.  
A. Beard.  
W. H. Doddsbridge  
W. J. Purin  
H. W. Alden

Due proof of the publication and posting of the Resolution of Intention and also publication and posting of the notice of the passage of said Resolution of Intention to sidewalk and curb First street from the North line of "D" street to the south line of Maple street having been presented was ordered to be placed on file.

Thereupon a resolution ordering said work was read and adopted by the following vote, to-wit:

Ayes Aldermen Beard, Stult, Watson, Blockman, Sweeney and Levi.

Abstain Stone

Absent Aldermen Dodson, Parry and Ingles,

Said Resolution ordering work as adopted, is as follows, to-wit:

Resolution ordering the work.

of sidewalk and curbing First Street in the City of San Diego California from the north line of "D" Street to the south line of Maple Street

Resolved by the Common Council of the City of San Diego California that the public interest and convenience of said city require that the street work hereinafter described be done and therefore, the said Common Council hereby orders the following street work to be done in the said city, to-wit:

That that portion of First street in the said City of San Diego, from the North line of "D" street to the South line of Maple Street, including all intersections of streets between said points (excepting such portions of said First Street and intersections between said points as have already been sidewalked with concrete or bituminous rock laid to the official grade and accepted) be sidewalked on both sides thereof, with concrete, in accordance with specifications therefor, as contained in Article 2 of Ordinance numbered 226 of the Ordinances of said City, approved August 15<sup>th</sup> 1893.

And also that that portion of said First street from the North line of "D" street to the south line of Maple Street, including all intersections of streets between said points, (excepting such portions of said First street and intersections between said points as have already been curbed with concrete, natural stone, or redwood plank, laid to the official grade and accepted) be curbed on both sides thereof, with concrete, in accordance with specifications therefor, as contained in section in Section 1 of Article 1 of Ordinance numbered 226 of the Ordinances of said City, approved August 15<sup>th</sup> 1893;

The San Diego 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 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 in the said newspaper designated as aforesaid for that purpose, a notice of said work inviting sealed proposals or bids for doing the same, and referring to the specifications posted or on file.

Said Clerk is also hereby directed to publish this Resolution Ordering Work, for two days in the manner and form required by law, in said newspaper designated as aforesaid for that purpose.

The following report of the Joint Street Committee in the matter of fixing the approaches on 13<sup>th</sup> with "F" and "A" streets, and repairing certain other streets, was read and adopted, viz:

San Diego, Cal., October 1<sup>st</sup>, 1897.

To the Common Council,

San Diego, California,

Gentlemen:-

The Joint Street Committee, to whom was referred a communication from the Board of Public Works recommending that the approaches on "F" and Thirteenth streets be fixed, also that a culvert be put in at Twenty-second and "I" streets, also that iron gratings be put in at Fourth and "B" streets and at Fifth and "B" streets; also a Joint Resolution instructing the Board of Public Works to fix the approaches at the intersections of Thirteenth with "A" and "F" streets, herewith recommend that all of said work be ordered done, and to that end recommend the adoption of the accompanying Joint Resolution.

Respectfully,

A. Sweeney,

A. Beard,

W. H. Doddridge,

M. J. Perrin,

H. Walden.

Thereupon a Joint Resolution instructing the Board of Public Works to make the repairs to certain streets as recommended by the Joint Street Committee was read and adopted by the following vote, to-wit:

Ayes- Aldermen Beard, Nutt, Watson, Blochman, Sweeney and Levi.

Noes- None.

Absent- Aldermen Dodson, Pauly and Ingle.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 900.

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

That the Board of Public Works of said City be and said Board is hereby authorized, directed, and empowered to cause the following public work to be done in said City:

1. Grade and cut down the approaches to Thirteenth street at its intersections with "A" street and "F" street so that the same will be in a condition for travel.

2. Construct a culvert at Twenty-second and "I" streets.

3. Put in two iron gratings at the intersection of Fourth and "B" streets, and two such gratings at the intersection of Fifth and "B" streets.

The said iron gratings shall be so put in as to take care of and carry off the rain flood water that comes down Fourth and Fifth streets during the winter.

The following report of the Joint Street Committee in the matter of grading 25<sup>th</sup> street was read and adopted, viz:

San Diego, Cal., October 1<sup>st</sup>, 1897.

To the Common Council,

San Diego, California,

Gentlemen:-

The Joint Street Committee herewith recommend that the Resolution of Intention to grade Twenty-fifth street from the center line of "F" street to the north line of "K" street be adopted.

Respectfully,

H. Sweeney,

A. Beard,

W. H. Dodridge,

M. J. Perrin,

H. W. Alden,

Thereupon a Resolution of Intention to grade 25<sup>th</sup> street between "F" and "K" streets was read and adopted by the following vote, to-wit:

Ayes- Aldermen Beard, Nutt, Watson, Blochman, Sweeney and Levi.

Noes- None.

Absent- Aldermen Dodson, Pauly and Ingle.

Said Resolution as adopted is as follows, viz:

Resolution of Intention

To grade Twenty-fifth street in the city of San Diego, California, from the center line of "F" street to the north line of "K" street.

Resolved, that it is the intention of the Common Council of the city of San Diego, California, to order the following street work to be done in said city, to wit:

That that portion of Twenty-fifth street in the said city of San Diego, from the center line of "F" street to the north line of "K" street, including the sidewalks thereof and all intersections of streets between said points (excepting such portions of said Twenty-fifth street and intersections between said points as are required by law to be kept in order or repair by any person, company or corporation having railroad tracks thereon, and also excepting such of said street intersections as have heretofore been graded to the official grade and accepted) be graded to its full width, in accordance with specifications therefor, as contained in Ordinance No. 349 of the ordinances of said city, approved February 11<sup>th</sup>, 1896.

The San Diego Sun, a daily newspaper printed and circulated in said city of San Diego, is hereby designated as the newspaper in which this Resolution of Intention shall be published for two days, and the notice of the passage thereof for six days in the manner and by the persons required by law.

The Clerk of said city of San Diego is hereby directed to post this Resolution of Intention conspicuously for two days at or near the chamber door of said common council, and to publish the same by two insertions in said daily newspaper in the manner required by law.

The following report of the Joint Street Committee, to whom was referred the application of J. Frank Over to construct a bitumen sidewalk on Second street in front of lot E, Block 116, Horton's addition, was read and adopted, viz:

The Joint Street Committee recommend that the within petition be granted.

H. Sweeney,

A. Beard,

W. H. Doddridge,

M. J. Perrin,

F. W. Alden.

Oct. 1, 1897.

Whereupon said petition was granted.

The following report of the Joint Health and Morals Committee

in the matter of an Ordinance regulating laundries and wash-houses was read and adopted, viz:

San Diego, Cal., Sept. 25<sup>th</sup>, 1897.

To the Common Council,

San Diego, California,

Gentlemen:-

The Joint Health and Morals Committee, to whom was referred an Ordinance regulating laundries and wash-houses, herewith report as follows:

We have amended said Ordinance in some particulars and as amended recommend its adoption.

Respectfully,

A. Beard,

A. E. Dodson,

J. M. Williamson,

H. Alden,

W. J. Morgan.

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Thereupon an Ordinance regulating laundries and wash-houses was referred back to the Health and Morals Committee for further amendment.

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The following report of the Joint Health and Morals Committee in the matter of licensing fish peddlers was read and adopted, viz:

The Joint Health and Morals Committee recommend that the within Ordinance to license fish peddlers be laid on the table.

A. Beard,

A. E. Dodson,

J. M. Williamson,

H. Alden,

W. J. Morgan.

Sept. 25, 1897.

Thereupon said Ordinance licensing fish peddlers was laid on the table.

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A Joint Resolution instructing the Board of Public Works to repair the corner of Front and Juniper streets was read and adopted by the following vote, to-wit:

Ayes - Aldermen Beard, Nutt, Watson, Blochman, Sweeney and Levi.

Nos - None.

Absent Aldermen Dodson, Pauly and Lingle.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 895.

Be it Resolved, By the common council of the city of San Diego, as follows:

That the Board of Public Works of said city be and said Board is hereby directed and authorized to investigate a depression in the street at the corner of Front and Juniper streets, and cause the same to be properly drained before the winter rains set in.

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A Joint Resolution instructing the Board of Public Works to have two flush hydrants placed on the Plaza was read and adopted by the following vote, to wit:

Ayes—Aldermen Beard, Nutt, Watson, Blockman, Sweeney and Levi.

Noes—None.

Absent—Aldermen Dodson, Pauly and Ingle.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 897.

Be it Resolved by the common council of the city of San Diego, as follows:

That the Board of Public Works of said city be and said Board is hereby authorized and directed to advertise for bids and let a contract for the placing of two one and a half inch flush hydrants on the inside of the "Plaza" and for connecting the same with the water mains with a one and a half inch pipe, said hydrants to be placed about fifty feet from each end of the "Plaza" and with their heads flush with the surface of the grade of the ground, the expense thereof to be paid from money received as insurance upon building burned in Howard Park tract, and which has been appropriated for Plaza improvement.

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A Joint Resolution directing the Board of Public Works to fill in the "Plaza" with earth was read and adopted by the following vote, to wit:

Ayes—Aldermen Beard, Nutt, Watson, Blockman, Sweeney and Levi.

Noes—None.

Absent—Aldermen Dodson, Pauly and Ingle.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 898.

Be it Resolved, By the common council of the city of San Diego, as follows:

That the Board of Public Works of said city be and said

Board is hereby directed and authorized to fill in the "Plaza" according to the report of the Engineer, presented this 2<sup>nd</sup> day of October, 1897, to the required grade, with black vegetable loam taken from the City Park about six hundred feet above the City Pound, the expense thereof to be paid from money appropriated for Plaza improvement.

A Joint Resolution instructing the Board of Public Works not to pave the Plaza with bitumen until ordered by the Council was read and adopted by the following vote, to-wit:

Ayes- Aldermen Beard, Nutt, Watson, Blockman, Sweeney and Levi.

Noes- None.

Absent- Aldermen Dodson, Pauly and Ingles.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 899.

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

That the Board of Public Works of said City be and said Board is hereby directed not to pave or let any contract for paving the "Plaza" with bituminous rock placed upon the natural earth, or otherwise, until the further order of this Council.

A Joint Resolution requesting the San Diego Gas and Electric Light Company to move the electric light pole and light from Main street between 3<sup>1</sup>/<sub>2</sub> and 3<sup>2</sup>/<sub>2</sub> streets to the northwest corner of 3<sup>2</sup>/<sub>2</sub> and Main streets. f

A Joint Resolution instructing the Board of Public Works to have the hedge removed from around the New Town Park was read and adopted by the following vote, to-wit:

Ayes- Aldermen Beard, Nutt, Watson, Blockman, Sweeney and Levi.

Noes- None.

Absent- Aldermen Dodson, Pauly and Ingles.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 894.

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 herewith instructed to cause the Superintendent of Parks to remove the hedge from around the New Town Park.

A Resolution of Intention to change the grade of "A" street between Seventh and Eighth streets was read and adopted by the following vote, to wit:

Ayes—Aldermen Beard, Nutt, Watson, Blockman, Sweeney and Levi.

Noes—None.

Absent—Aldermen Dodson, Pauly and Ingle.

Said Resolution as adopted is as follows, viz:

Resolution of Intention

To change the grade of that portion of "A" street in the city of San Diego, California, between the east line of Seventh street and the west line of Eighth street.

Whereas, the owners of a majority of the property affected by the herein proposed change of grade of that portion of "A" street in Horton's addition in said city, between the east line of Seventh street and the west line of Eighth street have petitioned the common council of the city of San Diego, California, to change the grade of that portion of said "A" street between said points, and,

Whereas, the common council of said city of San Diego finds that the said petition contains the names of the owners of a majority of the property affected by said proposed change of grade, now therefore, be it

Resolved that it is the intention of the common council of the city of San Diego to change and establish the grade of that portion of "A" street in Horton's addition in said city of San Diego, between the east line of Seventh street and the west line of Eighth street, as follows:

At the northeast corner of said "A" and Seventh streets the grade shall be 98.5 feet; at the southeast corner of said "A" and Seventh streets the grade shall be 97 feet; at the northwest corner of said "A" and Eighth streets the grade shall be 105.5 feet; at the southwest corner of said "A" and Eighth streets the grade shall be 103.5 feet; the grade of said "A" street between the points fixed by this Resolution shall be of uniform ascent and descent. The center of said portion of said "A" street shall have an average elevation of the opposite curb grades.

The numbers used above, where their meaning is not shown to be otherwise by their immediate context, mean the number of feet which the points designated in the proposed new grade shall be above the city datum line of levels as fixed by Ordinance No 3. of the ordinances of said city, entitled:

"An Ordinance establishing the datum line for the grading of streets in the city of San Diego, State of California, and providing

for the manner of establishing grades by ordinance," approved June 30, 1886.

The district to be benefited by the said proposed change of grade and to be assessed to pay the cost of the same is hereby designated and established as follows, to-wit:

Beginning at the northwest corner of lot "F" in block 189 in Horton's addition in said city of San Diego, and running thence east to the northeast corner of lot "G" in said block 189, thence south along the west line of Eighth street to the southeast corner of lot "L" in block 7 in said Horton's addition; thence west to the southwest corner of lot "A" in said block 7; thence north along the east line of Seventh street to the northeast corner of said lot "F" in said block 189, the place of beginning.

The City Clerk of said city is hereby directed to cause this Resolution of Intention to be published for ten days in the newspaper in which the official notices of the Common Council of said city are usually printed and published, to-wit: the San Diego Sun, a daily newspaper published and circulated in said city, in every regular issue of said newspaper during said period of ten days, which newspaper is hereby designated as the newspaper in which this Resolution of Intention shall be published, in the manner and by the persons required by law.

The Superintendent of Streets of said city is hereby ordered and directed, within five days after the first publication of this Resolution, to cause to be conspicuously posted, in the manner and form required by law, within the district herein above designated as the district to be benefited by the proposed change of grade, notices of the passage of this Resolution.

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A communication from the City Engineer stating that the Morena dam was not being constructed in accordance with the plans and specifications agreed upon, and also stating that in his opinion there were certain serious defects in said dam, was read and referred to the Joint Water Committee.

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A communication from the Board of Health recommending that the salary of the Health and Plumbing Inspector be fixed at \$75<sup>00</sup> per month was read and referred to the Joint Finance Committee.

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Due proof of the publication and posting of the Resolution ordering the work of sidewalk and curbing Fifth street from "A" street to Walnut Avenue, also of the publication and posting of

the Notice Inviting Proposals for doing said work, being presented were ordered filed.

Thereupon the Clerk reports that in response to said advertisement he had received bids for doing said work as follows, viz:

The bid of J. P. Christensen at the following prices, to-wit:

For sidewalkking per square foot 10½ cents.

For curbing per lineal foot 30 cents.

The bid of Joseph Kelly at the following prices, to-wit:

Sidewalk \$10½.

Curb \$.29.

On motion said bids were referred to the Joint Street Committee.

Due proof of the publication and posting of the Resolution Ordering the Work of sidewalkking and curbing the north side of K street from Sixth to Twelfth streets, and also of the publication and posting of the Notice Inviting Proposals for doing said work, being presented were ordered filed.

Thereupon the Clerk reports that in response to said advertisement he had received a bid for doing said work from Joseph Kelly at the following prices, to-wit:

Sidewalk \$10½.

Curb \$.29.

Which bid was referred to the Joint Street Committee.

Due proof of the publication and posting of the Resolution Ordering the Work of sidewalkking and curbing Twelfth street from H to K streets, and also of the publication and posting of the Notice Inviting Proposals for doing said work, being presented were ordered filed.

Thereupon the Clerk reports that in response to said advertisement he had received a bid for doing said work from Joseph Kelly at the following prices, to-wit:

Sidewalk \$10½

Curb \$.29.

Which bid was referred to the Joint Street Committee.

At this time Alderman Sweeney is excused from the Board.

Due proof of the publication and posting of the notice, of the Passage of Resolution declaring intention to close Alley in Block 19 Silver Terrace, in the City of San Diego California, being presented were ordered filed.

Thereupon a resolution ordering the closing of said Alley was read and adopted by the following vote to wit:

Ayes - Aldermen Beard, Nutt, Watson, Blockman, & Levi

Nos - None

Absent - Aldermen Dodson, Pauley, Sweeney & Eagle

Said Resolution as adopted is as follows, Viz:-

Resolution ordering work  
Resolution of the Common Council of the City of San Diego, California ordering the closing up of the Alley in Block 19 in Silver Terrace within the city of San Diego, California,

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

That said Common Council having on the 16<sup>th</sup> day of August 1897 duly passed and adopted Resolution No 520, declaring its intention to order the closing up of the Alley in Block 19 in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace filed in the office of the County Recorder of said County of San Diego, on the 24<sup>th</sup> day of December 1887, which said Resolution was duly approved by the Mayor of said City of San Diego on the 18<sup>th</sup> day of August 1897 and which Resolution Declaring Intention fully described the work and stated that it was not deemed necessary that any land be taken in closing up said Alley. That the Superintendent of Streets of said City having then, on the 28<sup>th</sup> day of August 1897 caused to be conspicuously posted along the line of said contemplated work Notices of the Passage of said Resolution Declaring Intention in the manner and form required by law, and said Superintendent of Streets having caused a notice similar in substance to that posted to be duly published in the manner and form required by law, for a period of ten days, in the San Diego Sun a daily newspaper published and circulated in the said City of San Diego, and designated by said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of September 1897 and ended on the 13<sup>th</sup> day of September of said year, and no person having within ten days after

The expiration of the time of publication of the said notice, or at all made any objection to said work and the said Common Council having acquired jurisdiction in the premises, and the said work being for the closing up of a Public alley, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, costs, and expenses of said work is necessary; Now Therefore, Be it resolved by the Common Council of the City of San Diego, that the public interest and convenience of said City require the closing up of the public alley in Block 19 in Silvers Terrace within the City of San Diego, County of San Diego, State of California according to the map of Silvers Terrace, filed in the office of the County Recorder, he and the same is hereby closed up and abandoned as a public alley, said Silvers Terrace being a subdivision of the pueblo lots No 117, 293 and 294 of the Pueblo Lands of the said City of San Diego.

Due proof of the Publication and Posting of the notice of the Passage of Resolution declaring intention to close alley in Block 29 in Silvers Terrace in the City of San Diego California, being presented were ordered filed.

Thereupon a resolution ordering the closing of said alley was read and adopted by the following vote to wit:

Ayes— Aldermen Beard, Nutt, Watson, Stockman, & Levi,  
Nos; None

Absent— Aldermen Dodson, Pauly, Sweeney and Ingle  
 Said Resolution as adopted is as follows Viz:—

Resolution ordering work  
Resolution of the Common Council of the City of San Diego,  
California, ordering the closing up of the alley in Block 29  
in Silvers Terrace within the City of San Diego California  
Be it Resolved by the Common Council of the city of  
San Diego as follows;—

That said Common Council, having on the 16<sup>th</sup> day of August, 1897 duly passed and adopted Resolution No 52, declaring its intention to order the closing up of the alley in Block 29 in Silvers Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silvers Terrace filed in the office of the County Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887, which said resolution was duly approved.

by the Mayor of said City of San Diego, on the 18<sup>th</sup> day of August, 1897, and which Resolution Declaring Intention fully described the work, and stated that it was not deemed necessary that any land be taken in closing up said alley. That the Superintendent of Streets of said City having thea, on the 28<sup>th</sup> day of August, 1897, caused to be conspicuously posted along the line of said contemplated work, notices of the Passage of said Resolution Declaring Intention, in the manner and form required by law, and said Superintendent of Streets having caused a notice, similar in substance to that posted, to be daily published in the manner and form required by law for a period of ten days, in the San Diego Sun, a daily newspaper published and circulated in the said City of San Diego, and designated by said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of September, 1897 and ended on the 13<sup>th</sup> day of September of said year; and no person having, within ten days after the expiration of the time of publication of the said notice, or at all, made any objection to said work, and the said Common Council having acquired jurisdiction in the premises, and the said work being for the closing up of a Public alley, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, costs, and expenses of said work is necessary:

Now therefore: be it resolved by the Common Council of the City of San Diego, that the public interests and convenience of the said City require the closing up of the public alley in Block 29 in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the Map of Silver Terrace, filed in the office of the County Recorder, be and the same is hereby closed up and abandoned as a public alley; said Silver Terrace being a subdivision of the Pueblo Lots No 1177, 293 and 294 of the Pueblo Lands of the said City of San Diego.

Due proof of the publication and posting of the notice of the passage of Resolution Declaring Intention to close Alley in Block 30 in Silver Terrace in the City of San Diego California, being presented were ordered filed.

Thereupon a resolution ordering the closing of said alley was read and adopted by the following vote to wit  
Ayes - Aldermen Beard, Nutt, Watson, Stockman, Lewis  
Noes - None

Absent - Aldermen Dodson, Pauly, Sweeney and Segle,

Said Resolution as adopted is as follows viz:—

Resolution ordering Work

Resolution of the Common Council of the City of San Diego California ordering the closing up of the Alley in Block 30 in Silver Terrace within the City of San Diego California  
Be it Resolved by the Common Council of the City of San Diego as follows:—

That said Common Council, having on the 16<sup>th</sup> day of August, 1897, duly passed and adopted Resolution No 522 declaring its intention to order the closing up of the alley in Block 30 in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace filed in the office of the County Recorder of said County of San Diego, on the 31<sup>st</sup> day of December, 1887, which said resolution was duly approved by the Mayor of said City of San Diego, on the 18<sup>th</sup> day of August 1897, and which Resolution Declaring Intention fully described the work and stated that it was not deemed necessary that any land be taken in closing up said alley.

That the Superintendent of Streets of said City having then on the 28<sup>th</sup> day of August, 1897, caused to be conspicuously posted along the line of said contemplated work notices of the passage of said Resolution Declaring Intention, in the manner and form required by law; and said Superintendent of Streets having caused a notice similar in substance to that posted, to be duly published in the manner and form required by law, for a period of ten days in the San Diegan Star, a daily newspaper published and circulated in the said City of San Diego, and designated by said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of September, 1897 and ended on the 13<sup>th</sup> day of September of said year; and no person having within ten days after the expiration of the time of publication of <sup>the</sup> said notice, or at all, made any objection to said work, and the said Common Council having acquired jurisdiction in the premises, and the said work being for the closing up of a public alley and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, costs, and expenses of said work is necessary;

Now Therefore Be it resolved by the Common Council of the City of San Diego, that the public interest and convenience of the said City require the closing up of

the public alley in Block 30 in Silver Terrace within the City of San Diego County of San Diego, State of California, according to the map of Silver Terrace filed in the office of the County Recorder, he and the same is hereby closed up and abandoned as a public alley; said Silver Terrace being a subdivision of the Pueblo Lots No 1173, 243 and 244 of the Pueblo Lands of the City of San Diego.

The proof of the publication and posting of the notice of the passage of Resolution Declaring Intention to close Alley in Block 31 in Silver Terrace in the City of San Diego California, being presented were ordered filed. Thereupon a resolution ordering the closing of said Alley was read and adopted by the following vote to wit.

Ayes - Aldermen Beard, Nutt, Mattox, Blockman and Lee  
Nos - None

Absent - Aldermen Dodson, Pauly, Sweeny and Eagle  
Said Resolution as adopted is as follows viz:-

Resolution ordering Work

Resolution of the Common Council of the City of San Diego, California ordering the closing up of the Alley in Block 31 in Silver Terrace within the City of San Diego California.

Be it Resolved by the Common Council of the City of San Diego as follows:-  
That said Common Council having on the 16<sup>th</sup> day of August 1897, duly passed and adopted Resolution No 523, declaring its intention to order the closing up of the Alley in Block 31 in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the Map of said Silver Terrace filed in the office of the County Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887, which said resolution was duly approved by the Mayor of said City of San Diego, on the 18<sup>th</sup> day of August 1897, and which Resolution Declaring Intention fully described the work and stated that it was not deemed necessary that any land be taken in closing up said alley. That the Superintendent of Streets of said City having then on the 28<sup>th</sup> day of August, 1897, caused to be conspicuously posted along the line of said contemplated work, notices of the passage of said Resolution Declaring Intention, in the manner and form required by law, and said Superintendent of Streets having caused a notice, similar in substance to that posted, to be duly published in the manner and form required by law for a period of ten days, in the San Diegan Sun, a daily newspaper published and circulated in the said City of San Diego, and designated by said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of September,

1897, and ended on the 13<sup>th</sup> day of September of said year; and no person having within ten days after the expiration of the time of publication of the said notice, or at all made any objection, to said work, and the said Common Council having acquired jurisdiction in the premises and the said work being for the closing up of a public alley and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, costs, and expenses of said work is necessary:

Therefore Be it resolved by the Common Council of the City of San Diego, that the public interests and convenience of said City require the closing up of the public alley in Block 33 in Silver Terrace within the City of San Diego, County of San Diego, State of California according to the map of Silver Terrace, filed in the office of the County Recorder, be and the same is hereby closed up and abandoned as a public alley; said Silver Terrace being a subdivision of the Pueblo Lots No 1177, 293 and 294 of the Pueblo Landz of the said City of San Diego.

Due proof of the publication and posting of the notice of the passage of Resolution Declaring Intention, to close alley in Block 33 in Silver Terrace in the City of San Diego California being presented were ordered filed.

Whereupon a resolution ordering the closing of said alley was read and adopted by the following vote to wit:

Ayes — Aldermen Beard, Nutt, Watson, Blockman, and Levi  
Nos — None

Absent — Aldermen Dodson, Dailey, Dingle, and Sweeney.  
Said Resolution as adopted is as follows viz:

#### Resolution ordering work

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of alley in Block 33 in Silver Terrace within the City of San Diego California.

Be it Resolved by the Common Council of the City of San Diego, as follows: That the said Common Council having on the 16<sup>th</sup> day of August, 1897, duly passed and adopted Resolution No 524 declaring its intention to order the closing up of the alley in Block 33 in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the Office of the Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December, 1887, which said Resolution was duly approved by the Mayor of said City on the 18<sup>th</sup> day of August, 1897, and

which said Resolution Declaring Intention fully described said work and stated that it was deemed unnecessary that any land be taken in the closing up of said alley; and the Superintendent of Streets of the said City of San Diego having then, on the 28<sup>th</sup> day of August, 1897, caused to be conspicuously posted along the line of said contemplated work, notices of the passage of said Resolution Declaring Intention in the manner and form required by law and the said Superintendent of Streets having also caused a notice similar in substance to that posted, to be published in the manner and form required by law, 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 that purpose, which publication commenced on the 3<sup>rd</sup> day of September<sup>1897</sup> and ended on the 13<sup>th</sup> day of September of said year; and no person having, within the ten days after the expiration of the publication of said notice, or at all made any objection to said work, and the Common Council having acquired jurisdiction in the premises and the said proposed work being for the closing up of a public alley, and it appearing to the satisfaction of the Common Council that no assessment to pay the costs, damages, and expenses of said work is or was necessary. Now Therefore be it resolved by the Common Council of the City of San Diego, that the convenience of said City of San Diego require the closing up of said Alley in Block 33 in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace filed in the office of the County Recorder of said county of San Diego, on the 24<sup>th</sup> day of December, 1887, and therefore the said Common Council hereby orders that the Alley in Block 33 in Silver Terrace within the City of San Diego, County of San Diego, State of California according to said map of Silver Terrace be and is hereby closed up and abandoned as a public Alley, said Silver Terrace being a subdivision of Pueblo Lots No 1177, 293 and 294 of the Pueblo Lands of the said City of San Diego.

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

One proof of the Publication and posting of the notice of the passage of Resolution Declaring Intention to close Main Street surrounding Blocks Numbering 25, 26, 28, 29 and 31 in Silver Terrace in the City of San Diego California, being presented were ordered

filed. Thereupon a resolution ordering the closing of said street was read and adopted by the following vote to wit:

Ayes — Alderman Beard, Nutt, Watson, Blockman, Sweeney & Lew  
Nos — None

Absent — Aldermen Dodson, Daily & Doyle

Said Resolution as adopted is as follows viz:—

Resolution ordering the Work

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of Main Street, surrounding Blocks numbered 25, 26, 28, 29 and 31 in Silver Terrace within the City of San Diego California

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

That the said Common Council having on the 16<sup>th</sup> day of August, 1897, duly passed and adopted Resolution No 498 declaring its intention to order the closing up of Main Street surrounding Blocks numbering 25, 26, 28, 29, 30 and 31 in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace filed in the office of the County Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December 1887, which said Resolution was duly approved by the Mayor on the 18<sup>th</sup> of August 1897, and which said Resolution Declaring Intention fully described said work and stated that it was deemed unnecessary that any land be taken in closing up of said street and the Superintendent of Streets of said City of San Diego having then on the 28<sup>th</sup> day of August 1897 caused to be conspicuously posted along the line of said contemplated work, notices of the said Resolution Declaring Intention in the manner and form declared by law and the said Superintendent of Streets having caused a notice, similar in substance to that posted, to be published in the manner and form required by law, 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 that purpose, which publication commenced on the 3<sup>rd</sup> day of September 1897, and ended on the 13<sup>th</sup> day of September, 1897. And no person having within ten days after the expiration of the time of publication of the said notice, or at all made any objection to the said work, and the said Common Council having acquired jurisdiction

in the Premises and the said proposed work being for the closing up of Main Street surrounding Blocks No 25, 26, 28, 29, 30 & 31 Silver Terrace and it appearing to the satisfaction of the said <sup>Common</sup> Council that no assessment to pay the damages, costs, and expenses of said work is necessary;

Now Therefore be it Resolved by the Common Council of the City of San Diego, that the public interests and convenience of the said city of San Diego, requires the closing up of said Main Street surrounding blocks Numbering 25, 26, 28, 29, 30 & 31 in Silver Terrace within the City of San Diego, County of San Diego, State of California according to the map of said Silver Terrace, filed in the office of the County Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887, and Now Therefore the said Common Council hereby orders that the said Main Street surrounding Block numbering 25, 26, 28, 29, 30 and 31 in Silver Terrace within the City of San Diego, County of San Diego, State of California according to the said map of Silver Terrace be and the same is hereby closed up and abandoned as a public street said Silver Terrace being a sub-division of Pueblo Lots No 117, 293, 294, of the Pueblo Lands of the City of San Diego.

One proof of the publication and posting of the notice of the passage of Resolution Declaring Intention to close Florencia Street from the East line of 6<sup>th</sup> Street to the junction with Pine Street in Silver Terrace in the City of San Diego California, being presented were ordered filed.

Whereupon a resolution ordering the closing of said street was read and adopted by the following vote to wit:

Ayes - Aldermen Read, Nett, Wilson, Blockman, Sweeney, & Levi  
Nos - None

Absent - Aldermen Dodson, Pauly & Dagle

Said Resolution as adopted is as follows viz:-

Resolution ordering the work

Resolution of the Common Council of the City of San Diego California ordering the closing up of Florencia Street from the East line of 6<sup>th</sup> Street to the junction with Pine in Silver Terrace within the City of San Diego, California.

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

That the said Common Council having, on the 16<sup>th</sup> day of August, 1897, duly passed and adopted Resolution No. 499,

declaring its intention to order the closing up of Florentia Street from the East line of 6<sup>th</sup> Street to the junction with Pine Street in Silver Terrace within the City of San Diego County of San Diego State of California, according to the map of said Silver Terrace, filed in the office of the Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887, which said Resolution was duly approved by the Mayor of said city on the 18<sup>th</sup> day of August 1887 and which said resolution declaring intention fully described said work and, stated that it was deemed unnecessary that any land be taken in the closing up of said street; and the Superintendent of Streets of said City of San Diego, having then, on the 28<sup>th</sup> day of August 1887, caused to be conspicuously posted along the line of said contemplated work, notices of the passage of the said Resolution Declaring Intention, in the manner and form required by law, and the said Superintendent of Streets having also caused a notice, similar in substance to that posted, to be duly published in manner and form required by law, for a period of ten days, in the San Diegan Sun a daily newspaper published and circulated in said City of San Diego, and designated by the said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of September 1887 and ended on the 13<sup>th</sup> day of September of said year, and no person having within the ten days after the expiration of the publication of said notice, or at all, made any objections to said work, and the Common Council having acquired jurisdiction in the premises, and the said proposed work being for the closing up of a street and it appearing to the satisfaction of the said Common Council that no assessment to pay the costs, damages and expenses of said work is or was necessary.

Now Therefore be it resolved by the Common Council of the City of San Diego that the interests and convenience of said City require the closing up of Florentia Street from the East line of sixth Street to the junction of Pine Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the office of the County Recorder of said County of San Diego on the 24<sup>th</sup> day of December, 1887, and, Therefore the said Common Council hereby orders that Florentia Street from the East line of Sixth Street to the junction with Pine in Silver Terrace within

The City of San Diego, County of San Diego, State of California,  
 according to the said map of <sup>and off</sup> Silvers Terrace, he and the same is hereby  
 closed up and abandoned as a public street; said Silvers Terrace being a  
 subdivision of Pueblo Lots No 1177, 243 and 294 of the Pueblo lands of  
 the said city of San Diego

Due proof of the publication and posting of the notice of the passage of the  
 Resolution declaring intention to close Bush Street from the  
 south line of Lane Street to the junction with Grand Street in  
 in Silvers Terrace in the City of San Diego California;  
 being presented were ordered filed

Whereupon a resolution ordering the closing of said street was  
 read & adopted by the following vote to wit: -

Ayes - Aldermen Beard, Nutt, Watson, Blochman, Sweeney, Levi  
 Nays - None

Absent - Aldermen Dodson, Pauly and Doyle  
 Said Resolution as adopted is as follows viz:

Resolution ordering work

Resolution of the Common Council of the City of San Diego California  
 ordering the closing up of Bush Street from the south line of Lane Street  
 to the junction with Grand Street in Silvers Terrace within the  
 City of San Diego California.

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

That the said Common Council having on the 16<sup>th</sup> day of August  
 1897, duly passed and adopted Resolution No 500 declaring its  
 intention to order the closing up of Bush Street from the South  
 line of Lane Street to the junction with Grand Street in Silvers Terrace  
 within the City of San Diego County of San Diego, State of California,  
 according to the map of said Silvers Terrace, filed in the  
 office of the County Recorder of said County of San Diego, on  
 the 24<sup>th</sup> day of December 1887, which said resolution was duly  
 approved by the Mayor of said City on the 18<sup>th</sup> day of August  
 1897, and which said resolution declaring intention fully  
 described said work and stated that it was deemed  
 unnecessary that any land be taken in the closing up of  
 said Street, and the Superintendent of Streets of said City of  
 San Diego, having then, on the 28<sup>th</sup> day of August 1897 caused  
 to be conspicuously posted along the line of said contemplated  
 work, notices of the passage of the said Resolution Declaring  
 intention in the manner and form required by law, and  
 the said Superintendent of Streets having also caused a  
 notice, similar in substance to that posted, to be duly

published in manner and form required by law, 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 that purpose, which publication commenced on the 3<sup>rd</sup> day of September, 1897 and ended on the 13<sup>th</sup> day of September of said year, and no person having within the ten days after the expiration of the publication of said notice or at all, made any objections to said work, and the Common Council having acquired jurisdiction in the premises, and the said proposed work being for the closing up of a street, and it appearing to the satisfaction of the said Common Council that no assessment to pay the costs, damages, and expenses of said work is or was necessary.

Now Therefore be it Resolved by the Common Council of the City of San Diego that the interest and convenience of said City require the closing up of Bush Street from the South line of Lane Street to the junction with Grand Street in Silver Terrace within the City of San Diego, County of San Diego State of California, according to the map of said Silver Terrace, filed in the office of the Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887, and Therefore the said Common Council hereby orders that Bush Street from the South line of Lane Street to the junction with Grand Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the <sup>said</sup> Map of said Silver Terrace be and the same is hereby closed up and abandoned as a public street, said Silver Terrace being a subdivision of Pueblo Lots No 1177, 293 and 294 of the Pueblo Lands of the said City of San Diego.

Due proof of the publication and posting of the notice of the passage of Resolution declaring intention to close Sycamore Street from the North line of Pueblo Lot No 1177 to the North line of Pueblo Lot No 291 in Silver Terrace within the City of San Diego, California, being presented were ordered filed.

Thereupon a resolution ordering the closing of said street was read and adopted by the following vote to wit:-

Ayes — Aldermen Beard, Nutt, Watson, Blockman, Sweeney and Lewins  
Nos — None

Absent — Aldermen Dodson, Pauly and Dingle  
Faid Resolution as adopted is as follows viz: —

Resolution ordering the Work

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of Sycamore Street from the North line of Pueblo Lot 1177 to the North line of Pueblo Lot 291 in Silver Terrace, within the City of San Diego, California.

Be it Resolved by the Common Council of the City of San Diego, as follows: That the said Common Council having on the 16<sup>th</sup> day of August, 1897, duly passed and adopted Resolution No. 501 Declaring its Intention to order the closing up of Sycamore Street from the North line of Pueblo Lot 1177 to the North line of Pueblo Lot 291 in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace filed in the office of the Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887, which said resolution was duly approved by the Mayor of said City on the 18<sup>th</sup> day of August, 1897, and which said Resolution declaring Intention fully described said work and stated that it was deemed unnecessary that any land be taken in the closing up of said street, and the Superintendent of Streets of said City of San Diego, having then on the 28<sup>th</sup> day of August, 1897, caused to be conspicuously posted along the line of said contemplated work, notices of the passage of said Resolution Declaring Intention, in the manner and form required by law, and the said Superintendent of Streets, having also caused a notice, similar in substance to that posted, to be duly published in manner and form required by law, 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 that purpose, which publication commenced on the 3<sup>rd</sup> day of September, 1897, and ended on the 13<sup>th</sup> day of September 1897 and no person having, within the ten days after the expiration of the publication of said notice, or at all, made any objections to said work, and the Common Council having acquired jurisdiction in the premises and the said proposed work being for the closing up of a street, and it appearing to the satisfaction of the said Common Council that no assessment to pay the cost, damages, and expenses of said work is or was necessary.

Now Therefore be it resolved by the Common Council of the City of San Diego, that the interests and convenience

of said City require the closing up of Sycamore Street from the North line of Pueblo Lot 117 to the North line of Pueblo Lot 291 in Silver Terrace within the City of San Diego, County of San Diego State of California according to the map of said Silver Terrace filed in the office of the County Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887, and therefore the said Common Council hereby orders that Sycamore Street from the North line of Pueblo Lot 117 to the North line of Pueblo Lot 291 in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the said map of said Silver Terrace, be and the same is hereby closed up and abandoned as a public street, said Silver Terrace being a subdivision of Pueblo Lots No 117, 293, & 294 of the Pueblo Lands of the <sup>said</sup> City of San Diego.

Due proof of the publication and posting of the notice of the passage of Resolution Declaring its intention to close Valley Street from the South line of Sycamore Street and surrounding Block No 38 in Silver Terrace within the City of San Diego California, being presented were ordered filed

Whereupon a resolution ordering the closing of said street was read and adopted by the following Vote to wit: -

Ayes — Aldermen Beard, Nutt, Watson, Stockman, Sweeney and Levi  
Nos — None

Absent — Aldermen Dodson, Daily and Single

Said Resolution as adopted is as follows Viz: -

#### Resolution ordering the Work

Resolution of the Common Council of the City of San Diego California, ordering the closing up of Valley Street from the South line of Sycamore Street and surrounding Block No 38 in Silver Terrace within the City of San Diego California,  
Be it Resolved by the Common Council of the City of San Diego as follows: That the said Common Council having on the 16<sup>th</sup> day of August 1897 duly passed and adopted Resolution No 502 Declaring its intention to order the closing up of Valley Street from the South line of Sycamore Street and surrounding Block No 38 in Silver Terrace within the City of San Diego County of San Diego State of California according to the map of said Silver Terrace, filed in the office of the Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887, which said Resolution was duly approved by the Mayor of said City on the 18<sup>th</sup> day of August, 1897,

and which said Resolution Declaring Intention fully described said work and stated that it was deemed unnecessary that any load be taken in the closing up of said street; and the Superintendent of Streets of said City of San Diego having then, on the 28<sup>th</sup> day of August, 1891, caused to be conspicuously posted along the line of said contemplated work, notices of the passage of said Resolution Declaring Intention, in the manner and form required by law, and the said Superintendent of Streets having also, caused a notice similar in substance to that posted, to be duly published in manner and form required by law, 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 that purpose, which publication commenced on the 3<sup>rd</sup> day of September, 1891, and ended on the 13<sup>th</sup> day of September of said year, and no person having, within the ten days after the expiration of the publication of said notice, or at all, made any objections to said work and the Common Council having acquired jurisdiction in the premises, and the said proposed work being for the closing up of a street, and it appearing to the satisfaction of the said Common Council that no assessment to pay the costs, damages, and expenses of said work is <sup>or was</sup> necessary,  
Now Therefore be it resolved by the Common Council of the City of San Diego that the interests and convenience of said city require the closing up of Valley Street from the South line of Sycamore Street and surrounding Block No 38 in Silver Terrace within the city of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the office of the County Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887, and Therefore the said Common Council hereby orders that Valley Street from the south line of Sycamore Street and surrounding Block No 38 in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the said map of said Silver Terrace, be and the same is hereby closed up and abandoned as a public street, said Silver Terrace being a subdivision of Pueblo Lots No 1177, 293, & 294 of the Pueblo Lands of the said City of San Diego.

The proof of the publication and posting of the notice of the passage of Resolution Declaring Intention to close Union Street from the East line of Main Street to its junction with Rose & Pine Street in Silver Terrace in the City of San Diego California, being presented were ordered filed.

Whereupon a resolution ordering the closing up of said street was read and adopted by the following vote to wit:-

Ayes — Aldermen Beard, Nutt, Watson, Stockman, and Levy and Sweeney  
Nos — None

Absent — Aldermen Dodson, Painter,

Said Resolution as adopted is as follows viz: —

Resolution ordering the Work

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of Union Street, from the East line of Main Street to its Junction with Rose and Pine Street, in Silver Terrace within the City of San Diego, California.

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

That the said Common Council having on the 16<sup>th</sup> day of August, 1897, duly passed and adopted Resolution No 503, declaring its intention to order the closing up of Union Street, from the East line of Main Street to its Junction with Rose & Pine Streets in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the Office of the County Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887, which said Resolution was duly approved by the Mayor on the 18<sup>th</sup> of August 1897, and which said Resolution Declaring Intention fully described said work and stated that it was deemed unnecessary that any land be taken in closing up of said Street, and the Superintendent of Streets of said City of San Diego having then on the 28<sup>th</sup> day of August, 1897, caused to be conspicuously posted along the line of said contemplated work, notices of the said Resolution Declaring Intention in the manner and form required by law, and the said Superintendent of Streets having caused a notice similar in substance to that posted, to be published in the manner and form required by law, 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 that purpose, which publication commenced on the 3<sup>rd</sup> day of September, 1897, and ended on the 13<sup>th</sup> day of September, 1897. And no person having within ten days after the expiration of the time of publication of the said notice, or at all made any objection to the said work, and the said Common Council having acquired jurisdiction in the premises, and the said proposed work being for the closing up of Union Street from the East line of Main Street to its junction with Rose & Pine Streets, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, costs, and expenses of said work is necessary;

Now Therefore be it Resolved by the Common Council of the City of San Diego, that the public interest and convenience of the said City of San Diego requires the closing up of said Union Street from the East line of Main Street to its junction with Rose and Pine Streets in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the office of the County Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887, and Now Therefore the said Common Council hereby orders that the said Union Street from the East line of Main Street to its junction with Rose and Pine Streets in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the said map of Silver Terrace be and the same is hereby closed up and abandoned as a public street, said Silver Terrace being a subdivision of Pueblo Lots No 117, 293, 294 of the Pueblo Lands of the City of San Diego.

One proof of the publication and posting of the notice of the passage of Resolution declaring intention to close Park Street from the North line of Globe Street to the Southline of Main Street in Silver Terrace, in the City of San Diego, California, being presented were ordered filed.

Whereupon a resolution ordering the closing of said street was read and adopted by the following vote to wit:—  
Ayes—Aldermen Read, Hatt, Watson, Blockman, Fennelly, Leo  
Noes None

Absent—Aldermen Dotson, Parry and Dagle  
 Said resolution as adopted is as follows namely:—

#### Resolution ordering Park

Resolution of the Common Council of the City of San Diego, California ordering the closing up of Park Street from the North line of Globe Street to the Southline of Main Street in Silver Terrace, within the City of San Diego, California,

Be it resolved by the Common Council of the city of San Diego as follows:—that the said Common Council having on the 16<sup>th</sup> day of August, 1897, duly passed and adopted Resolution No 504 declaring its intention to order the closing up of Park Street from the North line of Globe Street to the Southline of Main Street in Silver Terrace within the City of San Diego County of San Diego State of California, according to the map of said Silver Terrace, filed in the office of the

County Recorder of said County of San Diego on the 24<sup>th</sup> day  
 of December 1887, which said resolution was duly approved  
 by the Mayor of said City on the 18<sup>th</sup> day of August, 1897,  
 and which said resolution Declaring Intention fully describes  
 said work and stated that it was deemed unnecessary  
 that any land be taken in closing up of said street;  
 and the Superintendent of Streets of San Diego, having  
 then on the 28<sup>th</sup> day of August 1897 caused to be  
 conspicuously posted along the line of said contemplated  
 work, notices of the passage of said Resolution declaring  
 Intention in the manner and form required by law; and  
 the said Superintendent of Streets having caused a notice  
 similar in substance to that posted, to be published  
 in the manner and form required by law 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 said Common Council for that purpose,  
 which publication commenced on the 3<sup>rd</sup> of September 1897,  
 and ended on the 13<sup>th</sup> day of September of said year, and  
 no person having within ten days after the expiration  
 of the time of publication of the said notice or at all  
 made any objection to said work, and the said Common  
 Council having acquired jurisdiction in the premises,  
 and the said proposed work being for the closing up  
 of a street, and it appearing to the satisfaction of the  
 said Common Council that no assessment to pay the  
 damages, costs & expenses of said work is necessary,  
Now Therefore be it resolved by the Common Council of  
 the City of San Diego that the public interest & convenience  
 of said city of San Diego requires the closing up of  
 said Park Street from the North line of Globe Street to  
 the South line of Main Street in Silver Terrace within  
 the City of San Diego, County of San Diego, State of  
 California, according to the map of said Silver Terrace  
 filed in the office of the County Recorder of said County  
 of San Diego on the 24<sup>th</sup> day of December 1887, and  
 therefore the said Common Council hereby orders that  
 the said Park Street from the North line of Globe Street  
 to the South line of Main Street in Silver Terrace  
 within the city of San Diego, County of San Diego, State  
 of California, according to the said map of Silver  
 Terrace, be and the same is hereby closed up and  
 abandoned as a public street, said Silver Terrace

being a subdivision of Pueblo Lots No 1177, 293 and 294 of the  
Pueblo Lands of the said City of San Diego

Due proof of the publication of the notice of the passage  
of Resolution Declaring Intention to close Orange Street  
from the North line of Main to the South line of Main  
Street in Silver Terrace within the City of San Diego California  
being presented were ordered filed. Thereupon a resolution  
ordering the closing of said street was read and adopted  
by the following vote to wit: —

Ayes — Aldermen Read, Nutt, Watson, Blockman, Sweeney & Lewis  
None

Absent — Aldermen Dodson, Pauly, and Dingle.

Said resolution as adopted is as follows viz: —

Resolution ordering Work

Resolution of the Common Council of the City of San Diego,  
California, ordering the closing up of Orange Street from  
the North line of Main Street to the South line of  
Street in Silver Terrace, within the City of San Diego,  
California. Be it resolved by the Common Council of the  
City of San Diego as follows: — That the said Common Council  
having on the 16<sup>th</sup> day of August 1897 duly passed and  
adopted resolution No 505 declaring its intention to order  
the closing up of Orange Street from the North line  
of Main Street to the south line of Street in  
Silver Terrace within the City of San Diego, County  
of San Diego, State of California according to the map of  
said Silver Terrace filed in the office of the County  
Recorder of said County of San Diego on the 24<sup>th</sup> day  
of December 1887 which said resolution was duly approved  
by the Mayor of said City on the 18<sup>th</sup> day of August 1897  
and which said Resolution Declaring Intention, fully  
described said work & stated that it was deemed  
unnecessary that any land be taken in closing up  
of said Street, and the Superintendent of Streets of said  
City of San Diego having then, on the 28<sup>th</sup> day of  
August 1897, caused to be conspicuously posted  
along the line of said contemplated work notices of  
the passage of said Resolution Declaring Intention in  
the manner and form required by law, and the  
said Superintendent of Streets having caused a notice  
to be published in the manner and form required  
by law, for a period of ten days in the San Diego

San a daily newspaper published and circulated in said City of San Diego and designated by said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of September 1887, and ended on the 13<sup>th</sup> day of September of said year, and no person having within ten days after the expiration of the time of the publication of the said notice, or at all made any objection to said work, and the said Common Council having acquired jurisdiction in the premises and the said proposed work being for the closing up of a street and it appearing to the satisfaction of the said Common Council, that no assessment to pay the damage, costs and expenses of said work is necessary. Now Therefore be it resolved by the Common Council of the City of San Diego, that the public interest and convenience of said City of San Diego, requires the closing up of said Orange Street, from the North line of Main Street to the south line of Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace filed in the office of the County Recorder of said County of San Diego on the 24<sup>th</sup> day of December 1887; and Now Therefore the said Common Council hereby orders that the said Orange Street from the North line of Main Street, to the South line of Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the said map of Silver Terrace, be and the same is hereby closed up and abandoned as a public street, said Silver Terrace being a subdivision of Pueblo Lots No 1877, 293 and 294 of the Pueblo Lands of the said City of San Diego.

Due proof of the publication and posting of the notice of the passage of resolution declaring intention to close Market Street, from the North line of May Street to the South line of Main Street, in Silver Terrace in the City of San Diego, California, being presented were ordered filed, Thereupon a resolution ordering the closing up of said street, was read and adopted by the following vote to wit:—

Ayes—Aldermen Read, Nutt, Watson, Blockman, Sweeney, Lewis  
Nos—None

Aveut - Alderman Ordin Pauly & Gayle  
 Said resolution as adopted is as follows viz:

Resolution ordering work

Resolution of the Common Council of the City of San Diego, California ordering the closing up of Market Street from the North line of May Street to the South line of Main Street in Silver Terrace within the City of San Diego, California. Be it Resolved by the Common Council of the City of San Diego as follows: —

That the said Common Council having on the 16<sup>th</sup> day of August, 1897, duly passed and adopted resolution No. 506, declaring its intention to order the closing up of Market Street, from the North line of May Street to the South line of Main Street in Silver Terrace within the City of San Diego, County of San Diego, State of California according to the map of said Silver Terrace, filed in the office of the County Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887, which said Resolution was duly approved by the Mayor of said city on the 18<sup>th</sup> day of August, 1897, and which said resolution declaring intention, fully described said work and stated that it was deemed unnecessary that any land be taken, for the closing up of said Street, and the Superintendent of Streets of said City of San Diego, having then, on the 28<sup>th</sup> day of August, 1897, caused to be conspicuously posted along the line of said contemplated work notices of the passage of said resolution, declaring intention, in the manner and form required by law, and the said Superintendent of Streets having caused a notice similar in substance to that posted, to be published in the manner and form required by law for a period of ten days in the San Diegan Sun, a daily newspaper published and circulated in said City of San Diego, and designated by said Common Council for that purpose which publication commenced on the 3<sup>rd</sup> day of September, 1897, and ended on the 13<sup>th</sup> day of September of said year, and no person having within ten days after the expiration of the time of publication of the said notice, or at all made any objection to said work, and the said Common Council having acquired jurisdiction in the premises, and the said proposed work being for the closing up of a

street, and it appearing to the satisfaction of the said Common Council, that no assessment to pay the damages, costs and expenses of said work is necessary,  
Now Therefore be it resolved by the Common Council of the City of San Diego, that the public interest and convenience of said City of San Diego requires the closing up of said Market Street from the North line of May Street to the South line of Main Street in Silver Terrace within the City of San Diego, County of San Diego, State of California according to the map of said Silver Terrace filed in the office of the County Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887 and therefore the said Common Council hereby orders, that the said Market Street from the North line of May Street to the South line of Main Street in Silver Terrace within the City of San Diego, County of San Diego, State of California according to the said map of Silver Terrace be and the same is hereby closed up and abandoned as a public street said Silver Terrace being a subdivision of Pueblo lots No 1177, 293 and 294 of the Pueblo lands of the said City of San Diego.

Due proof of the publication and posting of the notice of the passage of resolution Declaring intention to close Stone Street from the North line of Post Street to the South line of Main Street in Silver Terrace within the City of San Diego California, being presented were ordered filed.  
 Whereupon a resolution ordering the closing of said street was read and adopted by the following vote to wit:-  
 Ayes - Aldermen Beard, Nutt, Watson, Rockman, Sweeney & George  
 Noses - None

Absent - Aldermen Dodson, Pauly & Ingale  
 Said resolution as adopted is as follows viz:-

#### Resolution ordering Work

Resolution of the Common Council of the City of San Diego, California ordering the closing up of Stone Street, from the North line of Post Street to the South line of Main Street in Silver Terrace within the City of San Diego California. Be it resolved by the Common Council of the City of San Diego as follows;  
 That the said Common Council having on 16<sup>th</sup> day of August, 1897, duly passed and adopted Resolution No 507 declaring its intention to order the closing up of Stone

Street from the North line of Post Street to the South line of Main Street in Silver Terrace within the City of San Diego, County of San Diego, State of California according to the map of said Silver Terrace, filed in the office of the County Recorder of said County of San Diego on the 24<sup>th</sup> day of December 1887, which said resolution was duly approved by the Mayor of said City on the 18<sup>th</sup> day of August 1897 and which said Resolution Declaring Intention fully described said work and stated that it was deemed unnecessary that any land be taken in closing up of said street and the Superintendent of Streets of said City of San Diego having them on the 28<sup>th</sup> day of August 1897 caused to be conspicuously posted, along the line of said contemplated work, notices of the passage of said Resolution Declaring Intention, in the manner and form required by law, and the said Superintendent of Streets having caused a notice, similar in substance to that posted, to be published in the manner and form required by law for a period of ten days in the San Diegoan Sun, a daily newspaper published and circulated in said City of San Diego and designated by said Common Council for that purpose which publication commenced on the 3<sup>rd</sup> day of September 1897 and ended on the 13<sup>th</sup> day of September in said year, and no person having within ten days after the expiration of the time of publication of the said notice, or at all, made any objection to said work and the said Common Council having acquired jurisdiction in the premises and the said proposed work being for the closing up of a street, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, cost and expense of said work is necessary.

Now Therefore be it Resolved by the Common Council of the City of San Diego that the public interest and convenience of said city of San Diego requires the closing up of said Stone Street from the North line of Post Street to the South line of Main Street in Silver Terrace within the City of San Diego, County of San Diego, State of California according to the map of said Silver Terrace, filed in the office of the County Recorder of said County of San Diego on the 24<sup>th</sup> day of December 1887, and therefore the said Common Council hereby orders that the said Stone Street, from the North line of Post

Street to the South line of Main St in Silver Terrace, within the City of San Diego, County of San Diego State of California, according to the said Map of Silver Terrace, he and the same is hereby closed up and abandoned, as a public street. Said Silver Terrace being a sub division of Pueblo Lot No 117, 293, 294, of the Public Lands of the said City of San Diego.

The proof of the publication of and posting of the notice of the passage of Resolution Declaring intention, to close Hill Street from the West line of Main Street to the East line of Globe Street in Silver Terrace in the City of San Diego California, being presented were ordered filed.

Whereupon a resolution ordering the closing of said street was read and adopted by the following vote viz:-  
Ayes- Aldermen Beard, Butt, Watson, Buchanan, Socay, Levi,  
Nos-None

Absent- Aldermen Dodson, Pugh and Eagle  
 Said Resolution as adopted is as follows viz:-

#### Resolution ordering Work

Resolution of the Common Council of the city of San Diego, California ordering the closing up of Hill Street, from the West line of Main Street to the East line of Globe Street in Silver Terrace in the City of San Diego, California,  
 Be it Resolved by the Common Council of the City of San Diego, as follows:- That the said Common Council having on the 16<sup>th</sup> day of August 1897, duly passed and adopted Resolution No 358 declaring its intention to order the closing up of Hill Street from the West line of Main Street to the East line of Globe Street in Silver Terrace, Within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace filed in the office of the County Recorder of said County of San Diego on the 24<sup>th</sup> day of December 1887 which said resolution was duly approved by the Mayor of said City on the 18<sup>th</sup> day of August 1897, and which said resolution declaring intention, fully described said work, and stated that it was deemed unnecessary that any land be taken in closing up of said street, and the Superintendent of Streets of said City of San Diego having then on the 28<sup>th</sup> day of August 1897, caused to be conspicuously posted, along the line of said contemplated work notices of the passage of said Resolution declaring intention

in the manner and form required by law and the said Superintendent of Streets having caused a notice, similar in substance to that posted to be published in the manner and form required by law 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 said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of September 1887, and ended on the 13<sup>th</sup> day of September in said year, and no person having within ten days after the expiration of the time of publication of the said notice, or at all, made any objection to said work, and the said Common Council having acquired jurisdiction in the premises, and said proposed work being for the closing up of a street and it appearing to the satisfaction of the said Common Council, that no assessment to pay the damages cost and expense of said work is necessary,

Now Therefore Be it Resolved by the Common Council of the City of San Diego, that the public interest and convenience of said City of San Diego requires the closing up of said Hill Street from the West line of Main Street to the East line of Globe Street in Silver Terrace within the City of San Diego, County of San Diego State of California, according to the map of said Silver Terrace, filed in the Office of the County Recorder of said County of San Diego, on the 31<sup>st</sup> day of December 1887, and Now Therefore the said Common Council hereby orders that the said Hill Street from the West line of Main Street, to the East line of Globe Street in Silver Terrace, within the City of San Diego, County of San Diego, State of California according to the said map of Silver Terrace, be and the same is hereby closed up and abandoned as a public street said Silver Terrace being a sub division of Pueblo Lot No 1177, 293, 294, of the Pueblo Lands of the said City of San Diego.

Due proof of the publication and posting of the notice of the passage of resolution Declaring Intention to close Globe Street ~~for~~ being a circular street, being at the Western extremity of Hill street in Silver Terrace within the City of San Diego California, being presented were ordered filed. Thereupon a resolution ordering the closing of said street was read and adopted by the following vote to wit:-

Ayes Aldermen Beard, Hall, Wilson, Pochman, Sweeney & Lew.

Noes None

Absent - Aldermen Dodson, Pauly & Ingles  
Said Resolution was adopted as follows viz:

Resolution ordering the Work

Resolution of the Common Council of the City of San Diego, California ordering the closing up of Globe Street being a circular street being at the westerly extremity of Hill Street in Silver's Terrace within the City of San Diego California. Be it Resolved by the Common Council of the City of San Diego as follows:

That the said Common Council having on the 16<sup>th</sup> day of August 1897 duly passed and adopted Resolution <sup>no 509</sup>, declaring its intention to order the closing up of Globe Street, a circular street beginning at the westerly extremity of Hill Street in Silver's Terrace within the City of San Diego County of San Diego State of California, according to the map of said Silver's Terrace, filed in the office of the County Recorder of said County of San Diego on the 24<sup>th</sup> day of December 1887, which said resolution was duly approved by the Mayor on the 18<sup>th</sup> of August 1897 and which said Resolution declaring intention fully described said work and stated that it was deemed unnecessary that any land be taken in closing up of said street and the Superintendent of Streets of the said City of San Diego, having then on the 28<sup>th</sup> day of August 1897 caused to be conspicuously posted along the line of said contemplated work notices of the said Resolution declaring intention, in the manner and form declared by law, and the said Superintendent of Streets, having caused a notice similar in substance to that posted to be published in the manner and form required by law 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 that purpose, which publication commenced on the 3<sup>rd</sup> day of September 1897 and ended on the 13<sup>th</sup> day of September 1897 and no person having within ten days after the expiration of the time of publication of the said notice or at all made any objection to the said work, and the said Common Council acquired jurisdiction in the premises, and the said proposed

work being for the closing up of Globe Street, a circular street beginning at the westerly extremity of Hill Street and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, costs and expenses of said work is necessary.

Now Therefore be it Resolved by the Common Council of the City of San Diego that the public interest and convenience of the said City of San Diego requires the closing up of said Globe Street, from the extremity of Hill Street, (surrounding a circular piece of land) in Silver Terrace within the city of San Diego, County of San Diego State of California, according to the map of said Silver Terrace, filed in the office of the County Recorder of said County of San Diego on the 24<sup>th</sup> day of December 1887 and now therefore the said Common Council hereby orders that the said Globe Street from the westerly line of Hill Street surrounding a circular piece of land, in Silver Terrace within the City of San Diego, County of San Diego State of California, according to the said map of Silver Terrace be and the same is hereby closed up and abandoned as a public street, said Silver Terrace being a subdivision of Pueblo Lots No 1177-293 and 294 of the Pueblo Lands of the City of San Diego.

The proof of the publication and the posting of the notice, of the passage of Resolution Declaring Intention to close May Street from the West line of Short Street to the East line of Fifth Street in Silver Terrace in the City of San Diego California, being presented were ordered filed. Thereupon a resolution ordering the closing of said street was read and adopted by the following vote to wit: -

Ayes - Aldermen Beard, Hatt Watson, Stockman, Sweeney & Lester  
Noes - None

Absent Aldermen Dodson, Pauly & Ingley  
said Resolution as adopted is as follows viz  
Resolution ordering the Work

Resolution of the Common Council of the City of San Diego California ordering the closing up of May Street from the west line of Short Street to the east line of Fifth Street in Silver Terrace within the City of San Diego, California Be it Resolved by the Common Council of the City of San Diego as follows: -

~~At this time President Levi takes the chair.~~

~~President Levi announces as a Special Committee on redistricting the city into nine wards Aldermen Watson, Blochman and Nutt.~~

~~After giving due notice President Levi did, in open session, sign an Ordinance establishing a "Legal Fund."~~

~~Thereupon the Board adjourned until Monday, October, 18<sup>th</sup>, 1897, at 7:30 P.M.~~

Attest:

~~Emile Levi,  
President of the Board of Aldermen.~~

~~City Clerk~~

That the said Common Council of the City of San Diego having on the 16<sup>th</sup> day of August, 1897, duly passed and adopted Resolution No 500 declaring its intention to order the closing up of May Street from the west line of Short Street to the East line of Fifth Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the office of the Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887, which said resolution was duly approved by the Mayor of said City on the 18<sup>th</sup> day of August 1897, and which said Resolution declaring intention fully described said work and stated that it was deemed unnecessary that any land be taken in the closing up of said street, and the Superintendent of Streets of said City of San Diego having then on the 28<sup>th</sup> day of August 1897, caused to be conspicuously posted along the line of said contemplated work, notices of the passing of said Resolution declaring intention in the manner and form required by law and the said Superintendent of Streets having also caused a notice similar in substance to that posted to be duly published in manner and form required by law, 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 that purpose, which publication commenced on the 3<sup>rd</sup> day of September, 1897, and ending on the 13<sup>th</sup>

day of September of said year and no person having  
 within the ten days, after the expiration of the publication  
 of said notice or at all made any objection to said  
 work and the Common Council having acquired  
 jurisdiction in the premises, and the said proposed work  
 being for the closing up of the street and it appearing  
 to the satisfaction of the said Common Council, that  
 no assessment to pay the costs, damages and expenses  
 of said work is or was necessary  
 Now therefore Be it resolved by the Common Council  
 of the City of San Diego that the interests and convenience  
 of said City require the closing up of May Street  
 from the West line of Short Street to the East line of Fifth  
 Street in Silver Terrace within the City of San Diego  
 County of San Diego, State of California according  
 to the map of said Silver Terrace filed in the office  
 of the County Recorder of the said County of San Diego  
 on the 24<sup>th</sup> day of December, 1887 and therefore, the  
 said Common Council hereby orders, that May  
 Street from the West line of Short Street to the East  
 line of Fifth Street in Silver Terrace within the  
 City of San Diego, County of San Diego, State of California,  
 according to the map of said Silver Terrace, be and the  
 same is hereby closed up and abandoned, as a public  
 street, said Silver Terrace being a sub-division of Pueblo  
 Lot No 1177 - 293 and 294 of the Pueblo Lands of the said  
 City of San Diego

Due proof of the publication and posting of the notice  
 of the passage of Resolution declaring intention to close  
 State Street from the west-line of Union Street to the East  
 line of Main Street in Silver Terrace, within the city  
 of San Diego California, being presented were ordered  
 filed. Thereupon a resolution ordering the closing up  
 of said street was read and adopted by the following  
 vote to wit: -

Ayes Aldermen Beard, Gatt, Watson, Stockman, Sweeney, & Leis  
Negatives None

Absent Aldermen Dodson, Pauly, & Ingle  
 Said Resolution as adopted is as follows viz

Resolution ordering Work

Resolution of the Common Council of the City of San  
 Diego, California, ordering the closing up of State Street

from the West line of Union Street to the East line of Main Street in Silvers Terrace within the city of San Diego California, Be it resolved by the Common Council of the City of San Diego as follows;

That the said Common Council of the City of San Diego, having on the 16<sup>th</sup> day of August 1897, duly passed and adopted Resolution No 511 declaring its intention to order the closing up of State Street from the West line of Union Street to the East line of Main Street, in Silvers Terrace, within the City of San Diego, County of San Diego, State of California, according to the map of said Silvers Terrace filed in the office of the Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887, which said Resolution was duly approved by the Mayor of said City on the 18<sup>th</sup> day of August, 1897, and which said Resolution Declaring Intention, fully described said work and stated, that it was deemed unnecessary that any land be taken in the closing up of said Street, and the Superintendent of Streets of said City of San Diego, having then on the 28<sup>th</sup> day of August, 1897, caused to be conspicuously posted along the line of said contemplated work notice of the passage of said Resolution Declaring Intention, in the manner and form required by law, and the said Superintendent of Streets having also caused a notice similar in substance to that posted to be duly published in manner and form required by law 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 that purpose, which publication commenced on the 3<sup>rd</sup> day of September, 1897, and ending on the 13<sup>th</sup> day of September in said year and no person having within the ten days after the expiration of the publication of said notice, or at all, made any objections to said work, and the Common Council having acquired jurisdiction in the premises, and the said proposed work being for the closing up of the street and it appearing to the satisfaction of the said Common Council, that no assessment to pay the costs, damages and expenses of said work is or was necessary.

Therefore be it resolved by the Common Council of the City of San Diego, that the interests and convenience of said city require the closing up of State Street from the West line of Union Street to the East line of Main Street in Silvers Terrace within the City of San Diego, County of

San Diego, State of California, according to the map of said Silver Terrace filed in the office of the County Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December 1887, and therefore the said Common Council hereby orders that State Street from the West line of Union Street to the East line of Main Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace be and the same is hereby closed up and abandoned as a public street, said Silver Terrace being a subdivision of Pueblo Lots Nos 1177, 293 & 294 of the Pueblo Lands of the said City of San Diego.

Due proof of the publication and posting of the notice of the passage of Resolution declaring intention to close Fifth Street from the North line of May Street to the South line of Union Street in Silver Terrace, within the city of San Diego, California, being presented were ordered filed, thereupon a resolution ordering the closing of said street was read and adopted by the following vote to wit:-

Ayes Aldermen Peard, Pratt, Watson, Brockman, Sweeney, Levi  
Noes None  
Absent Aldermen Dodson, Pauly, Dingle  
 Said Resolution as adopted is as follows viz.

Resolution ordering Work

Resolution of the Common Council of the City of San Diego California, ordering the closing up of Fifth Street from the North line of May Street to the South line of Union Street in Silver Terrace within the City of San Diego California,  
 Be it resolved by the Common Council of the City of San Diego as follows, that the said Common Council of the City of San Diego having on the 16<sup>th</sup> day of August 1897, duly passed and adopted Resolution No 512 declaring its intention to order the closing up of Fifth Street, from the North line of May Street to the South line of Union Street, in Silver Terrace within the City of San Diego, County of San Diego State of California, according to the map of said Silver Terrace filed in the office of the Recorder of said County of San Diego, on the 24<sup>th</sup> day of December 1887, which said resolution was duly approved by the Mayor of said City on the 28<sup>th</sup> day of August 1897 and which said Resolution Declaring Intention, fully described said work and stated, that it was deemed unnecessary that any land be taken in the closing up of said street, and the Superintendent of Streets of the said City

of San Diego, having then on the 28<sup>th</sup> day of August 1897 caused to be conspicuously posted along the line of said contemplated work, notices of the passage of said Resolution declaring intention to in the manner and form required by law, and the said Superintendent of Streets, having also caused a notice, similar in substance to that posted, to be duly published in manner and form required by law, for a period of ten days in the San Diegan Sun, a daily newspaper published and circulated in said city of San Diego, and designated by the Common Council for that purpose which publication commenced on the 3<sup>rd</sup> day of September, 1897, and ending on the 13<sup>th</sup> day of September in said year, and no person having within the ten days after the expiration of the publication of said notice, or at all, made any objection to said work, and the Common Council having acquired jurisdiction in the premises, and the said proposed work being for the closing up of the street, and it appearing to the satisfaction of the said Council, that no assessment to pay the costs, damages and expenses of said work is or was necessary. Now Therefore be it Resolved by the Common Council of the City of San Diego, that the interest and convenience of said City require the closing up of Fifth Street from the North line of May Street to the South line of Union Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the Office of the County Recorder of the said County of San Diego on the 24<sup>th</sup> day of December 1887, and therefore the said Common Council hereby orders that Fifth Street from the North line of May Street to the South line of Union Street in Silver Terrace, within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, be and the same is hereby closed up and abandoned as a Public street, said Silver Terrace being a sub division of Pueblo Lots No 1177, 2938 294 of the Pueblo Lands of the said City of San Diego.

Due proof of the publication and posting of the notice of the passage of the Resolution Declaring intention to close Short Street from the North line of Florentia Street to the South line of Pine Street in Silver Terrace in the city of San Diego California, being presented were ordered filed, Thereupon a resolution ordering the closing of said street was

read and adopted by the following vote to wit: —  
Ayes Aldermen Beard, Butt, Watson, Stockman, Sweeney, Levi  
Noes None

Absent Aldermen Dodson, Painter, Single  
 Said Resolution as adopted is as follows viz

Resolution ordering Work

Resolution of the Common Council of the City of San Diego California, ordering the closing up of Short Street from the North line of Florentia Street, to the south line of Pine Street in Silver Terrace, within the City of San Diego, County of San Diego, State of California, Be it Resolved by the Common Council of the City of San Diego as follows  
 that the said Common Council having on the 16<sup>th</sup> day of August 1897 duly passed and adopted Resolution No 513, declaring its intention to order the closing up of Short Street, from the North line of Florentia Street to the south line of Pine Street in Silver Terrace within the City of San Diego, County of San Diego State of California according to the map of said Silver Terrace filed in the office of the Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December 1887, which said resolution was duly approved by the Mayor of said City on the 18<sup>th</sup> day of August, 1897, and which said Resolution Declaring Intention, fully described said work and stated that it was deemed unnecessary that any land be taken in the closing up of said street and the Superintendent of Streets of the said City of San Diego having then on the 28<sup>th</sup> day of August, 1897, caused to be conspicuously posted along the line of said contemplated work, notices of the passage of the said Resolution Declaring Intention, in the manner and form required by law, and the said Superintendent of Streets having also caused a notice similar in substance to that posted to be published in manner and form required by law, for a period of ten days in the San Diegan Star, a daily newspaper published and circulated in said City of San Diego and designated by the Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of September 1897 and ending on the 13<sup>th</sup> day of September of said year, and no person having within the ten days after the expiration of the publication of said notice, or at all, made any objections to said work and the Common Council having acquired jurisdiction in the premises, and the said proposed work being for the

closing up of a street, and it appearing to the satisfaction of the said Common Council, that no assessment to pay the costs, damages and expenses of said work is or was necessary. Now Therefore be it Resolved by the Common Council of the City of San Diego, that the interest and convenience of said City require the closing up of Short Street from the North line of Florentia Street, to the South line of Pine Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the office of the County Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December 1887, and Therefore the said Common Council hereby orders that Short Street from the North line of Florentia Street to the South line of Pine Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, be and the same is hereby closed up and abandoned as a public street, said Silver Terrace being a subdivision of Pueblo Lots No 1177, 2937 & 294 of the Pueblo Lands of the said City of San Diego.

Due proof of the publication and posting of the notice of the passage of Resolution Declaring Intention to close Lane Street from the West line of Bush Street to the East line of Bucamore Street in Silver Terrace in the City of San Diego California, being presented were ordered filed.

Whereupon a resolution ordering the closing of said street was read and adopted by the following vote to wit:-

Ayes- Aldermen Beard, Butt, Walmsley, Flockham, Avery & Lewis  
Nos - None

Absent Aldermen Dodson, Pauly & Dogee  
And Resolution as adopted is as follows viz

#### Resolution ordering Work

Resolution of the Common Council of the City of San Diego California ordering the closing up of Lane Street from the West line of Bush Street to the East line of Bucamore Street in Silver Terrace within the City of San Diego California. Be it Resolved by the Common Council of the City of San Diego as follows,

That the said Common Council having on the 16<sup>th</sup> day of August 1897 duly passed and adopted Resolution No 514, declaring its intention to order the closing up of Lane Street from the West line of Bush Street, to the East line of Bucamore

Street, in Silver Terrace within the City of San Diego,  
 County of San Diego, State of California, according to the map of  
 said Silver Terrace filed in the office of the County Recorder  
 of the said County of San Diego on the 24<sup>th</sup> day of  
 December 1887, which said resolution was duly approved  
 by the Mayor of said city on the 18<sup>th</sup> of August 1897,  
 and which said Resolution Declaring Intention, fully  
 described said work and stated that it was deemed  
 unnecessary that any land be taken in closing up  
 of said street; and the Superintendent of Streets of said  
 City of San Diego, having then on the 28<sup>th</sup> day of August  
 1897, caused to be conspicuously posted along the line of said  
 contemplated work, notices of the said Resolution Declaring  
 Intention, in the manner and form required by law, and the  
 said Superintendent of Streets having caused a notice,  
 similar in substance to that posted, to be published in the  
 manner and form required by law, for a period of ten days  
 in the San Diegan Sun a daily newspaper published and  
 circulated in said City of San Diego, and designated by the  
 said Common Council for that purpose, which publication  
 commenced on the 3<sup>rd</sup> day of September 1897 and ended on the  
 13<sup>th</sup> day of September 1897 and no person having within ten  
 days after the expiration of the time of publication of the  
 said notice, or at all, made any objection to the said  
 work, and the said Common Council acquired jurisdiction  
 in the premises and the said proposed work being for the  
 closing up of Lane Street, from the West line of Bush Street  
 to the East line of Sycamore Street and it appearing to the  
 satisfaction of the said Common Council that no assessment  
 to pay the damages costs, & expenses of said work is  
 necessary. Now Therefore be it resolved by the Common  
 Council of the City of San Diego that the public Interest  
 and convenience of the said City of San Diego requires the  
 closing up of said Lane Street, from the West line of Bush  
 Street to the East line of Sycamore Street in Silver Terrace  
 in the city of San Diego, County of San Diego State of  
 California, according to the map of said Silver Terrace  
 filed in the office of the County Recorder of said County of  
 San Diego on the 24<sup>th</sup> day of December 1887 and Now Therefore  
 the said Common Council hereby orders that the said Lane  
 Street, from the West line of Bush Street to the East line of  
 Sycamore Street in Silver Terrace within the city of San Diego,  
 County of San Diego State of California, according to the

and map of Silver Terrace be and the same is hereby closed up and abandoned as a public street said Silver Terrace being a sub-division of Pueblo Lot No 1177, 293 and 294 of the Pueblo Lands of the city of San Diego.

Due proof of the publication and posting of the notice of the passage of Resolution Declaring Intention to close Pine Street from the East line of Pueblo Lot No 1177 to the East line of Union Street in Silver Terrace within the City of San Diego, California, being presented were ordered filed Thereupon a resolution ordering the closing of said street was read and adopted by the following vote to wit:-

Ayes Aldermen Bear, Flutt, Watson, Hochman, Sweeney & Levy

Nos - None

Absent Aldermen Loddon, Parry & Ingles

Said Resolution as adopted is as follows namely &

#### Resolution ordering Work

Resolution of the Common Council of the City of San Diego California ordering the closing up of Pine Street from the East line of Pueblo Lot 1177 to the East line of Union Street in Silver Terrace within the City of San Diego California. Be it resolved by the Common Council of the City of San Diego as follows:- That the said Common Council having on the 16<sup>th</sup> day of August 1897 duly passed and adopted Resolution No 515 declaring its Intention to order the closing up of Pine Street from the East line of Pueblo Lot 1177 to the East line of Union Street in Silver Terrace within the City of San Diego, County of San Diego State of California according to the map of said Silver Terrace filed in the office of the County Recorder of the said County of San Diego on the 24<sup>th</sup> day of December 1887 which said Resolution was duly approved by the Mayor on the 18<sup>th</sup> of August 1897 and which said Resolution Declaring Intention fully described said work and stated that it was deemed unnecessary that any land be taken in closing up of said street and the Superintendent of Streets of said city of San Diego having the same on the 28<sup>th</sup> day of August 1897 caused to be conspicuously posted along the line of said contemplated work notices of the said Resolution Declaring Intention in the manner and form declared by law, and the said Superintendent of Streets having caused a notice similar in substance to that posted

to be published in the manner and form required by law, 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 that purpose, which publication commenced on the 3<sup>rd</sup> day of September, 1897, and ended on the 13<sup>th</sup> day of September, 1897, and no person having within ten days after the expiration of the time of publication of the said notice at all made any objection to the said work, and the said Common Council acquired jurisdiction in the premises and the said proposed work being for the closing of Pine Street from the East line of Pueblo Lot 117 to the East line of Union Street and it appearing to the satisfaction of the said Common Council, that no assessment to pay the damages, costs and expenses of said work is necessary. Now therefore be it Resolved by the Common Council of the City of San Diego, that the public interest and convenience of the said City of San Diego requires the closing up of said Pine Street from the East line of Pueblo Lot 117, to the East line of Union Street in Silver Terrace, within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace filed in the office of the County Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887, and Now therefore the said Common Council hereby orders that the said Pine Street from the East line of Pueblo Lot 117 to the East line of Union Street in Silver Terrace, within the City of San Diego, County of San Diego, State of California, according to the said map of Silver Terrace be and the same is hereby closed up and abandoned as a public street, said Silver Terrace being a subdivision of Pueblo Lots No 117, 293 and 294 of the Pueblo Lands of the City of San Diego.

Due proof of the publication and posting of the notice of the passage of Resolution Declaring intention to close Rose Street from the East line of Pueblo Lot 117 to the East line of Union Street, in Silver Terrace, in the City of San Diego, California, being presented were ordered filed. Thereupon a resolution ordering the closing of said street was read and adopted by the following vote to wit: -

Ayes Aldermen Read Nutt Watson Stockman Avery & Lewis

Yes - None

Absent - Aldermen Dodson, Paul and Gayle

Said Resolution as adopted is as follows viz  
Resolution ordering Work.

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of Rose Street from the East line of Pueblo Lot #1177 to the East line of Union Street in Silver Terrace within the City of San Diego, California. Be it Resolved by the Common Council of the city of San Diego as follows: That the said Common Council having on the 16<sup>th</sup> day of August, 1897, duly passed and adopted Resolution No 516, Declaring its intention to order the closing up of Rose Street from the East line of Pueblo Lot #1177 to the East line of Union Street in Silver Terrace within the City of San Diego, County of San Diego State of California, according to the map of said Silver Terrace, filed in the office of the County Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December, 1887, which said Resolution was duly approved by the Mayor on the 18<sup>th</sup> of August 1897, and which said Resolution declaring Intention fully described said work and stated that it was deemed unnecessary that any land be taken in closing up of said Street and the Superintendent of Streets of said City of San Diego, having them on the 28<sup>th</sup> day of August 1897 caused to be conspicuously posted along the line of said contemplated work, notices of the said Resolution Declaring Intention, in the manner and form declared by law, and the said Superintendent of Street having caused a notice similar in substance to that posted to be published in the manner and form required by law, for a period of ten days in the San Diegoan an a daily newspaper published and circulated in said City of San Diego, and designated by the said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of September 1897 and ended on the 13<sup>th</sup> day of September 1897 and no person having within ten days after the expiration of the time of publication of the said notice or at all made any objection to the said work, and the said Common Council acquired jurisdiction in the premises, and the said proposed work being for the closing up of Rose Street, from the East line of Pueblo Lot No 1177 to the East line of Union Street, and it

appearing to the satisfaction of the said Common Council that no assessment to pay the damages, costs and expenses of said work is or was necessary.

Now Therefore Be it Resolved by the Common Council of the City of San Diego that the public interests and convenience of the said City of San Diego requires the closing up of said Rose Street from the East line of Pueblo Lot 1177 to the East line of Union Street in Silver Terrace within the city of San Diego, County of San Diego State of California according to the map of said Silver Terrace filed in the office of the County Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887, and Now Therefore the said Common Council hereby orders that the said Rose Street from the East line of Pueblo Lot No 1177 to the East line of Union Street in Silver Terrace within the City of San Diego, County of San Diego State of California, according to the said map of Silver Terrace be and the same is hereby closed up and abandoned as a public street, said Silver Terrace being a subdivision of Pueblo Lots No 1177 293, 294, of the Pueblo Lands of the City of San Diego.

Due proof of the publication and posting of the notice of the passage of Resolution Declaring Intention to close Grand Street from the North line of Rose Street to the junction with Bush Street in Silver Terrace within the City of San Diego California being presented were ordered filed. Thereupon a resolution ~~ordering~~ ordering the closing up of said street was read and adopted by the following vote to wit:-

Ayes Aldermen Ged. J. Hutt, Watson, Hochman, Sweeny & Lewis  
Noes None

Away Aldermen Godwin, Pauly, & Engle

Paid Resolution as adopted is as follows viz:

#### Resolution ordering Work

Resolution of the Common Council of the City of San Diego ordering the closing up of Grand Street from the North line of Rose Street to the junction with Bush Street in Silver Terrace within the City of San Diego California

Be it Resolved by the Common Council of the City of San Diego as follows; that the said Common Council having on the 16<sup>th</sup> day of August 1887, duly passed and adopted Resolution No 517, declaring its intention to order the closing up of Grand Street from the North line of Rose Street to the junction with Bush Street

in Silver Terrace within the City of San Diego, County of San Diego, State of California according to the map of said Silver Terrace, filed in the office of the County Recorder of said County of San Diego, on the 24<sup>th</sup> day of December 1887 which said Resolution was duly approved by the Mayor of said City on the 18<sup>th</sup> day of August 1897, which said Resolution Declaring Intention fully describes said work and stated that it was deemed unnecessary that any land be taken in closing up said street, and the Superintendent of Streets of said City of San Diego, having then on the 28<sup>th</sup> day of August 1897, caused to be conspicuously posted along the line of said contemplated work, notices of the passage of said Resolution declaring Intention in the manner and form required by law, and the Superintendent of Streets having caused a notice, similar in substance to that posted to be published in the manner and form required by law, 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 that purpose, which publication commenced on the 3<sup>rd</sup> day of September 1897 and ended on the 13<sup>th</sup> day of September 1897, and no person having within ten days after the expiration of the time of publication of said notice or at all made any objection to said work and the Common Council having acquired jurisdiction in the premises and the said proposed work being for the closing up of a street and it appearing to the satisfaction of the said Common Council that no assessment to pay the costs, damages, and expense of said work is or was necessary. Now Therefore be it Resolved by the Common Council of the City of San Diego that the interest and convenience of said City require the closing up of Grand Street from the North line of Rose Street to the junction with Bush Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace filed in the office of the County Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December 1887, and therefore the said Common Council hereby orders that Grand Street from the North line of Rose Street to the junction with Bush Street in Silver Terrace, within the City of San Diego, County of San Diego, State of California, according to the said Map of said Silver Terrace, be and the same is hereby closed up and

abandoned as a public Street, Said Silver Terrace being a subdivision of Pueblo Lots No 117, 293 & 294 of Pueblo Lands of the said City of San Diego.

Due proof of the publication and posting of the notice of the passage of Resolution Declaring Intention to close Pike Street from the North line of Main Street to the South line of Globe Street in Silver Terrace within the City of San Diego, California being presented were ordered filed, Whereupon a Resolution ordering the closing of said street was read and adopted by the following vote to wit:-

Ayes Aldermen Read, Nutt, Watson, Rockman, Sweeny & Lewis  
Nos None

Absent Aldermen Dodson, Peleg & Dingle  
 Said Resolution as adopted is as follows viz:

Resolution ordering Work

Resolution of the Common Council of the City of San Diego, California ordering the closing up of Pike Street from the North line of Main Street to the South line of Globe Street in Silver Terrace within the City of San Diego, California  
 Be it Resolved by the Common Council of the City of San Diego as follows That the said Common Council of the City of San Diego, having on the 16<sup>th</sup> day of August, 1897, duly passed and adopted Resolution No 518, declaring its intention to order the closing up of Pike Street from the North line of Main Street to the South line of Globe Street, in Silver Terrace, within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the office of the Recorder of said County of San Diego, on the 24<sup>th</sup> day of December, 1887, which said Resolution was duly approved by the Mayor of said City on the 18<sup>th</sup> day of August, 1897, and which said Resolution Declaring Intention fully described said work and stated that it was deemed unnecessary that any land be taken in the closing up of said street, and the Superintendent of Streets of said City of San Diego having then on the 28<sup>th</sup> day of August, 1897, caused to be conspicuously posted along the line of said contemplated work, notices of the passage of said Resolution Declaring Intention, in the manner and form required by law, and the said Superintendent of Streets having also caused a notice similar in substance to that posted to be duly published

in manner and form required by law, 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 that purpose, which publication commenced on the 3<sup>rd</sup> day of September 1887 and ending on the 13<sup>th</sup> day of September in said year, and no person having within the ten days after the expiration of the publication of said notice or at all made any objections to said work, and the Common Council having acquired jurisdiction in the premises, and the said proposed work being for the closing up of the street, and it appearing to the satisfaction of the said Common Council that no assessment to pay the costs, damages and expenses of said work is or was necessary.

Now Therefore be it Resolved by the Common Council of the City of San Diego, that the interest and convenience of said City require the closing up of Pike Street from the North line of Main Street to the South line of Globe Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the office of the County Recorder of the said County of San Diego on the 24<sup>th</sup> day of December, 1887, and therefore the said Common Council hereby orders, that Pike Street from the North line of Main Street to the South line of Globe Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, be and the same is hereby closed up and abandoned as a public street, said Silver Terrace being a subdivision of Pueblo Lots No 1177, 293, 294, of the Pueblo Lands of the said City of San Diego.

Due proof of the publication and posting of the notice of the passage of Resolution Declaring intention to close Alley in Block 15 of Silver Terrace in the City of San Diego, California being presented were ordered filed. Thereupon a resolution ordering the closing of said alley was read and adopted by the following vote to wit:-

Ayes Aldermen Fred Lath Wilson Hochman Sweeney & Levi  
Noes None

Absent Aldermen Dodson Fauly & Ingall  
Faid Resolution as adopted is as follows viz:-

Resolution ordering Work  
Resolution of the Common Council of the City of San

Diego California, ordering the closing up of the Alley in Block 15 in Silver Terrace within the City of San Diego California Be it Resolved by the Common Council of the City of San Diego as follows. That said Common Council having on the 16<sup>th</sup> day of August 1897 duly ~~and~~ passed and adopted Resolution No 519 declaring its intention to order the closing up of the Alley in Block 15 in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the office of the County Recorder of said County of San Diego, on the 24<sup>th</sup> day of December 1889, which said Resolution was duly approved by the Mayor of said City of San Diego on the 18<sup>th</sup> day of August, 1897, and which Resolution Declaring Intention, fully described the work and stated that it was not deemed necessary that any land be taken in closing up said alley, that the S. Superintendent of Streets of said City, having then on the 28<sup>th</sup> day of August 1897, caused to be conspicuously posted along the line of said contemplated work, notices of the passage of said Resolution Declaring Intention in the manner and form required by law, and said Superintendent of Streets having caused a notice similar in substance to that posted, to be duly published in the manner and form required by law, for a period of ten days, in the San Diego Sun, a daily newspaper published and circulated in the said city of San Diego, and designated by said Common Council for that purpose, which publication commenced on the 3<sup>rd</sup> day of September, 1897, and ended on the 13<sup>th</sup> day of September, of said year, and no person having within ten days after the expiration of the time of publication of the said notice, or at all, made any objection to said work, and the said Common Council having acquired jurisdiction in the premises, and the said work being for the closing up of a public alley, and it appearing to the satisfaction of the said Common Council, that no assessment to pay the damages, costs and expenses of said work is necessary. Now Therefore Be it resolved by the Common Council of the City of San Diego, that the public interest and convenience of the said city require the closing up of the public Alley in Block 15 in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of Silver Terrace filed in the office of the County Recorder, be and the same is hereby closed up and abandoned as a public alley.

Said Silver Terrace being a subdivision of the Pueblo Lots  
No 1177, 293, 294, of the Pueblo Lands of the said City of San  
Diego.

At this time President Levi takes the chair.

President Levi announces as a Special Committee on  
re-districting the city into nine Wards Aldermen Watson,  
Blockman and Nutt.

After giving due notice President Levi did, in open session,  
sign an Ordinance establishing a "Legal Fund."

Whereupon the Board adjourned until Monday, October 18<sup>th</sup>,  
1897, at 7:30 P.M.

Attest:

*Pio N. Goldmann*

*City Clerk.*

*William Levi,*  
President of the Board of Aldermen.

Special Meeting.

Council Chamber of the Board of  
Aldermen of the City of San Diego,  
California, October 7<sup>th</sup>, 1897.

Pursuant to the following call of the Mayor, viz:

Mayor's Office, City of San Diego, Cal.

October 6<sup>th</sup>, 1897.

Members of the Common Council  
of the City of San Diego.

Gentlemen:

I, W. C. Reed, Mayor of the City of San Diego, County of San Diego, State of California, good cause appearing to me therefore, do hereby call a special session of your Honorable Body, for the 7<sup>th</sup> day of October, 1897, at the hour of 7:30 o'clock P.M. thereof, at your usual and accustomed place of meeting, in your chambers in that building known as the City Hall, situated on the southwest corner of D<sup>rd</sup> and Third streets, in the said City of San Diego.

The purpose for which said special session is called is to take whatever action may be deemed advisable relative to the location of the crematory by the Dixon Sanitary Crematory Company.

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

Geo. D. Goldman, Clerk of the City of San Diego, California, and ex-officio Clerk of the Common Council of the said City of San Diego, is hereby directed and instructed to serve, or cause to be served, notices in writing of this call upon each and every member of the said Common Council, said notice to contain a statement of the time, place and object of the said special session.

W. C. Reed,

Mayor of the City of San Diego, California.  
A special meeting of the Board was held this day at 7:30 P.M.,  
President Levi presiding.

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Present - Aldermen Dodson, Beard, Watson, Blochman, Sweeney,  
Levi and Clerk Vincent.

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Absent - Aldermen Pauly, Nutt and Ingle.

The following Message of the Mayor was read and ordered placed on file:

Mayor's Office, City of San Diego, Cal.  
October 6<sup>th</sup>, 1897.

Members of the Common Council  
of the City of San Diego.

Gentlemen:-

Having on the 6<sup>th</sup> day of October, 1897, called a special session of your Honorable Body, for the 7<sup>th</sup> day of October, 1897, at the hour of 7:30 o'clock P.M. thereof, at the usual and accustomed place of meeting of your Honorable Body, in your Chambers in that building known as the City Hall, situated on the southwest corner of 5<sup>th</sup> and Third streets in the said City of San Diego, I now desire to and do hereby notify you, being now assembled pursuant to said call, of the object for which you are convened, which is to take whatever action may be deemed advisable relative to the location of the crematory by the Dixon Sanitary Crematory Company.

Respectfully submitted,

A. L. Reed,

May of the City of San Diego, California.

The following report of the Health and Morals Committee in the matter of the protest of citizens against the location of the Garbage Crematory on Pierce avenue was read and adopted, viz:

To the Board of Aldermen,

Gentlemen:-

We, your Health and Morals Committee, to whom was referred the matter of the protest of the citizens of the Seventh and Eighth wards of the city, against the location of the Dixon Garbage Crematory, on Pierce avenue, would respectfully report:

We called upon Mr. Stockton, the representative of the company, and presented him with a copy of Joint Resolution No. 893, recommending that the location of the said crematory be changed to a more satisfactory location.

Mr. Stockton assured your committee that he desired to do no injury to the citizens and that if a location could be found by your Honorable Body which would be satisfactory, and the City of San Diego, or its citizens, would reimburse the said crematory company in the delay and damages sustained it would be willing to make such change, provided, said location would be permanent and selected immediately.

Respectfully,

A. Beard,

A. E. Dodson, and

H. Sweeney,

Dated, San Diego, Cal., Oct. 5<sup>th</sup>, 1897.

Committee.

Alderman Dodson moves that a committee be appointed to notify the Board of Delegates that this Board is now

ready to go into Committee of the Whole to meet with the Board of Delegates in Joint Committee of the Whole for the purpose of considering the location of the Garbage Crematory, which motion was adopted.

President, appoints as such Committee Alderman Dodson, who now retires.

Upon his return Alderman Dodson informs the Board that the Board of Delegates is now ready to meet with this Board in Joint Committee of the Whole for the purpose of considering the location of the Garbage Crematory.

Thereupon the Board goes into Committee of the Whole for the purpose above mentioned.

Upon reassembling there were

Present Aldermen Dodson, Beard, Watson, Blochman,  
Sweeney and Levi.

Absent Aldermen Pauly, Nutt and Ingle.

The report of the Joint Committee of the Whole was read and amended by striking out all that portion relating to the amendment of the contract existing between the Crematory Company and the City, and as so amended was adopted, viz:

The Joint Committee of the Whole recommends that a Special Committee of three be appointed to enter into negotiations with the representatives of the Dixon Sanitary Crematory Company as to the amount of damages said company would demand from the City to change the location of the Crematory.

That said Special Committee consist of Alderman Dodson and Delegates James and Williamson.

Thereupon the Board adjourned.

*D. D. Levi,*

Attest:

*Geo. D. Lauderan*  
City Clerk.

President of the Board of Aldermen.

## Adjourned Meeting

Council Chamber of the Board of  
Aldermen of the City of San Diego  
California October 18<sup>th</sup> 1897

Pursuant to adjournment a meeting of the Board of Aldermen was held this day at 7<sup>30</sup> o'clock P.M. President Levi Presiding

Present Aldermen Beard Watson Ingles Blockman  
Sweeney and Levi & Clerk Vincent  
Absent Aldermen Dodson, Pauly and Stutt

Reading of minutes of previous meetings was dispensed with.

A communication from the Board of Public Works in the matter of removing the band stand from the Plaza was read and ordered to be placed on file.

A communication from the Board of Public Works recommending that it be authorized to sprinkle and roll the Roseville Road was read and on motion said recommendation was adopted.

A communication from the Board of Public Works transmitting copies of a communication <sup>and contract</sup> from Frank O. Wadsworth and Oliver H. Swingle offering the city the right to connect with the sewer in the alley in Block No 7 of Breed and Chases Addition was read and filed.

Thereupon a Joint Resolution instructing the said Board of Public Works to enter into such contract connecting with said sewer was read and adopted by the following vote, to wit:

Yea Aldermen Beard Watson Ingles Blockman  
Sweeney and Levi

Nos None

Absent Aldermen Dodson, Pauly and Stutt  
Said joint resolution as adopted is as follows, to wit.  
Joint Resolution No. 903.

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 instructed and directed to accept certain contracts in possession of said Board allowing the city to connect a sewer about to be constructed on Twenty fifth street with a certain sewer already laid in the alley in Block 7 of Breed and Chases addition. The said Board of Public Works is also directed to award

the contract for laying the Twenty fifth street sewer and to make connections with the said sewer in the alley in block 7 of Brad & Chase's addition in accordance with the provisions of the above mentioned contracts.

A communication from the Board of Public Works recommending that some provision be made for sailing the garbage scow was read and on motion the same was referred to the <sup>Joint</sup> Ways and Means Committee.

A communication from the Board of Public Works asking the Council for authority to care for the streets and to protect them from the flood waters during the rainy season was read and referred to the Joint Street Committee.

A communication from the Board of Public Works asking for authority to clean the mud off of bitumen paved street was read and referred to the Joint Street Committee.

A report of the Joint Street Committee in the matter of curbing and guttering "D" street from the east line of Twelfth street to the west line of 24<sup>th</sup> street was read and adopted and is as follows, to wit:

San Diego, Cal. Oct. 15<sup>th</sup> 1897.

To the Common Council,

San Diego, California.

Gentlemen:-

The Joint Street Committee herewith present a Resolution of Intention to sidewalk, curb and gutter "D" street from the east line of Twelfth street to the west line of Twenty-fourth street, and recommend its adoption.

A large portion of "D" street between the points named is already sidewalked and curbed, and your Committee believes that it will be necessary to have the street guttered in order to keep it from washing out during the winter floods.

Respectfully

A. Sweeney  
A. Beard  
H. H. Doddridge  
W. J. Perrin  
J. W. Alden.

Thereupon a Resolution of intention to curb and gutter said street as aforesaid was read and on motion was referred to the City Attorney and Superintendent of Streets.

A communication from the Board of Police Commissioners

transmitting an Ordinance providing for the leasing of a portion of the Plaza Palace for Police Station was read and on motion of Alderman Sweeney was laid on the Table.

A communication from St Hackett asking the Council to repair the gutter at D and 14<sup>th</sup> Street was read and referred to the Joint Street Committee.

An itemized statement from the Board of Public Works of the expenditures of the various departments of the city government was read and filed.

The applications of Charles Klind and Harry F Minor Co for retail liquor license were read and referred to the Health and Morals Committee.

The report of the Joint Fire Committee to whom was referred the proposition of the Boston Woven Hose & Rubber Co to furnish the City a Chemical Engine was read and placed on file.

An ordinance instructing the Board of Public Works to advertise for and purchase a Chemical Engine was read and on motion was adopted by the following vote, to wit:

Present Aldermen Beard, Butt, Watson, Ingle,  
Blockman, Sweeney and Levi.

Abstain Stone

Absent Aldermen Dodson and Pauly.

Said ordinance as adopted is as follows, to wit:

Ordinance No 468.

An ordinance instructing the Board of Public Works of the City of San Diego, California, to advertise for and to purchase one double eighty gallon, Chemical Fire Engine, for the use of the fire department of said City.

Whereas, it has been made to appear to this Common Council, by a communication from the Board of Public Works, under date of September 16<sup>th</sup>, 1897, that the funds in the treasury of said City were in such a condition as to render it impossible to purchase the chemical fire engine, which said Board was authorized and directed to purchase, by Ordinance No. 435, approved May 25<sup>th</sup>, 1897, and,

Whereas, said Board, by reason of such shortage in the funds in the treasury, has rejected all bids which were made in pursuance of an advertisement calling for bids for

the purchase of such engine, by said Board, now therefore;

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

Section 1. That the Board of Public Works of said city of San Diego  
is hereby authorized and instructed, immediately after the approval of  
this ordinance, to advertise for the purchase of and to purchase one double,  
eighty gallon, chemical fire engine for the use of the Fire Department  
of said city and to be located on Florence Heights in said city.

The tanks of such engine to be of copper and the said engine to  
be supplied with all fixtures, appliances, and equipments, so that the  
same will be suitable for immediate service when delivered to the city.

That the advertisement made in pursuance of this ordinance  
shall fix the time for receiving bids on Thursday, the 13<sup>th</sup> day of  
January, 1898.

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

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A communication from the Board of Police Commissioners  
recommending the appointment of three extra Policemen to serve from  
January 1<sup>st</sup> 1898 to April 30<sup>th</sup> 1898 was read and referred to the  
Joint Police Committee.

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At this time President Levi appoints Alderman ~~Sweeny~~<sup>Sweeney</sup> on the  
Police Committee in place of Alderman Dauly who is absent from  
the city.

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The ordinance providing for the appointment of three Inspectors  
of sidewalks & curbs was taken from the Table and on motion  
the same was placed on file.

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The report of the Joint Fire Committee, to whom was  
referred the petition of Hold Doud for permission to repair and  
alter the wooden building at the southwest corner of D and Fifth  
streets, was read and adopted and is as follows, to wit:

San Diego Cal. Oct. 15<sup>th</sup> 1897.

To the common council

San Diego, California

Gentlemen:-

The Joint Fire Committee, to whom was referred the petition  
of Hold Doud for permission to repair and alter the wooden  
building at the southwest corner of D and Fifth streets, herewith  
recommend that the petition be granted, provided that a brick  
fire wall be built on the south side of said building to connect

with brick fire walls already erected. In order to carry this recommendation into effect we recommend the adoption of the accompanying Joint-Resolution.

Respectfully

A. Swaney,  
L. A. Blochman,  
A. M. Landis.  
F. P. Frary  
E. H. Wright

Whereupon said Joint Resolution authorizing H. H. Doud to make such repairs was read and adopted by the following vote, last:

|               |           |         |           |        |
|---------------|-----------|---------|-----------|--------|
| Ayes Aldermen | Beard     | Fult    | Watson    | Tingle |
|               |           |         |           |        |
|               | Blochman, | Sweeney | and Levi, |        |

Abes Stone

Absent Aldermen Dodson and Pauly.

Said Joint Resolution as adopted is as follows. To wit:  
Joint Resolution No 902

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

That H. H. Doud be and he is hereby permitted and authorized to change and remodel that certain small frame building on "D" street, in the rear of the store now occupied by him, in accordance with his petition therefor heretofore made to this Common Council and on file with the City Clerk. Such re-modelling to consist of extending the ceiling and cornice of the front building, occupied by the said Doud on the South West corner of "D" and Fifth Streets, west so as to include the said small building, and thereby make a continuous store room of said two buildings;

That this permit is granted only upon the condition that the brick wall on the south side of the front building occupied by the said H. H. Doud, as aforesaid, be extended west along the entire south side of the store rooms, occupied by the said Doud, and the above named small frame building, to a connection with the brick wall of the building occupied by John R. Seifert.

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The petition of the City Guard Band asking for a donation of the Band stand on the Plaza was read and was granted on condition that the same be removed on or before Oct 20<sup>th</sup> 1897.

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The Clerk announces that in response to the advertisement for bids for lighting the City with electricity for the year beginning April 1<sup>st</sup> 1898 and ending March 31<sup>st</sup> 1899, he has received the following bids. To wit-

The bid of J. T. McCrosson at the following prices, To wit-

Eighty one arc lamps, 2000 c.p. on poles or arms at \$1.1<sup>00</sup> per month each.  
 Thirty nine arc lamps, 2000 c.p. on poles or arms at \$10<sup>50</sup> per month each.  
 Or 120 arc lamps, 2000 c.p. on poles or arms at 10<sup>50</sup> per month each.  
 Additional lamps same c.p. \$8<sup>00</sup> per month each.

Said bid was accompanied by a check certified by the First National Bank of San Francisco, California in the sum of \$1800<sup>00</sup>

The bid of the San Diego Gas and Electric Light Company at the following prices viz:

Eighty one arc lamps of 2000 c.p. each on towers or masts, and thirty nine arc lamps of 2000 c.p. each on mast arms or poles, all as at present located on the company's towers or masts and mast arms or poles, for the sum of \$10<sup>00</sup> per lamp per month, payable monthly. When the moon is obscured by clouds or fogs, the lamps to be turned on at a cost of five and a half cents per hour per lamp.

Additional lamps on towers or masts, not less than three per tower or mast, if ordered within 90 days from date of contract \$10<sup>00</sup> per lamp per month, after 90 days and within 6 months 50% in addition, and after 6 months 75% in addition, if located within one mile from 5<sup>th</sup> & "F" street, and 25% additional for each mile or fraction of a mile beyond said mile limit. Single lamps on mast arms or poles \$10<sup>00</sup> per lamp per month, within 2 blocks from present line, otherwise the cost of construction to be added in regular monthly installments.

Said bid was accompanied by a check certified by the Bank of Commerce of San Diego in the sum of \$2000<sup>00</sup>

Whereupon on motion said bids were referred to the joint committee on Gas, Electric Lights and Telephones.

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At this time President Levi appoints Alderman Sevceny on the Gas, Electric Light & Telephone Committee vice Alderman Pauly who is absent from the city.

---

The petition of Adolph Stoyes for permission to construct and maintain a boot black stand 20 inches wide on the sidewalk, in front of No 539 5<sup>th</sup> street was read and granted.

---

The Health and Morals Committee having reported favorably on the application of Lynch & Sharper for retail liquor license the same was granted.

---

The report of the joint street committee to whom was referred the bids for sidewalk and curbing Fifth Street from A street to Walnut Ave.; Twelfth Street from "H" to "K" street, the north side of "K" street from Sixth to Twelfth streets was read and

adopted and is as follows. to wit:-

San Diego, Cal. Oct. 15<sup>th</sup>, 1897.

To the Common Council,

San Diego, California,

Gentlemen:-

The Joint Street Committee, to whom was referred the bids for sidewalking and curbing Fifth street from "A" street to Hazelton avenue, Twelfth street from "A" to "K" street, the north side of "K" street from Sixth to Twelfth street, herewith report as follows:

We find Joseph Kelly to be the lowest responsible bidder on each of these streets and therefore recommend that the contracts for doing all of the above mentioned work be awarded to him.

Respectfully

H. Sweeney.

A. Beard.

W. H. Doddridge

M. J. Perrin

H. H. Alden.

The report of the Joint Street Committee, to whom was referred a communication from the Board of Public Works recommending that Ash street between 4<sup>th</sup> & 5<sup>th</sup> streets be sidewalked and curbed before the winter rains come on, was read and adopted and is as follows. to wit:-

San Diego Cal. Oct. 15<sup>th</sup>, 1897.

To the Common Council

San Diego, California

Gentlemen:-

The Joint Street Committee, to whom was referred a communication from the Board of Public Works recommending that Ash street between Fourth and Fifth Streets be sidewalked and curbed before the winter rains set in, herewith recommend that said portion of Ash street be sidewalked and curbed with concrete on both sides thereof, and that the City Attorney be instructed to prepare a Resolution of Intention to carry this recommendation into effect.

Respectfully

H. Sweeney.

A. Beard.

W. H. Doddridge

M. J. Perrin

H. H. Alden.

The report of the Joint Street Committee to whom was

referred the communication from Hammack and Jerauld in the matter of Block 465 Old San Diego, was read and adopted and is as follows, to wit:

San Diego Cal., Oct. 15<sup>th</sup>, 1897

To the Common Council

San Diego, California

Gentlemen:-

The Joint Street Committee, to whom was referred a communication from Hammack & Jerauld in the matter of Block 465 Old San Diego, owned by Mrs A Chase, herewith report as follows:

In the communication it is stated that there is a roadway running through the block and that Mrs Chase desires to improve the property if the city does not desire the road maintained. Your committee would recommend that Mrs Chase be granted permission to improve said block 465 as soon as she desires to do so.

Respectfully

A. Sweeney.

A. Beard.

W.H. Doddridge.

M.J. Perrin.

H.W. Alden.

The report of the Joint Street Committee to whom was referred the communication from the Board of Public Works in the matter of shutting down the street sprinkling was read and adopted and is as follows, to wit:

The Joint Street Committee recommend that the within communication be filed,

A. Sweeney.

A. Beard.

W.H. Doddridge

M.J. Perrin

H.W. Alden

Oct 15<sup>th</sup>, 1897.

The report of the Joint Street Committee to whom was referred the communication from the Board of Public Works recommending the appointment of an inspector for all concrete work done on the Plaza, was read and adopted and is as follows, to wit:

San Diego, Cal Oct. 15<sup>th</sup>, 1897.

To the Common Council

San Diego, California

Gentlemen:-

The Joint Street Committee, to whom was referred

a communication from the Board of Public Works recommending that an inspector be appointed for all concrete work to be done on the plaza, herewith recommend that such an inspector be appointed, and to that end we recommend the adoption of the accompanying ordinance

Respectfully

H. Sweeney

A. Beard

W.H.Doddridge

M.J. Perrin

J. H. Alden,

Thereupon an ordinance providing for the appointment of an inspector to inspect all concrete work to be done in improving the plaza, was read and adopted by the following vote, to wit:

Yea Aldermen Beard, Autt Watson Ingle, Blockman  
Sweeney and Levi

Nay None

Absent Aldermen Dodson and Pauly.

Said ordinance as adopted is as follows, to wit:

Ordinance No 469.

An ordinance providing for and authorizing the appointment of and fixing the compensation of an inspector to inspect the concrete work to be done in improving the Plaza.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board is hereby authorized and directed to appoint an inspector, who is an expert in concrete work, to inspect the construction of the concrete sidewalks and curbs, and other concrete work to be done in improving the said Plaza, to the end that such work be done according to the specifications therefor.

Sec. 2. That the compensation of said inspector be and the same is hereby fixed at three dollars per day, for each day he is so employed, to be paid from the money appropriated for improving such Plaza.

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

---

A joint resolution authorizing the Board of Public Works to purchase a self registering water gauge was read and adopted by the following vote, to wit:

Ayes Aldermen Beard, Butt, Watson, Ingle, Blockman  
Sweeney and Levi

Abstain Stone

Absent Aldermen Dodson and Pauly

Said Joint Resolution as adopted is as follows, to wit:

Joint Resolution No 901

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

That the Board of Public Works of said City be and said Board is hereby authorized, directed, and instructed to purchase one automatic self-registering water gauge and to place and maintain the same on the hydrant located at the South East corner of Fifth and F Streets in said City, and the said Board of Public Works is hereby directed and instructed to keep a record in the office of the said Board of Public Works of the daily registration of the said water gauge.

---

A joint Resolution authorizing and instructing the Board of Public Works to take the necessary steps to protect and preserve the streets from injury from floods during the winter rains, was read and referred to the Joint Street Committee.

---

Due proof of the publication and posting of the Resolution of Intention to sidewalk and curb 12<sup>th</sup> street from the North line of H Street to the south line of the City Park and the publication and posting of the notice of the passage of said Resolution being presented were ordered filed.

Thereupon a Resolution ordering the work of sidewalk and curbing said 12<sup>th</sup> as aforesaid was read and adopted by the following vote, to wit:

Ayes Aldermen Beard, Butt, Watson, Ingle  
Blockman Sweeney and Levi.

Abstain Stone

Absent Aldermen Dodson and Pauly.

Said Resolution as adopted is as follows, to wit:

Resolution Ordering the work

of sidewalk and curbing Twelfth Street in the City of Sand Diego, California, from the North line of H Street to the South line of the City Park.

Resolved by the Common Council of the City of Sand Diego, California, that the public interest and convenience of said City require that the street work hereinafter described be done and therefore the said Common Council hereby orders

the following street work to be done in said city, to wit:

That that portion of said Twelfth Street in said City of San Diego, from the North line of "H" Street to the South line of the City Park, including all intersections of streets between said points (excepting such portions of said Twelfth Street and intersections between said points as are already sidewalked with concrete or bituminous rock, laid to the official grade) be sidewalked on both sides thereof, with concrete, in accordance with specifications therefor, as contained in Article 2 of Ordinance No. 226 of the ordinances of said City of San Diego, approved August 15<sup>th</sup>, 1893;

And also that that portion of said Twelfth Street, from the North line of "H" Street to the South line of the City Park, in cluding all intersections of streets between said points (excepting such portions of said Twelfth street and intersections between said points as are already curbed with concrete, redwood plank, or natural stone laid to the official grade) be curbed on both sides thereof, with concrete, in accordance with specifications therefor, as contained in section 1 of Article 1 of Ordinance No. 226 of the ordinances of said City, approved August 15<sup>th</sup>, 1893.

The San Diego 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 Clerk of this city is hereby directed to post conspicuously for five days on or near the chamber door of said Common Council, a notice with specifications inviting sealed proposals or bids for doing said work; and said Clerk is hereby directed to publish, for two days in the manner and form required by law, a notice of said work, inviting sealed proposals or bids for doing the same, and referring to the specifications posted or on file in the said newspaper designated as aforesaid for that purpose.

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

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A Resolution of Award of contract for sidewalking and curbing the north side of "H" street from the East line of 6<sup>th</sup> street to the west line of 12<sup>th</sup> street, was read and adopted by the following vote, to wit—

Agnes Alderman Beard, Stutt, Watson, Ingle, Blockman  
Sweeney and Levi

Doos Stone

Absent Aldermen Dodson and Pauly.

Said Resolution of Award of Contract as adopted, is as follows, to wit:

Resolution of Award

of Contract for sidewalk and curbing the north side of "K" street.

Resolved that the Common Council of the City of San Diego, California, having in open session, on the 4<sup>th</sup> day of October AD 1897, opened, examined, and publicly declared all sealed proposals or bids offered for the following work, to wit:

The construction of a concrete sidewalk on the north side of that portion of "K" street in the said City of San Diego, from the east line of Sixth Street to the west line of Twelfth Street, including all intersections of streets between said points (excepting such portions of said north side of "K" street and intersections between said points as are already sidewalked with concrete or bituminous rock, laid to the official grade) in accordance with specifications therefor, as contained in Article 2 of Ordinance No. 226 of the ordinances of said City, approved August 15<sup>th</sup>, 1893;

And also the construction of a concrete curb on the said north side of "K" street, from the East line of Sixth street to the West line of Twelfth, including all intersections of streets between said points, (excepting such portions of the said north side of "K" street and intersections between said points as have already been curbed with concrete or natural stone, laid to the official grade) in accordance with specifications therefor, as contained in section 1 of Article 1 of Ordinance No. 226 of the ordinances of said City, approved August 15<sup>th</sup>, 1893  
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

Joseph Kelly

at the following prices, as specified in his proposal on file for said work, to wit:

Sidewalk \$10½

Curb \$ .29

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 Diegoan-Sun, a daily newspaper, published and circulated in this City, therefore and hereby designated for two days,

A Resolution of Award of Contract for sidewalk-  
ing and curbing 12<sup>th</sup> street from the south line of "K"

Street to the North line of K Street, was read and adopted by the following votes, lowest:

|                 |       |      |         |           |         |
|-----------------|-------|------|---------|-----------|---------|
| Sixty Aldermen  | Beard | Hatt | Watson  | Dugle     | Bloomer |
| Nine Aldermen   | Stone |      | Sweeney | and Levi  |         |
| Absent Aldermen |       |      | Dodson  | and Pauly |         |

Said Resolution of award of contract was adopted as follows, to wit,

Resolution of Award

of Contract for sidewalkking and curbing Twelfth Street.

Resolved, That the Common Council of the City of San Diego California having, in open session, on the 4th day of October Ad. 1897, opened, examined, and publicly declared all sealed proposals or bids for the following work, to wit: The construction of a concrete sidewalk on both sides of that portion of Twelfth Street, in the said City of San Diego, from the South line of H street to the North line of K street, including all intersections of streets between said points (excepting such portions of said Twelfth Street and intersections between said points as are already sidewalked with concrete or bituminous rock, laid to the official grade) in accordance with specifications therefor, as contained in Article 2 of Ordinance No. 226 of the ordinances of said City of San Diego, approved August 15<sup>th</sup>, 1893;

And also the construction of a concrete curb on both sides of that portion of Twelfth Street, in said City, from the South line of H street to the north line of K street, including all intersections of streets between said points (excepting such portions of said Twelfth Street and intersections between said points as are already curbed with concrete, redwood plank, or natural stone, laid to the official grade) in accordance with specifications therefor as contained in Section 1 of Article 1 of Ordinance No. 226 of the ordinances of said City, approved August 15<sup>th</sup>, 1893, 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

Joseph Kelly

at the following prices, as specified in his proposal on file for said work:

Sidewalk \$10½

Curb \$.29

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 Diegan-Sun, a daily newspaper, published and circulated in this city, therefore and hereby designated for two days.

A Resolution of award of contract for sidewalk and curbing Fifth Street from the south line of A street to the south line of Walnut Avenue was read and adopted by the following vote, to wit:

Ayes Aldermen Beard, Brett, Watson, Ingle, Blockman  
Bweeney and Levi

Noes None

Absent Aldermen Dodson and Pauly.

Said Resolution of award of contract as adopted is as follows, to wit:

Resolution of Award

of contract for sidewalk and curbing Fifth Street

Resolved, That the Common Council of the City of San Diego, California, having, in open session, on the 4th day of October A.D. 1897, examined, and publicly declared all sealed proposals or bids offered for the following work, to wit: The construction of a concrete sidewalk, on both sides of that portion of Fifth Street, in the said City of San Diego, from the South line of A Street to the South line of Walnut Avenue (were such avenue extended East across said Fifth Street) including intersections of streets between said points (excepting such portions of said Fifth Street and intersections between said points as have already been sidewalked with concrete, laid to the official grade) in accordance with specifications therefor, as contained in Article 2 of Ordinance No. 226 of the ordinances of said city, approved August 15<sup>th</sup>, 1893;

And also the construction of a concrete curb on both sides of that portion of Fifth Street, from the South line of A street to the south line of Walnut Avenue (were such avenue extended East across said Fifth Street) including all intersections of streets between said points (excepting such portions of said Fifth street and intersections between said points as have already been curbed with concrete or natural stone, laid to the official grade) in accordance with specifications therefor as contained in Section 1 of Article 1 of Ordinance No. 226 of the ordinances of said city, approved August 15<sup>th</sup> 1893, hereby rejects all bids except that next herein mentioned and hereby awards the contract for said work to the lowest regular responsible bidder, to wit: to

Joseph Kelly

at the following prices, as specified in his proposal on file for said work to wit:

Sidewalk \$10<sup>1</sup>/<sub>2</sub>

Curb \$.29

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.

At this time Atty E. Lappo appeared before the Board and asked permission to address said Board in favor of the application of Lou Butter for Retail liquor license, which request was duly granted.

An ordinance concerning The Public Health of the City was read and referred to the Health and Morals Committee.

Thereupon the Board adjourned.

Frank D. Dix,

President of the Board of Aldermen

Attest-

Geo. D. Goldmann

City Clerk

Regular Meeting

Council Chamber of the Board of  
Aldermen of the City of San Diego  
California. November 1<sup>st</sup> 1897.

A regular meeting of this Board was held this day at 7.30 o'clock P.M. President Levi presiding

|                  |  |
|------------------|--|
| Present Aldermen | Beard, Autt, Watson Sibley<br>Blockman, Levi and Clerk Vincent |
| Absent Aldermen  | Dodson, Pauly and Sweeney.                                     |

Minutes of adjourned meetings of Sept 8<sup>th</sup><sup>1897</sup> and Sept 21<sup>st</sup><sup>1897</sup> Regular meeting of Oct 4<sup>th</sup> 1897 were read and approved.

A communication from the City Attorney in the matter of running tote games was read and referred to the Health and morals Committee.

A communication from the Board of Public Works recommending that it be authorized to employ a man to remove brush from the City Park was read and granted.

A communication from the Board of Supervisors of San Diego County California in the matter of apportioning the assessment of the California Southern Railway Company for the year 1897 was read and on motion was ordered spread on the minutes of this Board and which communication is in the following words and figures, to wit:

"In the matter of apportioning the assessment of the California Southern Railway Company as made by the State Board of Equalization for the year 1897.

In this matter, on motion it is ordered and declared that the length of main track of the California Southern Railway Company in San Diego County as assessed by the State Board of Equalization is 109.86 miles.

That the assessed value per mile of said Railway as 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 this County is \$6019.67.

That the apportionment of the assessment of the said franchise, roadway, road bed, rails and rolling stock for and to San Diego County is \$661321.00.

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 City of San Diego (incorporated) is as follows:

Length of track 21.04 miles

Assessed value per mile \$6019.67.

Making a total valuation of \$126,654<sup>00</sup>

In the matter of apportioning the assessment of the Pullman Palace Car Company as made by the State Board of Equalization for the year 1897.

In this matter, it is on motion ordered and declared that the apportionment of the assessment of the Pullman Palace Car Company for the Rolling Stock in the State of California with the Southern California Railway Company as made by the State Board of Equalization for and to San Diego County is \$3794.80.

That the Railway operated with said described stock is the Railway of the Southern California Railway Company and the length of the main track of such railway so operated in this County is 65.68 miles.

That the assessed value per mile of said described rolling stock as fixed by a pro rata distribution per mile of the assessed value of the rolling stock of said Company within this County is \$57.75.

That the apportionment of the assessment of said described rolling stock for and to this County is \$3794.00

That the apportionment of the assessment of said described rolling stock, for and to the city of San Diego (incorporated) is as follows:

Length of track 21.04 miles

Assessed value per mile \$57.75

Making a total valuation of \$1215<sup>00</sup>

State of California}

County of San Diego}

I, Will. E. Holcomb County Clerk and Ex-Officio Clerk of the Board of Supervisors, hereby certify that I have compared the foregoing with the original order made and entered of date September 20<sup>th</sup> 1897, and that the same contains a true and correct transcript, inasmuch as the same refers to the City of San Diego.

Witness my hand and the seal of the Board of Supervisors this 20 day of September 1897.

Will. E. Holcomb Clerk

By J. M. Dodge Deputy.

The petition of Hollaran & Clisham for retail liquor license was read and referred to the Health & Morals Committee.

The petition of Leon Butter for retail liquor license and

protests against granting the same were read and referred to the Health and Morals Committee.

The reports of the Auditor and Poundmaster for the month of October 1897 were read and ordered filed.

The report of the Special Committee in the matter of the change in the location of the Crematory was read and on motion of Alderman Stutt was adopted and is as follows, to wit:

San Diego Cal. Oct 8. '97.

To the Hon. Common Council, of the City of San Diego.  
Gentlemen:

We, the Special Committee appointed by the chairman of the Joint Committee of the whole for the purpose of ascertaining if any arrangements could be made between the City of San Diego and the Dixon Sanitary Crematory Company as to change of location, or annulling the contract between the city and the said crematory company, would respectfully report.

We find the company's representative in this city is entirely powerless to remove the crematory without authority from the company, neither can he enter into negotiations with the city to suspend operation, or to annul the contract, without the same authority.

We further ascertain that it will take about \$3000 to change the location, and would take at least \$6000 to annul the contract at the present time, if the company would concede to such arrangement; and as there is no money in the city treasury for the purpose of meeting either of these expenses, we are unable to make any recommendation in the premises.

Respectfully

A. E. Dodson

F. A. James

J. M. Williamson

Special Committee

The report of the Joint Street Committee to whom was referred the report of the Joint Street Committee in the petitions of O. H. Millard et al., was read and on motion of Alderman Stutt was adopted and is as follows, to wit:

San Diego Cal. Oct 29th 1897.

To the Board of Aldermen

San Diego California

Gentlemen:-

The Street Committee to whom was referred the report of the Joint Street Committee in the matter of the petition of O. H. Millard

W R Maize, et al. in widening the space on the outer edge of sidewalks for the purpose of setting trees therein, herewith recommend that the City Attorney and City Engineer be instructed to prepare and present an ordinance regulating the laying of sidewalks in accordance with the wishes of petitioners, and also requiring the names of streets in the sidewalks on each corner, the same to apply only to streets where no sidewalks have been laid prior to the passage of such ordinance.

Respectfully

H. Sweeney.  
A. Beard.

The report of the Health and Morals Committee to whom was referred the ordinance concerning the Public Health was read and on motion of Alderman Stutt was adopted and is as follows, to wit:

The Health and Morals Committee recommend that the within Ordinance concerning the public health be adopted

A. Beard.  
A. E. Dodson.  
H. Sweeney.

Oct 26. 1897

Whereupon said Ordinance was on motion of Alderman Beard ordered to be placed on file.

An ordinance concerning the Public Health of the City of San Diego, California was read and on motion of Aldermen Beard, was amended by adding the following paragraph to Section. "5<sup>th</sup> It shall be the duty of the Health officer of said city to superintend the conveying and removal of all garbage, dead animals and night-soil." and also by adding Sec 37<sup>½</sup> which is as follows to wit: "Sec 37<sup>½</sup>. All wagons, carts, or other conveyances used within said city, for the hauling of garbage, dead animals, or night-soil, shall be perfectly staunch, tight, and closely covered so as to prevent leakage or smell; all wagons or other conveyances used within said city, for hauling garbage or night-soil shall be thoroughly washed out and disinfected immediately after being unloaded, and no night-soil shall be hauled or conveyed through any part of said city between the hours of sunrise and sunset of any day." Said ordinance as amended was adopted by the following vote, to wit-

Ayes Aldermen Beard, Stutt, Heetson, Ingle, Blochman, and Levi

Noes Stone

Absent Aldermen Dodson, Pauly and Sweeney

Said Ordinance as adopted is as follows, to wit:

The report of the Joint Water Committee to whom was referred the report of the City Engineer in the matter of the construction of the Morena Dam, was read and on motion of Alderman Beard was adopted and is as follows, to wit:

San Diego California Octo 8<sup>th</sup> 1897

To the Common Council

San Diego, California

Gentlemen:

Your Joint Water Committee to whom was referred the communication from the City Engineer in re the construction of Morena Dam herewith recommend to your Honorable Body that the advice of the City Engineer that no portion of the Dam be accepted until after its completion and test for 45 days as specified in the contract, be followed.

Respectfully,

A. Sweeney  
L.A. Blockman  
F.W. Barnes.  
A.A. Thorpe,  
H. H. Alden

The report of the Committee on Gas Electric Lights and Telephones to whom was referred the joint Resolution instructing the City Engineer to prepare plans for an electric light plant was read and adopted and is as follows; to wit;

The Committee on Gas. Electric Lights and Telephones to whom was referred the within resolution recommend its adoption.

Eco. B. Watson,  
A. Sweeney,  
L.A. Blockman

10/29/97

Whereupon said joint Resolution was read and adopted by the following vote, to wit:

Ayes Aldermen Beard, Scott, Watson, Ingle, and Blockman.  
Noes Alderman Levi

Absent Aldermen Dodson, Parry and Sweeney.

Said joint Resolution as adopted is as follows, to wit:

Joint Resolution No. 908.

Resolved, That the City Engineer be, and he is hereby directed to prepare as early as possible, complete plans and specifications and estimates of cost for a plant for electrically lighting the City of San Diego and for distributing electrical power therein.

The plans to cover operation of the plant either by steam or water power or both, said water power to be developed from the proposed city water supply, or from such other source or sources as the Council may direct.

~~W.B. Moize, et al. in reserving the space on the outer edge of sidewalks for the purpose of setting trees therein, herewith recommend that the City Attorney and City Engineer be instructed to prepare and present an ordinance regulating the laying of sidewalks in accordance.~~

An ordinance requesting the San Diego Water Company to lay water pipes on "D" Street and 22<sup>nd</sup> street and to place various hydrants in the city was read and adopted by the following vote, to wit:

Ayes Aldermen Beard, Butt, Peterson, Sibley, Blochman and Levi.  
Noes Stone

Absent Alderman Dodson, Pauly and Sweeney.

Said ordinance as adopted is as follows, to wit:

Ordinance No. 467.

An ordinance requesting and directing the San Diego Water Company to take up the Water pipe now in place on "D" Street from Thirteenth to twentieth street, and to lay in the place thereof a six inch pipe, and to place one fire hydrant on the South West corner of "D" and Fifteenth Streets; to place a four inch water pipe on Twenty second street from "D" to "F" street, and to place a fire hydrant on the South West corner of Twenty-second and "D" streets; and also to place one fire hydrant on the South East corner of Twenty-second and "F" Streets; and also to place one fire hydrant on the south west corner of "D" and Twenty-fifth Streets, in the city of San Diego, California, Said fire hydrants to be so placed that they may be used by the fire department of the city of San Diego, for fire purposes.

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

Section 1. That the San Diego Water Company, being a corporation now owning a distributing system and water supply in said City of San Diego, and now furnishing water to the said City of San Diego and its inhabitants, be and the said company is hereby requested, instructed, and directed to take up the water pipe now in place on "D" Street, from Thirteenth Street to Twentieth Street, and to lay in the place thereof a six inch pipe, and to place one fire hydrant on the South West corner of "D" and Fifteenth Streets; to place a four inch water pipe on Twenty second street from D street to "F" street, and to place a fire hydrant on the South West corner of Twenty-second and "D" streets; and also to place one fire hydrant on the South East corner of Twenty-second and "F" Streets; and also to place one fire hydrant on the South West corner of "D" and Twenty-fifth Streets, in the city of San Diego, California; said fire hydrants to be so placed that they may

be used by the fire department of the city of San Diego, for fire purposes.

Sec. 2. This ordinance shall be in force and take effect from and after its passage and approval.

Sec. 3. The City Clerk of said City is hereby directed to serve or cause to be served, a certified copy of this ordinance upon the San Diego Water Company, immediately after the passage and approval hereof and to publish, or cause to be published, the said ordinance once in the official newspaper of said City to wit: The San Diego Sun.

Sec. 4. That the said San Diego Water Company shall not be entitled and shall not receive any compensation for the use of the said fire hydrants from the City of San Diego until after the 1st of January, 1898.

An ordinance imposing a license on Pawn Brokers in the City of San Diego, California, was read and on motion of Alderman Blockman was referred to the Health and Morals Committee.

An ordinance prohibiting any person from visiting any place where gambling games are being conducted was read and on motion of Alderman Butt was referred to the Health and Morals Committee.

A joint Resolution requesting the Santa Fe R.R. to run all its trains through to San Diego was read and on motion of Alderman Blockman was adopted by the following vote, Tovet, Yes Aldermen Beard, Butt, Watson, Tingle Blockman and Levi.

Poss Stone

Absent Aldermen Dodson, Pauly and Sweeney.

Said joint Resolution as adopted is as follows, Tovet:  
Joint Resolution No 905.

Whereas, the citizens of San Diego, individually and through their Chamber of Commerce and many hotels are spending large sums of money annually to induce travel to San Diego, and,

Whereas, the Southern California Railway Company receives the entire benefit of all such travel to San Diego, and,

Whereas all passengers on the "Limited" trains of the Southern California Railway Company from the East, are now compelled to stop over at some station along its road for a period of fifteen hours before reaching the Western terminus of said Railway Company and,

Whereas, such train service on the Southern California Railway Company discriminates against the City of San Diego.

and in favor of other cities in Southern California, and,

Whereas, the present train service of the Southern California Railway Company, will greatly reduce the usually large number of tourists that annually visit San Diego, and,

Whereas, the Common Council and the citizens of San Diego, have always manifested a very friendly feeling towards the Southern California Railway Company,

Now therefore be it Resolved, by the Common Council of San Diego, that we hereby respectfully petition the Southern California Railway Company to so arrange its train service as to enable its passengers to come through from the East to San Diego, on all of its trains, without change of cars and without compelling a stopover at other stations, and,

Be it further resolved, that the Clerk of this Council be instructed to at once forward a copy of this Resolution, to General Manager Stevin, of the Southern California Railway Company,

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The Health and Morals Committee having reported favorably on the application of Harry F Minor & Co for a retail liquor license the same was granted.

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A Resolution of Intention to sidewalk and curb "D" street from the East line of Thirteenth street to the West line of Twenty fourth street and to gutter said "D" street from the West line of 16<sup>th</sup> street to the East line of 24<sup>th</sup> street, was read and adopted by the following vote, to wit:

Yes Aldermen Beard, Stutt, Watson, Single, Blochman and Levi

Noes None

Absent Aldermen Dodson, Pauley and Sweeney.

Said Resolution of Intention as adopted is as follows, to wit:

Resolution of Intention

to sidewalk and curb "D" street in the City of San Diego, California, from the east line of Thirteenth street to the West line of Twenty fourth street, and to gutter said "D" street from the West line of Sixteenth Street to the East line of Twenty fourth Street.

Resolved, that it is the intention of the common council of the City of San Diego, California, to order the following street work to be done in said city, to wit:

That that portion of "D" street in the said City of San Diego, from the East line of Thirteenth street to the West line of Twenty fourth street, including all intersections of streets between said points (excepting such portions of said "D" street and intersections between said points as have already been sidewalked with

concrete laid to the official grade and also excepting such portions of said "D" street and intersections between said points as are occupied by a wooden bridge) be sidewalked on both sides therefor, with concrete, in accordance with specifications therefor as contained in Article 2 of Ordinance No. 226 of the ordinances of said city, approved August 15<sup>th</sup>, 1893;

And also that that portion of said "D" street, from the East line of Thirteenth Street to the West line of Twenty-fourth Street, including all intersections of streets between said points (excepting such portions of said "D" street and intersections between said points as have already been curbed with concrete or natural stone laid to the official grade, and also excepting such portions of said "D" street and intersections between said points as are occupied by a wooden bridge) be curbed on both sides thereof, with concrete, in accordance with specifications therefor, as contained in Section 1 of Article 1 of Ordinance No. 226 of the ordinances of said city, approved August 15<sup>th</sup>, 1893;

And also that that portion of said "D" street, from the West line of Sixteenth Street to the East line of Twenty-fourth Street, including all intersections of streets between said points (excepting such portions of said "D" street and intersections between said points as have already been guttered with bituminous rock or cobble stones, laid to the official grade) be guttered on both sides thereof, with rubble, in accordance with specifications therefor as contained in section 1 of Article 1 of Ordinance No. 226 of the ordinances of said city, approved August 15<sup>th</sup>, 1893,

The San Diego Sun, a daily newspaper printed and circulated in said city of San Diego, is hereby designated as the newspaper in which this resolution of intention shall be published for two days, and the notice of the passage thereof for six days in the manner and by the persons required by law.

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

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The protest of property owners to the proposed grading of 25th street from 1<sup>st</sup> to 10<sup>th</sup> streets was read and referred to the Joint Street Committee

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The protest of Mrs. Rauen and Mrs. Winter against the City's connecting the 25th street sewer with the sewer in the alley in Block 7 Breed & Chase's Addition was read and referred to the Joint Street Committee.

A petition from Geo L Kenney for permission to construct a redwood curb and cobblestone gutter on 2<sup>d</sup> street between Ivy and Hawthorne, and asking the city to put in a chute to carry water into the canyon on Hawthorne street was read and referred to the Joint Street Committee.

The petition of E S Wallace of the Los Angeles Times for permission to stretch a banner across D street was read and referred to the Joint Street Committee.

The petition of O E Winders to construct concrete sidewalks and curbs on 2<sup>nd</sup> street in front of lot 11 Bk 61 Culverwell & Taggart's Add and of Joseph Kelley for concrete sidewalk & curbs 12<sup>th</sup> st in front of Block 184 Storlows Add were read and granted.

The petitions of A Morgan & H Pepper for permission to construct sidewalks were read and referred to the Joint Street Committee.

The communication from R A Milliard of Bakersfield from offering \$500. for a permit to run a tape game in the City was read and placed on file.

A communication from the Board of Public Works asking for authority to take care of flood waters on Front and Laurel Streets and to repair the approach to the bridge at D and 16<sup>th</sup> streets, was read and referred to the Joint Street Committee.

The petition of W Froelich for the lease of certain City lands was read and referred to the City Lands Committee.

A petition from John Tyrrell for authority to grade that portion of L and 17<sup>th</sup> streets in front of Lot 1/2 Block 52 Sherman's Add was read and referred to the Joint Street Committee.

A communication from L Q Shana notifying the Council that the crematory will be completed and ready for the City to test the same from and after Nov 15<sup>th</sup> 1897 according to the terms of the contract between the City and the Dixon Crematory Company, was read and referred to the joint Finance Committee.

The report of the Ways and Means Committee to whom was referred the communication from the Board of Public Works in the matter of notice from Mr. Jones that he would take no garbage to sea after November 1<sup>st</sup> 1897, was read and adopted and is as follows, to wit:

San Diego, Cal. Oct. 29<sup>th</sup>, 1897.

To the Common Council

San Diego, California.

Gentlemen:-

The Joint Ways and Means Committee, to whom was referred a communication from the Board of Public Works stating that the Board had received notice from Mr. Jones that he would take no garbage to sea after November 1<sup>st</sup>, nor allow any to be hauled over his wharf after said date, unless the money was provided at once to pay for same, herewith report as follows:

We recommend that the sum of \$150.00 be transferred from the Delinquent Tax fund to the Public Health fund, as in our opinion that will be a sufficient sum with which to pay for carrying the garbage to sea until such time as the garbage crematory is completed. We therefore recommend the adoption of the accompanying Joint Resolution.

Respectfully,

A. E. Stutt.  
Samuel G. Ingle.  
Geo. B. Watson.  
S. H. Olmsted.  
F. W. Barnes.  
J. H. Cassidy.

Whereupon said Joint Resolution was read and adopted by the following vote, to wit:

Ayes Aldermen Beard, Stutt, Watson, Ingle, Blochman, and Levi.

Shows Aye

Absent Aldermen Dodson, Parry and Sweeney.

Said Joint Resolution as adopted is as follows, to wit:

Joint Resolution No. 904.

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

That there be and is hereby transferred one hundred and fifty dollars from the "Delinquent Tax Fund" in the Treasury of said City of San Diego to the "Public Health Fund" in such Treasury; and the City Auditor and Tax Collector are hereby instructed to respectively make such entries upon the books of their respective offices as may be necessary

to carry into effect the above transfer of funds.

The report of the Joint Street Committee to whom was referred the communication from the Board of Public Works asking for authority to preserve the streets from floods and washouts, was read and adopted and is as follows, to wit:

San Diego, Cal. Oct 29<sup>th</sup>, 1897.

To the Common Council,

San Diego, California

Gentlemen:-

The Joint Street Committee, to whom was referred a communication from the Board of Public Works asking for authority to preserve streets from floods and washouts, also a Joint Resolution authorizing the expenditure of such sums as the Board of Public Works may deem necessary for such purpose, herewith recommend that said Resolution be amended by limiting such expenditure to \$500.00 and as so amended be adopted.

Respectfully

H. Sweeney.

A. Beard.

M. J. Perrin.

H. H. Alden.

Whereupon said Joint Resolution as amended was adopted by the following vote, to wit:

Ayes Aldermen Beard, Butt, Watson, Ingle, Blockman and Levi.

Noes Stone

Absent Aldermen Dodson, Pauly and Sweeney.

Said Joint Resolution as adopted is as follows, to wit:  
Joint Resolution No. 909.

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

That in the event of imminent danger of great damage to any of the streets or public highways of said city, by reason of floods or washouts, the Board of Public Works of said City and the Superintendent of Streets are hereby authorized to take such steps as they may deem necessary to preserve such streets or highways, so far as possible, from such damage, and for that purpose said Board is hereby authorized to expend such sums of money as it may deem it necessary, not exceeding the sum of \$500.

The report of the <sup>Joint</sup> Health and Morals Committee to whom was referred the petition of Chas Klindt for a

retail liquor license at corner of 25<sup>th</sup> street and Logan Avenue was read and adopted and is as follows, to wit:

San Diego, Cal. Oct. 26<sup>th</sup> 1897

To the Common Council

San Diego, California

Gentlemen:-

The Joint Health and Morals Committee to whom was referred the petition of Charles Klindt for a retail liquor license at the corner of Twenty-fifth Street and Logan Avenue, herewith report as follows:

A communication was received by the Committee from two of the signers of this petition, asking to have their names withdrawn.

The Committee also received a protest, signed by about 279 residents of the Eighth ward, against the granting of this license or of any other license for the sale of liquor in the Eighth Ward.

In accordance with the above mentioned communication and protest the Committee recommend that the petition of Charles Klindt for a retail liquor license at the corner of Twenty-fifth Street and Logan Avenue be denied

Respectfully,

A. Beard.

H. E. Dodson.

H. Sweeney.

J. M. Williamson.

H. H. Alden.

H. J. Morgan.

Whereupon said petition was denied

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The report of the Joint Health and Morals Committee to whom was referred the an ordinance regulating laundries and wash houses was read and adopted and is as follows, to wit:

San Diego Cal. Oct. 26<sup>th</sup> 1897.

To the Common Council,

San Diego, California,

Gentlemen:-

The Joint Health and Morals Committee, to whom was referred an ordinance regulating laundries and wash-houses, herewith report as follows:

We have amended Section 2 so that all laundries and wash-houses will be required to connect with the sewer system in all parts of the city where there are sewers, and as so amended recommend its adoption.

Respectfully

A. Beard.

A. E. Dodson  
 H. Sweeney  
 J. M. Williamson  
 H. W. Alden.  
 H. J. Morgan.

Whereupon said ordinance in regard to Laundries and wash-houses was read and adopted by the following vote, to wit:  
 Ayes Aldermen Beard, Butt, Gatoon, Ingle Blochman, and Levi

Abstain Stone

Absent Aldermen Dodson, Parley and Sweeney  
 Said ordinance as adopted is as follows, to wit—  
 Ordinance No.

An ordinance in regard to Laundries and Public Wash-houses within the city of San Diego, California

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

Section 1. No person owning or employed in any laundry or public wash-house within the City of San Diego, California, shall dampen any clothing for the purpose of enabling the same to be ironed, with water emitted from the mouth of such owner or employee.

Section 2. No person, firm, or corporation shall keep, carry on, or maintain within said City of San Diego any laundry or public washhouse unless such laundry or public wash-house be provided with cement floors so arranged that they can be drained; and no person, firm, or corporation shall keep, carry on, or maintain any laundry or public wash-house unless the chimneys of the same be constructed of brick and extend at least three feet above the roof; and each and every room in any such wash-house or laundry, used for washing or ironing clothing, must be provided with at least two windows, each having at least fifteen square feet of glass, and so constructed that they may be used for ventilation as well as the admission of sunlight.

Section 3. Any person violating any of the provisions of this ordinance shall, upon conviction thereof, be punished by a fine not exceeding fifty dollars or by imprisonment in the City jail of said City not exceeding thirty days, or by both such fine and imprisonment.

Section 4. This ordinance shall take effect and be in force from and after its passage and approval.

The City Clerk of said City is hereby directed imme-

diately after the approval of the foregoing ordinance, to publish the same once in the city official newspaper of said city, to wit: The San Diegan.

The report of the Joint Police Committee, to whom was referred the recommendation of the Board of Police Commissioners for three additional patrolmen was read and adopted and is as follows. To wit:

San Diego California Oct 24<sup>th</sup> 1897.

To the Common Council

San Diego, Calif.

Gentlemen:-

Your Joint Police Committee to whom was referred the recommendation of the Board of Police Commissioners for three additional Patrolmen for four months, herewith recommend that said request be placed on file, for the reason that your committee does not deem an increase of the Police force necessary at the present time.

Respectfully

Geo. B. Watson.

A. Beard.

Samuel G. Sibley

H. A. Thorpe.

W. J. Morgan.

F. A. James.

The report of the Joint Finance Committee to whom was referred the petition of A. L. Jeffrey to cancel tax certificates of sale of property on Coronado Beach was read and adopted and is as follows. To wit:

The Joint Finance Committee to whom was referred the within petition for certificates of sale of property on Coronado Beach, recommend the same be denied in accordance with the opinion of the City Attorney hereto attached

Samuel G. Sibley.

Geo. B. Watson

H. Sweeney.

A. P. Johnson Jr.

M. J. Perrin.

F. A. James.

Due proof of the publication, <sup>and posting</sup> of the resolution ordering the work of sidewalk and curbing first street from W<sup>th</sup> to Maple Street, and the publication and posting of the notice inviting sealed proposals for doing said work having been presented were ordered filed.

The Clerk announces that in response to such advertisement he has received no bids.

Thereupon on motion of Alderman Hett the Clerk was instructed to re-advertise for bids for doing said work.

Due proof of the publication and posting of the Resolution ordering the work of sidewalking 12<sup>th</sup> street from 4<sup>th</sup> Street to the City Park and publication and posting of the notice inviting sealed proposals for doing said work, having been presented were ordered filed.

The Clerk announces that in response to such advertisement he has received no bids.

Thereupon on motion of Alderman Hett the Clerk was instructed to re-advertise for bids for doing said work.

The report of the Joint Gas, Electric Light and Telephone Committee to whom was referred the Joint Resolution requesting the San Diego Gas and Electric Light Company to remove the electric light from Main and Thirty first street to Main and 32<sup>nd</sup> street was read and adopted and is as follows, to wit:

The Committee on Gas, Electric Lights herewith recommend that the within resolution be adopted.

Geo. B. Watson

H. Sweeney,

L. A. Blochman

M. J. Perrin.

S. A. Olmsted.

J. M. Williamson

Thereupon said joint Resolution <sup>and on motion of Alderman Beard</sup> was read and adopted by the following vote to wit—

Ayes Aldermen Beard, Hett, Watson, Ingle Blochman and Levi,

Abstain Stone

Absent Alderman Dodson, Pauly and Sweeney.

Said joint Resolution as adopted is as follows, to wit:

Joint Resolution No 907.

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

That the San Diego Gas and Electric Light Company be and it is hereby requested to remove the electric light pole and light from where it now stands on Main Street, between Thirty first and and Thirty second streets to the North East corner of 32<sup>nd</sup> and Main Streets.

The following Joint Resolution authorizing and directing the Board of Public Works to wet down and roll the Roseville road was read and on motion of Alderman Stutt was adopted by the following vote, to wit:

*Yea* Aldermen Beard, Stutt, Watson, Ingle, Blackman,  
and Levi.

*Noes* Stone

*Absent* Aldermen Dodson, Pauly and Sweeney.

Said joint Resolution as adopted is as follows, to wit:

Joint Resolution No. 906.

Be it resolved, By the Common Council of the City of San Diego, as follows:

That the Board of Public Works of said City of San Diego be and said Board is hereby authorized and directed to wet down and roll the Roseville Road, recently constructed by said City, under contract with one H. A. Thompson, providing that the expense of such wetting down and rolling of said road shall not exceed the sum of sixty dollars (\$60.00).

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The Clerk announces that in response to the advertisement calling for offers to sell to the City land for public use, he has received offers from the following named persons, to wit:

Clark Alberti, R. A. Jones, A. J. O'Connor, W. L. Turner, John Campbell and John McInnis and Gordon & Goodwin.

All of said offers were referred to the Joint City Lands Committee and the City Attorney.

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A Resolution of Intention to sidewalk and curb Ash Street from the East line of Fourth Street to the west line of Fifth Street was read and adopted by the following vote, to wit:

*Yea* Aldermen Beard, Stutt, Watson, Ingle, Blackman  
and Levi.

*Noes* Stone

*Absent* Aldermen Dodson, Pauly and Sweeney.

Said Resolution of Intention as adopted is as follows, to wit:

Resolution of Intention

To sidewalk and curb Ash Street in the City of San Diego, California, from the east line of Fourth Street to the West line of Fifth Street

Resolved, that it is the intention of the Common Council of the City of San Diego, California, to order the following street work to be done in said City, to wit:

That that portion of Ash Street in said City of San Diego, California

from the East line of Fourth Street to the West line of Fifth Street (excepting such portions of said Ash Street, between said points as are already sidewalked with concrete, laid to the official grade) be sidewalked on both sides thereof, with concrete in accordance with specifications therefor, as contained in Article 2 of Ordinance No. 226 of the ordinances of said City of San Diego, Approved August 15<sup>th</sup>, 1893;

And also that that portion of said Ash Street, between the east line of Fourth Street and the West line of Fifth Street excepting such portions of said Ash Street between said points as are already curbed with natural stone or concrete laid to the official grade) be curbed on both sides thereof, with concrete, in accordance with specifications therefor, as contained in Section 1 of Article 1 of Ordinance No. 226 of the ordinances of said City, Approved August 15<sup>th</sup>, 1893,

The San Diego Sun, a daily newspaper printed and circulated in said City of San Diego, is hereby designated as the newspaper in which this resolution of intention shall be published for two days, and the notice of the passage thereof for six days in the manner and by the persons required by law.

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

At this time after giving due notice President Levi did in open session, sign the following ordinances. "An ordinance regulating Laundry and wash houses" an ordinance instructing the Board of Public Works to advertise for and purchase a chemical Engine." an Ordinance authorizing the Board of Public Works to appoint an Inspector of concrete work to be done on the Plaza and an ordinance requesting the San Diego Water Company to lay water pipe on 22<sup>d</sup> street and locate various hydrants in the city.

Whereupon the Board adjourned until Nov 15<sup>th</sup> 1897.

*Simon Levi*,  
President of the Board of Aldermen

Attest  
*H. D. Goldmann*

City Clerk.

Adjourned Meeting

Council Chamber of the Board of  
Aldermen of the City of San Diego  
California November 15<sup>th</sup> 1897

Pursuant to adjournment the Board met at 7.30 o'clock Pm  
President Levi in the chair

Present Aldermen Dodson, Beard, Stutt, Blockman, Sweeney  
and Levi and Clerk Vincent.

Absent Aldermen Pauly, Watson and Dugle.

The reading of minutes of previous meetings was dispensed with.

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of communication from J S Johnstone proposing to sell to the city a certain sewer on Walnut Avenue was read and on motion of Alderman Stutt was referred to the Board of Public Works and City Engineer.

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

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of communication from J T Brittain offering to sell to the city Lot & Block 65 Horton's Add was read and referred to the Joint City Lands Committee.

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A communication from J B Westgate proposing to furnish street signs was read and referred to the Joint Street Committee.

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

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of communication from Todd & Hawley for permission to build an addition to their corrugated iron building at the corner of 4<sup>th</sup> and G streets, was read, Alderman Stutt now moves that said petition be granted when a petition shall be presented signed by two thirds of the property owners in the block, which motion was adopted by the following vote to wit: Aldermen Dodson, Beard, Stutt, Watson, Dugle, Blockman, Sweeney & Levi  
Noes None absent Alderman Pauly.

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of communication from Joseph Kelly asking that he be released from his contract to sidewalk and curb

a portion of Fifth street was read and granted

Thereupon a Joint Resolution releasing said Joseph Kelly from such contract was read and adopted by the following vote, to wit:

Ayes Aldermen Dodson, Beard, Butt, Watson, Ingle, Blochman, Sweeney and Levi.

Abstain Stone

Absent Alderman Pauly

Said Joint Resolution as adopted is as follows, to wit:

Joint Resolution No. 913,

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

That all proceedings heretofore taken by this Common Council, for the curbing and sidewalkking of Fifth Street from "A" street to Walnut Avenue be and the same are hereby rescinded and annulled and Joseph Kelly, the party to whom the contract was awarded by this Common Council, to do such sidewalkking and curbing, and who has entered into a contract with the Superintendent of Streets to do the same and given his bond for the faithful performance of such contract, be and he is hereby released from such contract and bond, and the Superintendent of Streets of said city is hereby instructed and directed to cancel such contract and bond and return the same to said Joseph Kelly.

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Alderman Butt now moves that the City Attorney be instructed to prepare and present a Resolution of Intention to sidewalk and curb Fifth street from "A" Street to Walnut Avenue excluding from the provisions of said Resolution a lot at the corner of 5<sup>th</sup> and A streets which motion was adopted.

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A communication from the City Attorney in the matter of changing the specifications for laying skeleton sidewalks was read and ordered filed.

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An ordinance amending Section 2 of Article 2 of Ordinance No. 226 was read and adopted by the following vote, to wit:

Ayes Aldermen Dodson, Beard, Butt, Watson, Ingle, Blochman, Sweeney and Levi.

Abstain Stone

Absent Alderman Pauly.

Said Ordinance as adopted is as follows, to wit:

Ordinance No. 472

An ordinance amending Section 2 of Article 2 of ordi-

inance No. 226 of the ordinances of the City of San Diego, California, entitled "An ordinance providing for work upon streets and sidewalks of the City of San Diego" approved August 15<sup>th</sup>, 1893.

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

Section 1. That Section 2 of Article 2 of Ordinance No. 226 of the ordinances of said City, entitled "An ordinance providing for work upon streets and sidewalks of the City of San Diego" approved August 15<sup>th</sup>, 1893, is hereby amended so as to read as follows:

"Section 2. That the pavements of all sidewalks less than full width, hereafter constructed, shall be five (5) feet, four (4) inches wide, and the side of such pavement nearest the property line shall, upon all streets where no sidewalks have heretofore been constructed, be laid and located eighteen (18) inches from such property line, and upon all other streets such pavement shall be located in the center of the sidewalk."

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

The City Clerk of said City is hereby directed, immediately after the approval of this ordinance, to publish the same once in the City official newspaper of said City, to wit: The Sandiegan-Sun.

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A communication from the Auditing Committee transmitting a joint Resolution authorizing the Board of Public Works to change the contract with the Sunset Telephone Co. so as to reduce the rent of the Telephone at the City Pound from \$5<sup>00</sup> to \$2<sup>50</sup> per month, was read and placed on file.

Whereupon said joint Resolution was read and adopted by the following vote, to wit:

Ayes Aldermen Dodson, Beard, Butt, Watson, Ingle, Blackman, Sweeney and Levi.

Noes Stone

Absent Alderman Parley

Said joint Resolution as adopted is as follows, to wit:

Joint Resolution No. 914.

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 change the contract with the Sunset Telephone Company reducing the rate paid by the city for rent of the telephone placed at the City Pound from \$5.00 per month to \$2.50 per month.

A communication from the Auditing Committee in the matter of purchasing and placing iron gratings at the intersection of 4<sup>th</sup> & B and 5<sup>th</sup> & B streets was read and filed.

Thereupon a joint Resolution directing the Board of Public Works to postpone awarding the contract for the purchase of iron gratings, was read and adopted by the following vote, to wit:

Ayes Aldermen Dodson, Beard, Butt, Watson, Ingle, Blockman, Sweeney and Levi.

Abstain None

Absent Alderman Pauly.

Said joint Resolution as adopted is as follows, to wit:

Joint Resolution No.—

Be it resolved by the common council of the city of San Diego, California, that the Board of Public Works be and it is hereby directed to postpone the award of contract for the purchase of iron gratings, and the work of placing the same, as provided in Joint Resolution No. 900, until the month of January, 1899.

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A communication from the Board of Police Commissioners in the matter of transferring \$300.00 from the Public Building Fund to the Police Department Fund was on motion of Alderman Dodson was referred to the Joint Finance Committee.

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A communication from the Board of Public Works asking for authority to water trees in the Ladies Annex Park, Alderman Butt moves that the same be granted, which motion was lost by the following vote, to wit—

Ayes Aldermen Beard, Butt, Watson, and Levi.

Abstain Aldermen Dodson, Ingle, Blockman, and Sweeney.

Absent Alderman Pauly.

Thereupon said communication was placed on file.

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A communication from the Board of Public Works for authority to repair chuck holes on National Avenue between 27<sup>th</sup> and 28<sup>th</sup> streets was read and placed on file.

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Alderman Beard now moves that the City Clerk be instructed to call the attention of the Superintendent of Streets to Joint Resolution No 888 approved Sept 22 1897 which motion was adopted.

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A communication from the Board of Public Works in the matter of sailing the garbage barge was read and filed.

The statement of the Board of Public Works of the expenditures of the various departments of the city government for the month of October 1897, was read and filed.

In the matter of the application of Leon Butler for a saloon Liquor license, both majority and minority reports from the Health and Morals Committee were presented. Thereupon on motion of Alderman Watson said minority report was adopted by the following vote to wit:

Ayes Alderman Dodson, Atte, Watson, Jingle and Sweeney.  
Nos Beard, Blackman and Livi. Abst Alderman Pauly

Minority report on application of C. Butler for a liquor license at  
To the Hon: the Common Council San Diego, California  
Gentlemen:

I most respectfully report for the information of your Honorable Body my reasons for voting "no" at the meeting of the Health and Morals Committee before whom the application of C. Butler, for a saloon license was laid at its last meeting.

The license in question had the names of five persons recommending that it be granted, while in opposition to it there was laid before the committee a protest against granting said license signed by twenty three (23) bona fide voters, and residents of the block, and its vicinity, in which it is proposed to establish said saloon.

Upon investigation I found that there was, and is, a very strong sentiment among the whole of the residents of the neighborhood against a saloon being opened in their midst under any circumstances, and my conscientious conviction is that it is an exercise of arbitrary authority to force a saloon upon any portion of our community where there is a strong and honest opposition to it expressed by a large portion of the residents of the immediate vicinity. It is a rare thing to have a protest filed against granting a liquor license in this city, and where there is one I hold that it should receive due weight and consideration. It will not redound to the credit of the City Council to force a saloon upon any respectable portion of our citizens where the opposition is so strongly expressed as in the case before you, and I sincerely hope that the wishes of a sober, law abiding community will have weight enough with this honorable body to deny this application and let the applicant select a place for a saloon where there will be no opposition to it.

Respectfully submitted

H. Sweeney  
Member of Health & Morals Committee

Nov. 15, 1897

Thereupon said application was denied

The Health and Morals Committee having reported favorably on the petition of Hollam Ed. Chisham for retail liquor license the same was granted,

The reports of the Police Judge and City Auditor for the month of October 1897 were read and filed.

The report of the Joint Health and Morals Committee to whom was referred the ordinance imposing a license on pawnbrokers in the city of San Diego was read and adopted and is as follows, to wit:

The Joint Health and Morals Committee recommend that the within ordinance imposing a license on Pawn Brokers be adopted

H. Beard.

H. Sweeney,

J. M. Williamson,

H. J. Morgan.

Nov 12<sup>th</sup>, 1897

Whereupon said ordinance providing for the licensing of Pawn Broking carried on in the City of San Diego was read and adopted by the following vote, to wit:

Ayes Aldermen Dodson Beard Putt Watson Tingle Blockman Sweeney and Levi.

Abes Stone

Absent Alderman Pauly.

Said ordinance as adopted is as follows, to wit:

Ordinance No.

An ordinance to provide for the licensing of Pawn broking carried on 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 it shall be unlawful for any person, firm, or corporation to conduct, carry on, engage in, or pursue, within the corporate limits of the City of San Diego, California, the business of pawn broking, without first procuring a license so to do, as in this ordinance required; and if any person, either as owner, proprietor, or agent of such owner or proprietor, shall conduct, carry on, engage in, or pursue the said business of pawnbroking within the corporate limits of said City of San Diego, without having procured a license so to do, as in this ordinance required he shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding one hundred dollars or by imprisonment for a period not exceeding sixty days, or

by both such fine and imprisonment, and the amount of such license shall be deemed a debt due to the said City of San Diego, and all persons, firms, or corporations and their agents, or any or either of them, shall, for each and every violation of this ordinance, be liable to an action in the name of the said City of San Diego in any court of competent jurisdiction, for the amount of the license required for said business of pawnbroking with costs of suit; and the conviction and punishment of any person in a criminal action for a violation of this ordinance shall not excuse such person from the payment of any license due or unpaid at the time of conviction.

All licenses provided for hereunder shall be due and payable on the first day of the month next ensuing after the taking effect of this ordinance, and all such licenses shall run for three calendar months subsequent to their date.

Section 2. That the following rate of license for the business of pawnbroking is hereby established for and within the City of San Diego, California, and the same shall be paid by the owners of such business, that is to say:

For every person, firm, corporation engaged in the business of pawnbroking, within the corporate limits of the City of San Diego, the sum of Thirty dollars per quarter.

Sec. 3. The City Auditor of said City shall sign and issue all licenses provided for by this ordinance but no license shall be issued or delivered until the amount required to be paid therefor be paid to the City Tax Collector of said City and his receipt therefor endorsed upon any such license.

Sec. 4. All licenses issued hereunder shall be paid for quarterly in advance and no license shall be issued for a shorter period than one quarter of a year nor for a longer period than for one year.

Sec. 5. Every person having a license under the provision of this ordinance shall place and exhibit the same at all times when in force, in some conspicuous place in his or her place of business and shall produce or exhibit the same when applying for a renewal, or when requested to do so by any police officer of this city, or the Tax Collector, or any of his deputies.

Any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof punished by a fine not exceeding fifty dollars.

Sec. 6. Upon the trial of any criminal action brought under or arising from any provision of this ordinance, except the provisions contained in Section five hereof, the defendant shall be deemed not to have procured the required license

unless he produces the same or proves having paid for it to the proper officer.

Sec. 7. The terms "quarter", "quarterly", or "One quarter of a year" whenever used in this ordinance with reference to time, shall be construed and is hereby declared to mean three calendar months.

Sec. 8. The City Clerk of said City is hereby directed, immediately after the approval of this ordinance, to publish the same three times in the city official newspaper of said City. to wit; the San Diegan-Sun.

This ordinance shall take effect and be in force from and after the tenth day after its approval.

The following report of the Joint Street Committee to whom was referred the petition of the Times Mirror Co for permission to stretch a banner across "D" street was read and adopted and is as follows to wit,

The Joint Street Committee recommend that the within petition to stretch a banner across "D" street be denied.

A. Sweeney

A. Beard

M J Perrin

Nov 12, 1897

W H Doddridge voting No

The following report of the Joint Street Committee to whom was referred the petition of John Tyrell for permission to grade "L" and 17<sup>th</sup> streets in front of Lot 12 Block 52 Sherman's Add was read and adopted and is as follows, to wit;

The Joint Street Committee recommend that the within petition to grade "L" and 17<sup>th</sup> streets in front of Lot 12, Block 52, Sherman's Addition be granted.

A. Sweeney,

A. Beard,

W H Doddridge

M J Perrin

Nov 12, 1897

Whereupon a joint Resolution granting such permission was read and adopted by the following vote, to wit:

Ayes. Aldermen Dudson, Beard, Stelt, Watson, Ingle, Blockman, Sweeney, and Levi.

Noes None

Absent Alderman Gauly.

Said joint Resolution as adopted is as follows, to wit:

Joint Resolution No 915 -

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

That permission be and is hereby granted John Tyrrell to grade that portion of "D" and 17<sup>th</sup> streets in front of Lot 12 Block 52 Sherman's addition to the center line of said streets and to the established grades thereof.

The following report of the Joint Street Committee to whom was referred the petitions of A. Morgan and W. Peper for permission to construct concrete sidewalks and redwood curbs on 6<sup>th</sup> street in front of Lots 2 & 4 of Lot 3 Bk 6 Bayview Homestead and Lot 4 Block 203 Hortons Add was read and adopted. To wit:

The Joint Street Committee recommend that the petitions of A. Morgan and W. Peper for permission to construct concrete sidewalks on Sixth Street be granted, and their petition for redwood curb on Sixth street be denied.

A. Sweeney,

A. Beard,

W.H. Doddridge

M.J. Perrin

For 12 1897

Therefore said petitions were granted for the sidewalking and denied for the curbing.

The following report of the Joint Street Committee to whom was referred a communication from the Board of Public Works in the matter of taking care of the flood water on Front and Laurel Streets was read and adopted and is as follows. To wit:

San Diego, Cal Nov 12<sup>th</sup> 1897.

To the Common Council,

San Diego, California

Gentlemen:-

The Joint Street Committee, to whom was referred a communication from the Board of Public Works in the matter of taking care of the flood water on Front and Laurel Streets, and to fix "D" and Sixteenth Streets; also a petition from Geo. L. Kenney et al., for a gutter on Second street between Hawthorn and Ivy streets, herewith recommend that the same be granted, and further recommend that the accompanying resolutions be adopted in order to carry into effect the recommendations herein contained.

Respectfully

A. Sweeney,

A. Beard

W.H. Doddridge

M.J. Perrin

A Resolution of Intention to Curb and gutter the west side of Front street between the north line of Kalmia Street and the south line of Laurel street was read and adopted by the following vote, to wit:-

Ayes Aldermen Dodson, Beard, Butt, Watson, Ingle, Blockman, Sweeney and Levi.

Does Some

Absent Alderman Pauly

Said Resolution of Intention as adopted is as follows, to wit:

Resolution of Intention

To curb and gutter that portion of the west side of Front Street in the city of San Diego, California, between the North line of Kalmia Street and the South line of Laurel Street.

Resolved, that it is the intention of the Common Council of the City of San Diego, California, to order the following street work to be done in said city, to wit:

That that portion of the West side of Front Street in said City of San Diego, between the North line of Kalmia Street and South line of Laurel Street (except where already curbed with concrete or natural stone laid to the official grade and accepted,) be curbed on both sides with concrete, in accordance with specifications therefor, as contained in Section 1 of Article 1 of Ordinance No. 226 of the ordinances of said City approved August 15<sup>th</sup> 1893;

And also that that portion of the West side of Front Street, between the North line of Kalmia Street and the South line of Laurel Street, be guttered with cobble stones, which gutter shall be six (6) feet wide, and the cobble stones shall be not less than six (6) inches in diameter and shall be set on edge and firmly embedded in sand. The cross sections of the gutter shall be concave, and the bottom shall have the following elevations at the South line of Laurel Street, above the datum line established as a basis of street grades in said City, by Ordinance No. 3, approved June 30<sup>th</sup>, 1886:

At the point of curb line 203.25 feet,

At a point 3 feet from the curb line 203.00 feet,

At a point 6 feet from the curb line 203.50 feet.

The bottom of the gutter, at the north line of Kalmia Street, shall have the following elevations, above said datum line;

At the point of curb line, 196.25 feet,

At a point 3 feet from the curb line 196.00 feet,

At a point 6 feet from the curb line 196.40 feet.

The grade of the bottom of the gutter, between the South

line of Laurel and the North line of Kalmia Street, shall be uniform between the elevations and points above specified.

The outer edge of the gutter shall be turned down into the ground at least one foot and thoroughly tamped in.

The San Diegan-Sun, a daily newspaper printed and circulated in said City of San Diego, is hereby designated as the newspaper in which this resolution of intention shall be published for two days, and the notices of the passage thereof for six days in the manner and by the persons required by law.

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

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The following report of the Joint Finance Committee, to whom was referred a communication from L. E. Shaner, representing the Dixon Crematory Company, stating that the garbage crematory would be ready for the test provided for in the contract between the company and the city by November 15<sup>th</sup> 1897 was read and adopted and is as follows to wit

San Diego, Cal. Nov. 12<sup>th</sup> 1897.

To the Common Council,

San Diego, California.

Gentlemen:-

The Joint Finance Committee, to whom was referred a communication from L. E. Shaner, representing the Dixon Sanitary Crematory Company, stating that the garbage crematory would be ready for the test provided for in the contract between the company and the city by November 15<sup>th</sup>, 1897, herewith report as follows:

We recommend that \$200.00 be transferred from the Delinquent Tax fund to the Public Health fund for the purpose of operating the crematory.

We further recommend that the Board of Public Works be instructed to appoint a competent man to operate the crematory, and that the salary of this employee be fixed at \$75.00 per month, to begin when the crematory has been turned over to the city after the test period.

We further recommend that the Board of Public Works be instructed to purchase coal oil sufficient to operate the crematory during the test period.

We further recommend that the scavengers

be directed to dump garbage at the crematory from and after November 16<sup>th</sup>, 1897, and that the test period begin as soon thereafter as sufficient garbage has been collected with which to make the test.

We further recommend that the common council fix a time to visit the crematory in a body in a body during the test period, and that an officer be designated to inspect the operation of the crematory and report as to whether or not it fulfills the requirements of the contract,

Respectfully,

Geo. B. Watson.

H. Sweeney.

A. P. Johnson Jr.

M. J. Perrin

H. A. James.

Thereupon a joint Resolution transferring \$200.00 from the Delinquent Tax Fund to the Public Health Fund was read and adopted by the following vote, to wit:

|        |          |   |
|--------|----------|---|
| Ayes   | Alderman | Dodson, Scott, Watson, Ingle, Blochman,<br>Sweeney and Levi |
| Noes   | Alderman | Beard   |
| Absent | Alderman | Pauly.  |

Said joint Resolution as adopted is as follows, to wit:

Joint Resolution No. 910.

Bent Resolved, By the common council of the City of San Diego, as follows;

That there be and is hereby transferred the sum of two hundred dollars from the Delinquent Tax Fund in the Treasury of said City to the Public Health Fund of said Treasury, for the purpose of operating the garbage crematory; and the City Auditor and Treasurer are hereby respectively instructed to make such entries upon the books in their respective offices as may be necessary to carry such transfer of funds into effect.

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The following report of the joint-city lands committee to whom was referred the petition of Mr. Froelich for authority to use certain portions of Pueblo Lots 1315 & 1316 was read and adopted and is as follows, to wit:

The joint city lands committee recommend that the within petition be granted, provided that Mr. Froelich clear the brush off said land

L. A. Blochman

Nov 12, 1897.

A. E. Sutt  
John Lambert  
F. P. Frary.

A Joint Resolution authorizing and directing the Board of Public Works to cut down the hedge around the Newtown Park was read and on motion of Alderman Dodson was laid on the table.

A Joint Resolution instructing the City Engineer to estimate the cost of grading "B" street from 4<sup>th</sup> to 19<sup>th</sup> and of regrading 12<sup>th</sup> street from 1<sup>st</sup> street to City Park and 9<sup>th</sup> street from D street to the City Park was read and adopted by the following vote, to wit:

Yea Alderman Dodson, Beard, Sutt, Watson, Ingle, Blochman, Sweeney and Levi.

Nos. Stone

Absent Alderman Pauly.

Said Joint Resolution as adopted is as follows, to wit:

Joint Resolution No. 941.

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 and directed to make an estimate of the cost of grading "B" street from Fourth to Nineteenth street; also an estimate of the cost of regrading Twelfth street from "H" street to the City Park, also the regrading of 9<sup>th</sup> st from "D" street to the City Park and report the same to the Common Council at his earliest convenience.

Due proof of the publication and posting of the notice inviting sealed proposals for sidewalkking and curbing First street from D to Maple street was presented and said affidavits were ordered filed.

Thereupon the Clerk announces that in response to such advertisement he has received no bids.

Due proof of the publication and posting of the notice inviting sealed proposed for sidewalkking and curbing 12<sup>th</sup> street from H street to the City Park having been presented, said affidavits were ordered filed.

Thereupon The Clerk announces that in response to such advertisement he has received no bids.

Due proof of the publication and posting the Resolution of Intention to sidewalk and curb "F" street from 4<sup>th</sup> street to Arctic and of the posting and publication of the <sup>notice of the</sup> passage of said Resolution of intention being presented were orders filed.

Thereupon a Resolution ordering the work of sidewalk and curbing said F street as aforesaid was read and adopted by the following vote, to wit;

Ayes Alderman Dodson, Beard, Butt, Watson, Ingles, Blockman, Sweeney, and Levi.

Abstain Stone

Absent Alderman Pauly

Said Resolution ordering work as adopted is as follows, to wit,

Resolution ordering the Work

Of sidewalk and curbing F street in the City of San Diego, California, from the West line of Fourth Street to the East line of Arctic Street.

Resolved by the Common Council of the City of San Diego, that the public interest and convenience of said city require that the street work hereinafter described be done, and therefore the said Common Council hereby orders the following street work to be done in said city, to wit,

That that portion of F street within said said City, from the West line of Fourth Street to the East line of Arctic Street, including all intersections of Streets between said points (excepting such portions of said F street and intersections between said points as are already sidewalked with concrete or bituminous rock laid to the official grade, and also specifically excepting that portion of said F street in front of the East forty-nine feet of lot "G" in Block 64 Horton's Addition in said City, and that portion of said F street in front of Lot "G" in Block 65 in said Horton's Addition and also excepting the return on the North west corner of the intersection of said F street with Third Street, and also the return on the North West corner of the intersection of said F street with Second Street, which have already been sidewalked with concrete or bituminous rock) be sidewalked on both sides thereof, with concrete, in accordance with specifications therefor, as contained in Article 2 of Ordinance No. 226 of the ordinances of said City approved August 15<sup>th</sup>, 1893;

And also that that portion of said F street from the West line of Fourth Street to the East line of Arctic Street, including all intersections of streets between said points (excepting such portions of said F street and intersections between said points as are already curbed with natural stone, concrete, or redwood plant laid to the official grade, and also specifically excepting that

portion of said "F" street in front of the East forty-nine feet of Lot "G" in Block 64 in Horton's Addition in said City, and that portion of said "F" street in front of Lot "G" in Block 65 in said Horton's Addition, and also excepting the return on the North West corner of the intersection of said "F" street with Third street, and also the return on the North West corner of the intersection of said "F" street with Second Street, which have already been curbed with concrete, natural stone, or redwood plank) be curbed on both sides thereof, with concrete, in accordance with specifications therefor, as contained in Section 1 of Article 1 of Ordinance No. 226 of the ordinances of said City, approved August 15<sup>th</sup>, 1893.

The San Diego Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which this resolution ordering the work, and the notice of said work inviting sealed proposals for doing the same, shall be published, in the manner and form, and by the persons required by law.

The Clerk of this City is hereby directed to post conspicuously for five days on or near the chamber door of said Common Council, a notice with specifications inviting sealed proposals or bids for doing said work; and said Clerk is hereby directed to publish, for two days in the manner and form required by law, a notice of said work, inviting sealed proposals or bids for doing the same, and referring to the specifications posted or on file, in the said newspaper designated as aforesaid for that purpose.

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

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An ordinance repealing the ordinance establishing the secret service fund was read and referred to the Joint Finance Committee.

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A joint Resolution requesting the Chief of Police to make to the Council a complete report of the amount of money expended in the secret service, was read and adopted by the following vote, to wit:

Ayes Aldermen Dodson, Beard, Autt, Watson, Dugle,  
Blochman, Sweeney and Levi.

Ayes None

Absent Alderman Fauly.

Said joint Resolution as adopted is as follows, to wit:

Joint Resolution No 912

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

That the Chief of Police be requested to furnish the Common Council a complete report of money expended in the Secret Service, during his term of office, Also a report of amounts received from rewards or other sources.

After giving due notice President Levi did in open session, sign the Ordinance licensing Pawn brokers in the City of San Diego.

On motion of Alderman Stutt the Clerk was instructed to communicate with Alderman Pauly and ascertain from him when he will return and assume the discharge of his duties as Alderman.

At This Time The Board Takes a recess of 5 minutes.

Upon re-assembling there were  
Present Aldermen Dodson, Beard, Stutt, Watson, Ingle,  
Blockman, Sweeney and Lewis Clerk Vincent  
Absent Alderman Pauly.

The report of the Joint City Lands Committee to whom was referred the petition of H.A. Frazer for the use of lands belonging to the City was read and adopted and is as following vote, to wit:

The Joint City Lands Committee recommend that the within petition be granted, provided that Mr Frazer pays \$10<sup>00</sup> into the City Treasury.

L. A. Blockman

C. E. Stutt

John. Lambert

F. J. Tracy

Nov 12, 1897.

The report of the Joint Committee on Gas Electric Lights and Telephones to whom was referred the bids for lighting the City, together with a joint Resolution rejecting all bids and an ordinance instructing the Clerk to re-advertise for bids, were presented and all were referred back to said committee,

The following report of the Special Committee in the matter of re-districting the City into nine wards was read and adopted and is as follows, to wit:

San Diego, Cal. Nov. 12<sup>th</sup>, 1897.

To the Common Council

San Diego, California.

Gentlemen:-

The Special Committee, to whom was referred the report of the Joint Street Committee in the matter of redistricting the City into nine wards, herewith report as follows:

We recommend that the City be re-districted into nine wards, and that the boundaries of the various wards be fixed as follows:

The boundaries of the First, Second and Fourth Wards to remain as they are at present.

The Third ward to be bounded by Ash street on the north, Fifth Street on the east, "D" street on the south, and the bay on the west.

The Fifth ward to be bounded by "D" street on the north, Fifth Street on the east, and the bay on the South and west.

The Sixth ward to be bounded by "D" street on the north, Fifth Street (extended) on the east, the bay on the south, and Fifth street on the west.

The Seventh ward to be bounded "D" street on the north, the eastern boundary line of the City on the east, "H" street (extended) on the south, and Ninth street on the west.

The Eighth ward to be bounded by "H" street on the north, the eastern boundary line of the City on the east, "H" street (extended) on the south, and Ninth street on the west.

The Ninth ward to be bounded by "H" street on the north, the eastern boundary line of the City on the east, the southern boundary line of the City and the bay on the south, and the bay and Ninth street (extended) on the west.

We further recommend that the City be divided into twenty precincts as follows:

First ward - Four precincts, to remain as they are at present.

Second ward - Two precincts, to remain as they are at present.

Third ward - Two precincts, The First precinct to be all that portion of said ward lying east of First street; The Second precinct, all west of First street.

Fourth ward - Two precincts, The First precinct to be all that portion of said ward lying east of Ninth street; The Second precinct, all west of Ninth street.

Fifth ward - Two precincts, The First precinct to be all that portion of said ward lying east of First street; The Second precinct, all west of First street.

Sixth ward - Two precincts, The First precinct to be all that portion of said ward lying north of "H" street; The Second precinct, all south of "H" street.

Seventh ward - Two precincts, The First precinct to be all that portion of said ward lying east of Sixteenth street; the

Second precinct, all west of Sixteenth street.

Eighth ward--Two precincts, The First precinct to be all that portion of said ward lying east of Sixteenth street; the Second precinct, all west of Sixteenth street.

Ninth ward--Two precincts, The First precinct to be all that portion of said Ward lying east of Twenty-eighth street; the Second precinct, all west of Twenty-eighth street.

We further recommend that the City Attorney be instructed to prepare and present to this Common Council an ordinance to carry these recommendations into effect.

Respectfully,

Geo. B. Watson,

L. A. Blockman,

A. E. Stutt,

W. H. Doddridge

C. P. Johnson Jr

H. M. Landis,

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An ordinance restricting bawdy houses within certain of the city was read and motion of Alderman Beard was referred to the Health and Morals Committee.

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An ordinance fixing the salaries of the Deputy Auditor and the Secretary of the Board of Public Works was read and adopted by the following vote, to wit:

Ayes Aldermen Dodson, Beard, Watson, Jule, Sweeney and Levi  
 Noes Aldermen Stutt and Blockman  
 Absent Alderman Pauly.

Said ordinance as adopted is as follows, to wit:

Ordinance No. 471.

An ordinance fixing the salary of the Deputy City Auditor and of the Secretary of the Board of Public Works of the City of San Diego, California.

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

Section 1. That from and after December 1<sup>st</sup> 1897, the monthly salary of the Deputy City Auditor of said City shall be and is hereby fixed at seventy-five dollars.

Sec. 2. That from and after December 1<sup>st</sup> 1897 the monthly salary of the Secretary of the Board of Public Works of said City shall be and is hereby fixed at seventy-five dollars.

That the Board of Public Works of said City be and said Board is hereby respectfully requested to acquiesce in and

ratify the provisions of Section 2 of this ordinance, fixing the salary of the Secretary of the said Board.

Sec. 3. This ordinance shall take effect and be in force from and after its passage and approval.

The petition of G. A. Gilbert for a lease of certain city lands was read and referred to the Joint City Lands Committee.

After giving due notice, President Levi, did in open session, sign the ordinance fixing the salaries of the Deputy Auditor and the Secretary of the Board of Public Works.

Whereupon the Board adjourned until Tuesday November 16<sup>th</sup> 1897 at 7.30 o'clock P.M.

  
Oliver D. Levi  
President of the Board of Aldermen

Attest

  
Fred D. Laddman

  
City Clerk.

## Adjourned Meeting

Council Chamber of the Board  
of Alderman of the City of San Diego  
California Nov 16<sup>th</sup>, 1897.

Pursuant to adjournment a meeting of the Board was held this day at 7.30 o'clock P.M. President Levi presiding.

Present Aldermen Dodson, Beard, Blochman, Sweeney and Levi and Clerk Vincent.

Absent Aldermen Pauly, Stut, Watson and Ingle.

Reading minutes of previous meetings was dispensed with.

The propositions of J.P. Brittain to sell certain lots to the City for public use were read and referred to the Joint City Lands Committee.

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

A petition from D. Rutledge for permission to grade a portion of B street in front of Lots 29 to 36 inclusive Block 2 of St. M'Figgins addition and also the alley in the rear of said lots, was read and on motion the same was granted.

Thereupon a joint Resolution granting such permission was read and adopted by the following vote to wit:

Abst Aldermen Dodson, Beard, Stut, Blochman, Sweeney and Levi

Abst Sone

Absent Aldermen Pauly, Watson and Ingle.

Said joint-Resolution as adopted is as follows. to wit:  
Joint-Resolution No. 916.

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

That D. Rutledge be and he is hereby authorized and permitted to grade, at his own expense, that portion of "B" street in said City, upon which lots 29, 30, 31, 32, 33, 34, 35, and 36, in Block 2 of St. M'Figgins Addition front, which grading shall be done to the center line of said portion of said "B" street and to its grade as now established; and the said Rutledge is also granted like permission to grade the alley, in the rear of said lots, to its full width and to its grade as now established.

After giving due notice President Levi did, in open session, sign an ordinance amending Section 2 of Article 2 of Ordinance No 226.

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

An ordinance authorizing the mayor to execute an agreement and the clerk to attest the same, with the Dixon Crematory Company was read and adopted by the following vote, to wit:

Ayes Alderman Dodson, Beard, Full Watson Blochman Sweeney and Levi

Noes Stone

Absent Aldermen Pauly and Dugle.

Said ordinance as adopted is as follows, to wit:

Ordinance No. 473.

An ordinance authorizing and directing the Mayor of the City of San Diego, California, to execute an agreement for and on behalf of the said City of San Diego with the Dixon Sanitary Crematory Company, and directing the City Clerk of said City of San Diego to attest the execution of said agreement with his signature and affix the corporate seal of said city thereto.

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

Section 1. That the said City of San Diego hereby approves an agreement endorsed "Supplemental agreement made with the Dixon Sanitary Crematory Company" a corporation organized and existing under and by virtue of the laws of the State of Ohio, in which agreement the said Dixon Sanitary Crematory Company is the party of the first part, and the said City of San Diego, a municipal corporation, is the party of the second part, and which agreement is now in the possession and charge of, and is deposited with the said City Clerk of the said City of San Diego, and that the mayor of the said City of San Diego be, and he is hereby authorized, empowered and directed, for and on behalf of said City of San Diego, and in the name of and as the act and deed of the said City of San Diego, to sign, execute and acknowledge said agreement, and said City Clerk of the said City of San Diego is hereby authorized and directed to attest the execution of said agreement by affixing thereto his signature, and the corporate seal of the said City of San Diego.

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

A Joint Resolution authorizing the Board of Public Works to purchase coal and oil for the crematory was read and adopted by the following vote, to wit:

Yea Aldermen Dodson, Beard, Stull, Watson, Blochman,  
Sweeney and Levi.

Nos None

Absent Aldermen Pauley and Angle

Said Joint Resolution as adopted is as follows.

Joint Resolution No. 917.

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

That the Board of Public Works of said City be and said Board is hereby authorized, empowered, and instructed to purchase a sufficient amount of coal to operate, for a period of ten days, the garbage crematory now being constructed in said City by the Dixon Crematory Company, which coal to be delivered, at the grounds where said crematory is being constructed.

The said Board is also authorized and directed to purchase a sufficient amount of crude oil to operate said crematory for a period of five days, which oil shall also be delivered at the grounds of said crematory.

Said Board of Public Works is also hereby instructed and directed to have all city garbage dumped at said crematory from and after the 16<sup>th</sup> day of November, 1897 and to commence the testing of said crematory as soon thereafter as there is sufficient garbage accumulated for that purpose.

---

After giving due notice President Levi did sign, in open session, an ordinance authorizing the Mayor to execute and the Clerk to attest an agreement with the Dixon Sanitary Crematory Company.

---

On motion of Alderman Stull consideration of the Rules of the Board was made a special order of business for the next meeting.

---

A Joint Resolution instructing the City Engineer to inspect and examine the crematory was read and adopted by the following vote, to wit:

Yea Aldermen Dodson, Beard, Stull, Watson, Blochman, Sweeney and Levi.

Nos None

Absent Aldermen Pauley and Angle

Said Joint Resolution as adopted is as follows, to wit:  
Joint Resolution No. 918.

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

That the City Engineer of the said City be and he is hereby  
directed and instructed to inspect and examine the crematory  
erected by the Dixon Sanitary Crematory Company for the purpose  
of ascertaining whether the same has been constructed in accord-  
ance with the contract between the Dixon Sanitary Crematory  
Company and the said City, and report the result of such investiga-  
tion to this Common Council.

A Joint Resolution instructing the Superintendent of  
Sewers to inspect and attend the test of the Dixon Sanitary  
Crematory was read and adopted by the following vote, to wit:  
Ayes Aldermen Dodson, Beard, Dutt, Watson, Blockman,  
Sweeney and Levi.

Absent None

Absent Aldermen Pauly and Ingle.

Said Joint Resolution as adopted is as follows, to wit:  
Joint Resolution No. 919.

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

That the Superintendent of Sewers of the City of San Diego be and  
he is hereby directed to inspect and attend the test of the Dixon  
Sanitary Crematory and to be present at said Crematory during the  
full period of 15 days in which said test is to be made for the  
purpose of investigating, inspecting and examining the said Creme-  
tory during said test for the purpose of ascertaining whether said  
crematory will cremate garbage etc., in the manner and at  
the cost, and as specified in the agreement between the said  
Dixon Sanitary Crematory Company and the said City and  
that thereafter at the end of such "test" he report to this Common  
Council the result of his said investigation, examination and  
inspection,

An ordinance authorizing the Board of Public Works  
to employ a competent man to operate the Garbage Crematory  
was presented and read. Alderman Watson moves that it be adopted.

Alderman Dodson now moves that it be amended by changing  
the salary from \$75<sup>00</sup> to \$60<sup>00</sup> per month. which last motion was  
lost by the following vote, to wit:

Ayes Aldermen Dodson, Beard, and Blockman,

Stoes Aldermen Stutt, Watson, Sweeney and Levi.

Absent Alderman Pauly and Ingle

Thereupon the motion of Alderman <sup>Watson</sup> was adopted by the following, vote to wit:

Stoes Aldermen Dodson, Beard, Stutt, Watson, Blockman,  
Sweeney and Levi,

Stoes Stone

Absent Aldermen Pauly and Ingle

Said ordinance as adopted is as follows, to wit;

Ordinance No. 474.

An ordinance authorizing and directing the Board of Public Works of the City of San Diego, California, to employ a competent man to operate the garbage crematory now being constructed in said city by the Dixon Sanitary Crematory Company, and fixing the salary of the man so employed.

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

Section 1. That the Board of Public Works of said City be and said Board is hereby authorized, empowered, and directed to employ subject to confirmation by the Common Council a competent to operate the garbage crematory, now being constructed by the Dixon Sanitary Crematory Company in said city, which man shall be employed in time to be instructed by said Crematory Company in operation of said Crematory from and after the 18<sup>th</sup> day of November, 1897.

The compensation of the man employed by said Board in pursuance of this ordinance is hereby fixed at seventy-five (\$75.00) dollars per month, which compensation shall commence from the 1<sup>st</sup> day of January 1898.

Sec. 2. This ordinance shall take effect and be in force from and after its passage and approval.

Alderman Stutt now moves that when the Board adjourns that it adjourns until Monday November 22<sup>d</sup>, 1897 at 7.30 o'clock P.M., which motion was adopted.

A joint Resolution directing the ~~Common Council~~ The Health Officer and the Board of Public Works, be directed and instructed to be present at the test of the crematory was read, Alderman Watson now moves that said resolution be amended by adding the words "The Common Council be added." which amendment was adopted. Thereupon said joint Resolution as amended was adopted by the following vote, to wit:

Abst Aldermen Dodson, Beard, Hutt Watson, Blochman  
and Sweeny and Levi

Absent Stone

Absent Aldermen Pauley and Ingle.

Said Joint Resolution as adopted is as follows, to wit:  
Joint Resolution No. 920.

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

That the Common Council, the Health Officer of said City,  
and the Board of Public Works of said City be and they are hereby  
directed and instructed to be present at the test of the crematory  
erected by the Dixon Sanitary Crematory Company for the pur-  
pose of investigating and ascertaining whether said crematory  
will consume garbage etc as specified in the contract and  
in accordance with the contract between said Dixon Sanitary  
Crematory Company and the said City, and that they thereafter  
report the result of such investigation to this Common Council,  
and that the City Clerk ascertain when said company will com-  
mence said test and thereafter notify said Council, Health Officer  
and Board of Public Works, when said company will be ready  
to receive them.

---

Thereupon the Board adjourned.

Attest:

Geo D. Gaedman  
\_\_\_\_\_  
City Clerk

Frank F. Fife  
President Board of Aldermen

## Adjourned Meeting

Council Chamber of the Board of  
Aldermen of the City of San Diego  
California November 22<sup>d</sup>, 1897.

Pursuant to adjournment the Board met this day at 7.30 o'clock P.M. President Levi in the chair.

|                  |  |
|------------------|--|
| Present Aldermen | Dodson, Beard, Pauly, Stult, Watson,<br>Blockman, Sweeney, Levi & Clerk Vincent, |
| Absent Alderman  | Ingle,   |

Reading minutes was dispensed with,

The Report of the Chief of Police of the expenditures during his term of office of the secret service fund was read and filed.

Consideration of the Rules of the Board having been made a special order of business for this time, the matter was now taken up

Thereupon on motion of Alderman Stult and by the following vote to wit

Ayes Aldermen Dodson Beard Pauly, Stult Watson  
Blockman, Sweeney and Levi.

Ayes Stone

Absent Alderman Ingle

The following were adopted as the rules of the Board, viz:

Rule 1.

The regular meeting of the Board of Aldermen shall be on the first Monday of each month, or if that day be a legal holiday, then on the next day at the hour of 7.30 o'clock P.M.

Rule 2.

The President shall call the Board order precisely at the hour appointed for the meeting.

Rule 3.

The roll of Aldermen shall be called by the Clerk and absences noted.

Rule 4.

The Standing Committees shall be as follows:

First. - Ways and Means.

Second. - Streets Alleys, Highways and Parks.

Third - Sewer, Health and Morals.

Fourth - Fire and Water.

Fifth - Finance (of the city charter) to consist of three members as provided by Sec. 4 of Chapter 2 of Article 2.

Sixth - City Lands and Public Buildings.

Seventh - Harbor and Wharf.

Eighth - School and Library.

Ninth - Police

Tenth - Gas, Electric Lights and Telephones.

#### Rule 5

The order of business shall be as follows.

First - Roll call

Second - Reading minutes of previous meeting.

Third - Reading Mayor's messages, communications, petitions, memorials and new ordinances.

Fourth - Referring of matters to proper committee by presiding officer.

Fifth - The reports of Standing committees in their order as hereinbefore named.

Sixth - Reports of Special committees.

Seventh - Unfinished business.

Eighth - Passage of Ordinance.

Ninth - New business

Tenth - Miscellaneous business.

Provided. That any resolution or ordinance reported upon by a committee shall be taken up for consideration immediately after the disposal of the committee report.

#### Rule 6.

No member shall vote when personally interested in the decision of the question before the Board.

#### Rule 7.

Any member or other person desiring to address the Board shall rise to his feet and address the presiding officer, otherwise he shall not be recognized or heard - This rule shall apply to the making of motions.

#### Rule 8.

No personal or improper language shall be allowed in the presence of the Board while in session, by members of the Board or any other person, under penalty, if by one not a member of the Board, to expulsion from the room during the session; if by a member of the Board, to such punishment as may be fixed by law.

#### Rule 9.

When two members arise at the same time to address the Board, the Presiding Officer shall decide who shall have the floor.

#### Rule 10.

When the Presiding Officer desires to leave the chair he shall appoint some member of the Board to fill the same pro tem.

Rule 11.

When an amendment to a resolution or motion is moved and seconded, the vote shall in all cases be first upon the amendment, unless the mover of the resolution shall accept such amendment.

And more than one amendment to an amendment shall not be allowed to the same question.

Rule 12.

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

Rule 13.

The previous question being moved and seconded shall preclude all further debate until it has been decided.

Rule 14.

A two-third vote of all the members present shall be necessary to suspend these rules.

Rule 15.

When a question has been once put and decided, it shall be in order for any member who voted in the majority to move for the reconsideration thereof; but no motion for the reconsideration of any vote shall be made after the ordinance or resolution shall have gone out of the possession of the Board, and no motion of reconsideration shall be made more than once. The Presiding Officer when voting with the majority may move to reconsider.

Rule 16.

No person shall speak more than twice to the same question without leave of the Board, nor more than once until every member choosing to speak, shall have spoken.

Rule 17.

When a motion is seconded, it shall be stated by the Presiding Officer, before debate. And every such motion shall be reduced to writing if any member desire it.

Rule 18.

After a motion is stated by the Presiding Officer, it shall be deemed to be in the possession of the Board, but it may be withdrawn at any time before decision or amendment.

Rule 19.

When a question is under debate, no motion shall be received unless:

First - To amend it.

Second - To commit it.

Third - To lay it on the table.

Fourth - To postpone.

Fifth - The previous.

Sixth - To adjourn.

Rule 20.

A motion to adjourn shall always be in order and shall be decided without debate.

Rule 21.

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

Rule 22.

A member called to order shall immediately sit down unless permitted to explain, and the Board, if appealed to, shall decide on the case, but without debate; if there be no appeal, the decision of the Presiding Officer shall be submitted to.

Rule 23.

In all divisions taken by the Board on call of a member it shall be the duty of the Clerk to enter on the minutes the name of the member so calling for a division.

Rule 24.

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

Rule 25.

No member shall absent himself after the Board of Aldermen convene without permission from the Presiding Officer.

Rule 26.

Whenever it shall be moved and carried that the Board go into a Committee of the Whole, the Presiding Officer shall leave the Chair and shall appoint a Chairman of the Committee of the Whole, who shall report the proceeding of the committee.

Rule 27.

No person other than members of the Board shall address the Board on any matter except by permission of the President or by vote of the Board.

Rule 28.

In case of any disturbance or disorderly conduct in the Board room the President shall have power to order the same ceased,

Rule 29.

All committees shall be appointed by the President unless otherwise ordered by the Board.

Rule 30.

These rules may be changed or abolished only by a two-thirds vote of the Board.

Rule 31.

The Janitor shall be ~~Sergeant-at-arms~~ and shall at all times enforce good order during <sup>meeting of the</sup> Board.

Rule 32.

It shall be the duty of every member of the Board of Aldermen to attend and be present at all and every meeting of said Board held in accordance with the provisions of the Charter or rules or order of the Board, and every member of the Board of Aldermen who shall be absent from two successive regularly adjourned meetings of the Board without leave of absence granted previous to or at such meetings, shall be ordered to show cause before said Board at its next regular meeting why he should not be expelled from said Board for the violation of this rule, and the violation of his expressed and implied duties as a member of said Board. The City Clerk shall serve personal notice and if personal notice cannot be served by reason of the absence of such member from the city, a copy of said notice shall be left at his last known place of residence of said order to show cause upon any member or members of said Board violating this rule five days before the regular meeting of said Board at which said to show cause is made returnable, and if upon the hearing of said order to show cause the Board shall decide by a two-thirds vote that any member of said Board has violated this rule and his duties as a member of said Board without good cause therefor, he shall be expelled from membership in said Board, and the vacancy shall be filled by said Board as provided in Article X, Sec VII of this Charter.

Article X, Sec VII. When a vacancy occurs in any office and provisions are not otherwise made in this Charter or by law for filling the same, the Mayor shall appoint a suitable person to fill said vacancy, who shall hold office the remainder of unexpired term.

Provided. That in case of a vacancy in either Board of the Common Council, it shall be filled by such Board until the next general election.

---

On motion of Alderman Butt the Clerk was instructed to notify Alderman Ingle to appear before the Board and present his excuses for violation of Rule 32.

---

A communication from the Board of Police Commissioners in the matter of new headquarters for the Police Department

and referring to an ordinance providing for the same, which ordinance was laid on the table by this Board— was read. On motion said ordinance was taken from the table, and together with said communication was referred to the Joint Police Committee.

A petition from A E Aute for permission to grade 3<sup>rd</sup> street in front of Lot 4 Block 8 Loma Grande Addition was read and on motion of Alderman Pauly was granted.

Thereupon a joint Resolution granting such permission was read and adopted by the following vote; to wit  
 Ayes Aldermen Dodson, Beard, Ault, Watson, Blockman  
 Sweeney and Levi,

Abstain Stone

Absent Alderman Jingle.

Said joint Resolution as adopted is as follows, to wit:  
 Joint Resolution No 922.

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

That A. E. Aute be and he is hereby granted permission to grade that portion of Third Street in front of Lot Four (4) in Block Eight (8) in Loma Grande Addition to said City of San Diego. Such grading to be to the center line of said street and to the established grade thereof.

The following report of the joint Committee on Gas, Electric Lights and Telephones, to whom was referred the bids for lighting the city with electricity was read and adopted and is as follows:

San Diego, California Nov 22<sup>d</sup> 1897

To the Common Council

San Diego, California.

Gentlemen:-

Your Committee on Gas Electric Lights & Telephones to whom was referred the bids for lighting the streets avenues and Parks of this City with Electricity for the year beginning April 1<sup>st</sup>, 1898 and ending March 31<sup>st</sup> 1899, herewith report that we find the bid of the San Diego Gas & Electric Light Company to be the lowest bid, and we recommend the acceptance of said Company's bid and the contract be awarded to it, provided said company will agree to make no charge for turning on the lights on nights when the moon may be obscured by clouds or fogs.

Respectfully

Geo. B. Watson.

Chas. W. Pauly.

L. Blockman  
M. J. Perrin.  
S. H. Olmsted.  
J. M. Williamson.

A Joint Resolution accepting the proposal or bid of the San Diego Gas and Electric Light Company to light the streets, Avenues and Parks of the City of San Diego for the year beginning April 1, 1898 and ending March 31<sup>st</sup>, 1899, was read and adopted by the following vote, to wit:  
 Ayes Aldermen Dodson, Beard, Pauly, Butt, Watson Blockman Sweeney and Levi,

Abstain Stone

Absent Alderman Ingle

Said Joint-Resolution as adopted is as follows, to wit:  
 Joint-Resolution No 921.

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

That all bids heretofore made and filed with the City Clerk of said City, for lighting the streets, avenues, and parks of the said City of San Diego, with electricity, for one year beginning on the 1<sup>st</sup> day of April, 1898 and ending with the 31<sup>st</sup> day of March, 1899, except that next herein mentioned, be and the same are hereby rejected; and the said Common Council hereby accepts the proposal of and awards the contract to the lowest responsible bidder therefor, to wit: The San Diego Gas and Electric Light Company, at the prices specified in its proposal to do such lighting, filed in the office of the City Clerk of said City on the 18<sup>th</sup> day of October, 1897; and the City Attorney is hereby directed to prepare and present to this Common Council an ordinance providing for the execution of a contract with the San Diego Gas and Electric Light Company to do such lighting.

An ordinance fixing the amount of the Bond of the Plumbing Inspector was read and adopted by the following vote, to wit:  
 Ayes Aldermen Dodson, Beard, Pauly, Butt, Watson, Blockman, Sweeney, and Levi.

Abstain Stone

Absent Alderman Ingle.

Said ordinance as adopted is as follows, to wit  
 Ordinance No. 475.

An ordinance fixing the amount of the official bond of the Plumbing Inspector of the City of San Diego, California.

Be it ordained, by the Common Council of the City of San

Diego, as follows:

Section 1. That the official bond of the Plumbing Inspector of the said City of San Diego, for the faithful discharge of his official duties, shall be and the same is hereby fixed at the sum of five thousand dollars.

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

The protest of property owners to the proposed sidewalk curbing and guttering of D street from 13<sup>th</sup> street to 24<sup>th</sup> street was read and referred to the Joint Street Committee.

The petition of H Conrad to have the retail liquor license of Moser & Co transferred to petitioner was read and referred to the Health and Morals Committee.

A communication from the Board of Public Works in the matter of the ordinance reducing the salary of the secretary of said board and their refusing to acquiesce in and ratify the provisions of said ordinance was read and ordered filed.

A Resolution of Intention to sidewalk and curb the east side of Fifth Street, from the north line of Ash street to the south line of Walnut Avenue and the west side of Fifth street from such street to Walnut Avenue, was read and adopted by the following vote, to wit:

Ayes Aldermen Dodson, Beard, Pauly, Butt Watson, Blochman and Sweeney and Levi.

Abstain Stone

Absent Alderman Pauly.

Said Resolution as adopted is as follows, to wit,

Resolution of Intention.

to sidewalk and curb the east side of Fifth street in the City of San Diego, California, from the north line of Ash street to the south line of Walnut Avenue were such avenue extended eastward across said Fifth street, and the west side of said Fifth street from the north line of Beech street to the south line of said Walnut Avenue so extended.

Resolved that it is the intention of the Common Council of the City of San Diego, California, to order the following street work to be done in said City, to wit,

That the east side of that portion of Fifth street in said City of San Diego, from the north line of Ash street to the south line of Walnut Avenue, were such Avenue extended eastward across said Fifth street, and the west side of that portion of said Fifth street, from the north line of Beech street to the south line of said Walnut Avenue, if extended east across said Fifth street, including all intersections of streets between,

said points (excepting such portions of said Fifth street and intersections between said points as have already been sidewalked with concrete laid to the official grade and accepted) be sidewalked with concrete, in accordance with specifications therefor, as contained in Article 2 of Ordinance No. 226 of the ordinance of said City of San Diego, approved August 15<sup>th</sup>, 1893.

And also that the east side of that portion of said Fifth street from the north line of Ash street to the south line of Walnut Avenue, were such avenue extended east across said Fifth street, and the west side of that portion of said Fifth street from the north line of Beach street to the south line of said Walnut Avenue, if extended east across said Fifth street, including all intersections of streets between said points (excepting such portions of said Fifth street and intersections between said points as have already been curbed with concrete or natural stone laid to the official grade and accepted) be curbed with concrete, in accordance with specifications therefor, as contained in Section 1 of Article 1 of Ordinance No 226 of the ordinances of said City of San Diego, approved August 15<sup>th</sup>, 1893.

The San Diegan Sun, a daily newspaper printed and circulated in said City of San Diego, is hereby designated as the newspaper in which this Resolution of Intention shall be published for two days, and the notice of the passage thereof for six days, in the manner and by the persons required by law.

The Clerk of said City of San Diego is hereby directed to post this Resolution of Intention conspicuously for two days at or near the Chamber door of said Common Council, and to publish the same by two insertions in said daily newspaper in the manner required by law.

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A petition from M F Heller for permission to grade 24<sup>th</sup> street to the center line thereof in front of Lots 25, 26, 27 and 28 in Block 2 Higgins Addition was presented and on motion of Alderman Dodson the same was granted.

---

The petitions of Jas McPhair for permission to construct sidewalks and curbs on Fifth street in front of Lots A & L BK 204 and Lots A & B BK 203 Hortons Addition were read and on motion of Alderman Sweeney were denied.

---

After giving due notice President Levi did in open session sign an ordinance fixing the amount of the bond of the Plumbing Inspector.

At this time Alderman Pauly asks for thirty days leave of absence which was granted

Whereupon the Board adjourned -

  
Frank D. Riis  
President of the Board of Aldermen

Attest

Leo D. Gaedkeau

City Clerk

## Regular Meeting

Council Chamber of the Board of  
Aldermen of the City of San Diego,  
California December 6<sup>th</sup>, 1897.

A regular meeting of the Board was held this day at 7.30 o'clock, P.M., President Levi presiding.

Present Aldermen Dodson, Beard, Butt, Watson, Ingle,  
Blochman, Sweeney, Levi <sup>Ex</sup>Clerk Vincent,  
Absent Alderman Pauly.

The minutes of the Special Meeting held Oct 7<sup>th</sup> 1897, were read and approved.

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The report of the City Engineer in the matter of the Road connecting the Eureka Lemon Street with Pacific Beach was read, and referred to the Joint Street Committee.

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At this time President Levi appointed Alderman Butt on the Street Committee vice Alderman Pauly absent from the City.

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The report of T M Shaw Superintendent of Sewers in the matter of the Dixon Sanitary Crematory was read and referred to the Health and Morals Committee.

---

At this time President Levi appointed Alderman, a member of the Health and Morals Committee vice Alderman Pauly.

---

The reports of the Police Judge and Pound Keeper for the month of November 1897 were read and filed.

---

A petition from U.S. Grant Jr et al for a Railway franchise through the City of San Diego was presented and referred to the Joint Street Committee.

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An ordinance granting a railway franchise to U.S. Grant Jr and others was presented and action on the same was postponed 30 days in accordance with the provisions of the Charter.

---

The relation of property owners asking the Council to give them credit for work done in grading that portion of 13<sup>th</sup>

Street between "A" and "I" was read and referred to the Joint Street Committee.

The petition of J. S. Harbison for permission to construct a Redwood curb and cobblestone gutter on 13<sup>th</sup> street in front of lots K & L Block 28 Mortons Addition was read and referred to the Joint street committee.

The petition of James McFain for permission to construct a cobble stone gutter on Front street, in front of lot J Block 276 Mortons Addition was read and referred to the Joint street committee.

Sidewalk petitions were read and granted as follows viz:  
 Robinson & Elkins. concrete sidewalk and curb on 9<sup>th</sup> street  
 in front of Lot 10 Block 15 Garthers Addition  
 J Frank Over - concrete sidewalk and curb on Ash street  
 in front of Lot A Block 192 Mortons Addition.

Due proof of the publication and posting of the Resolution of Intention to change the grade of that portion of "A" street in between the east line of Seventh Street and the west line of Eighth street and of the publication and posting of the notice of the passage of said resolution of Intention was presented and ordered to be placed on file.

Whereupon an Ordinance establishing the grade of that portion of "A" street between 7<sup>th</sup> & 8<sup>th</sup> streets was read and adopted by the following vote, to-wit:-  
Ayes-Alderman Dodson, Beard, Nutt, Watson, Ingle,  
Blackman, Sweeney and Linn.

Nos. None.

Absent-Alderman Fauly.

Said Ordinance, as adapted, is as follows, viz:-  
 (See Ordinance No 481.)

A communication from the City Attorney transmitting an ordinance requiring all persons supplying water to the city of San Diego or its inhabitants to furnish to the Council a statement showing the name of, residence and amount paid by each water-rate payer and also showing amount of revenue derived from all sources, was read and filed.

Whereupon said ordinance was read and adopted by the following vote, to wit:

Ayes Aldermen Dodson, Beard, Stutt, Wilson, Ingle, Blockman, Sweeney and Levi.

Nos Stone

Absent Alderman Pauly.

Said ordinance as adopted is as follows, to wit:

Ordinance No. 480.

An ordinance requiring each and every corporation, company, or person, supplying water to the city of San Diego, California, or to the inhabitants thereof, to furnish to the common council of said city, in the month of January 1898, a detailed and verified statement, showing the name of each water-rate payer, his or her place of residence, and the amount paid for water by each of such water-rate payers, during the year preceding the date of such statement, and also showing all revenue derived from all sources and an itemized statement of expenditures made for supplying water during said time, in pursuance of the provisions of an act of the Legislature of the State of California, approved March 7, 1881.

Be it ordained, By the common council of the city of San Diego, as follows:

Section 1. That the San Diego Water Company, a corporation duly organized and existing under the laws of the State of California, and each and every other corporation, company, or person, supplying water to the city of San Diego, California, or to the inhabitants thereof, be and each of them is hereby required to furnish to the common council of the said city of San Diego, in the month of January, 1898, a detailed statement, verified by the oath of the President and Secretary of such corporation, or company, or of such person, as the case may be, showing the name of each water-rate payer, his or her place of residence, and the amount paid for water by each of such water rate payers during the year preceding the date of such statement, and also showing all revenue derived from all sources and an itemized statement of expenditures made for supplying water during said time; such statement

to be made and furnished in accordance with and in pursuance of the provisions of an act of the Legislature of the State of the State of California, intituled, "An act to enable the Board of Supervisors, Town Council, Board of Aldermen, or other Legislative Body of any city and County, City or Town to obtain data and information from any corporation, company, or person supplying water to such City or Town requiring such Boards, Town Council, or other Legislative Body to perform the duties prescribed by section 1 of Article 14 of the Constitution, and prescribing penalties for the non-performance of such duties," approved March 7th 1881.

Sec. 2. That the City Clerk of said City is hereby directed, immediately after the passage, approval, and publication of this ordinance, to serve a copy of the same upon each and every corporation, company, or person supplying water to the said City of San Diego, or to the inhabitants thereof.

Sec. 3. This ordinance shall take effect and be in force from and after its passage and approval.

Sec. 4. The City Clerk of the said City of San Diego is hereby directed to publish the above and foregoing ordinance immediately after its passage and approval, one time in the official newspaper of said City, to wit: the San Diegan-Sun.

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An ordinance accepting the bid of and awarding the contract for lighting the Streets, Avenues, and Parks of the City with Electricity to the San Diego Gas and Electric Light Company was read and adopted by the following vote, to wit:

Ayes Alderman Dodson, Beard, Butt, Watson, Ingle, Blochman, Sweeny and Levi.

Abstain Stone

Absent Alderman Parry.

Said ordinance as adopted is as follows. To wit:

Ordinance No.—

An ordinance accepting the proposal of the San Diego Gas and Electric Light Company, for lighting the Streets, Avenues, and Parks of San Diego, California, with Electric Lights, for a term of one year, beginning on the 1<sup>st</sup> day of April, 1898, and ending on the 31<sup>st</sup> day of March, 1899, and authorizing and directing the Mayor of said City, in the name of, for and on behalf of, and as the act and deed of said City, to execute a contract with said San Diego Gas and Electric Light Company, for lighting the streets, avenues, and Parks of said City, with Electric Lights.

Be it ordained, by the Common Council of the City of

San Diego, as follows:

Section 1. That the proposal of the San Diego Gas and Electric Light Company, for lighting the streets, avenues, and parks of said city, with electric lights, for a term of one year, beginning on the 1<sup>st</sup> day of April, 1898, and ending on the 31<sup>st</sup> day of March, 1899, filed in the office of the City Clerk of said City on the 18<sup>th</sup> day of October, 1897, be and the same is hereby accepted, and the Mayor of the said City of San Diego is hereby directed, in the name of, for and behalf of, and as the act and deed of the said City of San Diego, to execute a contract with the said San Diego Gas and Electric Light Company, for the lighting of the streets, avenues, and parks of the said City of San Diego, with electric lights, for a term of one year, beginning on the 1<sup>st</sup> day of April, 1898, and ending on the 31<sup>st</sup> day of March, 1899, a draft of which said contract is deposited with the City Clerk of said City, endorsed, as follows:

"Contract of the San Diego, Gas and Electric Light Company with the City of San Diego, California, for lighting the streets, Avenues, and parks of said City, with electric lights, for a term of one year."

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

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The following report of the Health and Morals Committee to whom was referred the petition of W. Conrad for a transfer of retail liquor license was read and adopted viz.

The Health and Morals Committee recommend that the within petition be granted

A. Beard.

H. Sweeney.

J. M. Williamson.

H. J. Morgan.

12/3/1897

Whereupon said petition was granted.

---

A joint Resolution directing the Board of Public Works to estimate the cost of placing names of streets upon the corners was read and adopted by the following vote, to wit:

Ayes Aldermen Dodson, Beard, Nutt, Watson, Lingle, Blochman, Sweeney and Levi.

Noes Stone

Absent Alderman Parry.

Said joint Resolution as adopted is as follows, to wit—

Joint Resolution No. 923.

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 directed to estimate the cost of placing the names of the streets upon the corners of all streets, from Third street East to Seventh street, and from A street south to the bay front, and to report the same to this Common Council at its earliest opportunity.

The following report of the Health and Morals Committee to whom was referred a communication from the City Attorney in the matter of licensing Paper Games &c was read and adopted viz;

The Health and Morals Committee recommend that the within communication from the City Attorney be laid on the table.

A. Beard.

H. Sweeney

J. M. Williamson

H. J. Morgan.

12/3/97

The report of the Health and Morals Committee in the matter of restricting bawdy houses &c within certain limits of the city was read and on motion of Alderman Watson was laid on the table.

The following report of the Joint Finance Committee to whom was referred a communication from the Board of Health in the matter of the salary of the Plumbing Inspector was read and adopted, viz:

San Diego, Cal., Dec. 3<sup>rd</sup>, 1897.

To the Common Council

San Diego, California.

Gentlemen:-

The Joint Finance Committee, to whom was referred a communication from the Board of Health recommending that the salary of Plumbing Inspector be fixed at \$75.00 per month, herewith recommend that the salary be fixed at that sum, to begin on the 1<sup>st</sup> day of January, 1898, and to that end recommend the adoption of the accompanying Ordinance.

Respectfully

Samuel G. Ingle  
Geo. B. Watson.

H. Sweeney.  
G. A. James.

Thereupon said ordinance fixing the salary of the Plumbing Inspector was read and adopted by the following vote, to wit:  
Ayes Aldermen Dodson, Beard, Scott, Watson, Blackman, Sweeney and Levi.

|                 |       |
|-----------------|-------|
| Yeaes Alderman  | Ingle |
| Absent Alderman | Pauly |

Said ordinance as adopted is as follows, to wit:

Ordinance No. 478.

An ordinance fixing the salary of the Plumbing Inspector of the City of San Diego, California,

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

Section 1. That the salary of the Plumbing Inspector of the said City of San Diego, recently appointed by the Board of Health of said City, be and the same is hereby fixed at seventy-five dollars per month, from and after the 1<sup>st</sup> day of January, 1898.

Sec. 2. That this ordinance shall take effect and be in force on the 1<sup>st</sup> day of January, 1898.

The following report of the Joint Finance Committee, to whom was referred the ordinance, repealing ordinance No. 370 establishing a secret service fund, was read and adopted, viz:

The Joint Finance Committee recommend that the within Ordinance to replace No. 370, authorizing the Chief of Police to incur a liability for secret service purposes, be adopted.

Samuel G. Ingle

Geo. B. Watson

H. Sweeney,

F. A. James.

Dec 3<sup>rd</sup>, 1897.

Whereupon said ordinance repealing ordinance No. 370 was read and adopted by the following vote, to wit:

|                |  |
|----------------|--|
| Yeaes Alderman | Dodson, Beard, Attt. Watson Ingle<br>Blackman, Sweeney and Levi. |
|----------------|--|

Yeaes Stone

|                 |        |
|-----------------|--------|
| Absent Alderman | Pauly. |
|-----------------|--------|

Said ordinance as adopted is as follows, to wit:

Ordinance No. 477.

An ordinance repealing ordinance No. 370 of the ordinances of the City of San Diego, California, entitled "An ordinance authorizing the Chief of Police of the City of San Diego, California, to incur a liability on behalf of said City, for secret service purposes, and appropriating funds for the payment of the same."

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

Section 1. That Ordinance No. 370 of the ordinances of said City of San Diego, entitled "An Ordinance Authorizing the Chief

of Police of the City of San Diego, California, to incur a Liability on behalf of said City, for Secret Service Purposes, and appropriating Funds for the payment of the same," be and the same is hereby repealed.

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

The City Clerk, of said City is hereby directed, immediately after the passage and approval of this ordinance, to publish the same once in the city official newspaper of said City, to wit, the San Diego-Sun.

The following report of the Joint City Lands Committee to whom was referred communications from J. P. Brittain and G. A. Gilbert was read and adopted and is as follows, to wit:

San Diego, Cal., Dec, 3<sup>rd</sup>, 1897.

To the Common Council

San Diego, California,

Gentlemen:-

The Joint City Lands Committee, whom was referred various matters, herewith make the following recommendations:

We recommend that the offer of David Seaman and J. P. Brittain to sell to the City lots I and J, Block 65, Horton's addition, for public use, be filed with several other offers of land for the same purpose.

We further recommend that the offer of G. A. Gilbert to pay \$75.00 for the use for one year of land in pueblo lots Nos, 1310, 1309, east half of 1300, 1293, 1294, 1279, 1278, be accepted.

We further recommend that all monies received for rent of public land be apportioned to the Park Improvement fund.

Respectfully,

L. A. Blackman,

A. E. Atwell,

H. E. Dodson

H. J. Morgan

J. H. Lambert.

The Joint City Lands Committee having recommended that the application of G. A. Baker to rent certain City lands the same was granted.

The following report of the Joint Police Committee in the matter of leasing a portion of the Plaza Palace building was read and adopted and is as follows, to wit:

San Diego, California Dec 3<sup>rd</sup> 1897.

To the Common Council, City of San Diego.

Gentlemen:-

Your Joint Police Committee to whom was referred the Board of Police Commissioners together with an ordinance providing for the leasing of a portion of the Plaza Palace Building to be used for Police Headquarters, herewith recommend that said Ordinance be not adopted.

Respectfully

Geo. B. Watson,

A. Beard

W. J. Morgan,

A. A. James.

*H. Sweeney & A. A. Morgan voting No.*

A joint Resolution transferring \$50<sup>00</sup> from the Delinquent Tax fund to the Office fund was read and adopted by the following vote, to wit:

|                 |   |
|-----------------|---|
| Ayes Aldermen   | Beard, Butt Blockman, Sweeney and Levi, |
| Noes Alderman   | Dodson, Watson and Ingle,               |
| Absent Alderman | Pauley                                  |

Said joint Resolution as adopted is as follows, to wit:  
Joint Resolution No. 924.

Be it resolved by the Common Council of the city of San Diego, California, as follows:

That there be and hereby is transferred fifty dollars from the Delinquent tax fund to the Office fund of said city, for the purpose of supplying the several offices and departments of the city with fuel, furniture, books and stationery for the month of December.

That the City Auditor and the City Treasurer be and they are hereby authorized and directed to make such entries upon the records of their respective offices as will carry into effect the provisions of this resolution and such transfer.

An ordinance redistricting the City into nine wards and dividing such wards into precincts was read and adopted by the following vote, to wit:

|                 |   |
|-----------------|---|
| Ayes Aldermen   | Dodson, Beard, Butt Watson Ingle<br>Blockman and Sweeney, |
| Noes None,      |   |
| Absent Alderman | Pauley,   |

Said ordinance as adopted is as follows, to wit:  
Ordinance No 479.

An ordinance to redistrict the City of San Diego, California into nine wards, and to divide each of such wards into precincts,

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

Section 1. That in pursuance of the provisions and directions  
of Section 12 of Chapter 1 of Article 1 of the Charter of the City of San  
Diego said City shall be and is hereby divided into nine wards  
as follows:

#### First Ward

Sec. 2. The first ward shall include all that portion of said  
City of San Diego within the following boundaries, viz: commencing  
at a point where the center line of Upas Street in Middletown inter-  
sects the Easterly shore line of the Bay of San Diego; thence Northeast-  
erly along the center line of said Upas street in Middletown, to a  
connection with the West end of Upas Street in Horton's Addition;  
thence Easterly, following the center line of said Upas Street in  
Horton's Addition, to the West line of the City Park; thence South  
along said West line to the Northwest corner of said Park; thence  
East along the North line of said City Park, and along the North  
lines of Pueblo Lots numbers eleven hundred and twenty-eight (128),  
and thirteen hundred and fifty (350) to the Eastern boundary of  
said City; thence Northwesterly, following the Eastern boundary  
of said City to a point where said boundary intersects the Pacific  
Ocean; thence Southerly following the shore line of said Ocean to  
the most southerly end of Point Loma; thence in a Southeastern di-  
rection, following the water line of said Point Loma and the  
shore line of the Bay of San Diego to the point of commencement.

#### Second Ward

Sec. 3. The second ward shall include all that portion  
of said City of San Diego within the following boundaries viz:  
commencing at a point where the center line of Ash Street in  
Middletown intersects the Easterly shore line of the Bay of San  
Diego; thence Northerly, following the said shore line of said  
Bay to the center line of Upas Street; thence Northerly and Easter-  
ly, following the center line of said Upas Street, both in  
Middletown and Horton's Addition, to the West line of the  
City Park; thence South along the said West line of the City  
Park to the center line of Date Street; thence west on the center  
line of Date Street to the center line of Fifth Street; thence South  
on the center line of said Fifth Street to the center line of Ash  
Street; thence West along the center line of said Ash Street to  
the Easterly shore line of the Bay of San Diego, and place  
of beginning.

#### Third Ward

Sec. 4. The third ward shall include all that portion

of the City of San Diego within the following boundaries, viz; commencing at the intersection of the center line of Ash street with the Easterly shore line of the Bay of San Diego; thence Easterly along the center line of said Ash Street to its intersection with the center line of Fifth Street; thence South on the center line of Fifth Street to its intersection with the center line of "D" Street; thence West on the center line of "D" Street to the Easterly shore line of the Bay of San Diego; thence Northerly on the said shore line of said Bay to its intersection with the said center line of Ash Street and place of beginning.

#### Fourth Ward.

Sec. 5. The fourth ward shall include all that portion of the City of San Diego within the following boundaries, viz; commencing at the center of the intersection of Ash and Fifth Streets; thence North on the center line of Fifth Street to its intersection with the center line of Date Street; thence East on the center line of Date Street to the West line of the City Park; thence North on said West line of the City Park to the northwest corner of said City Park; thence East on the Northern boundary line of said City Park, and South of Pueblo lots number eleven hundred and twenty seven (1127) and thirteen hundred and forty-nine (1349) to the Eastern boundary of the City; thence Southeasterly along the said Eastern boundary line of the City to a point where the center line of "D" Street, if extended Easterly to such boundary line would intersect the said Eastern boundary; thence West along the center line of "D" Street, so extended, to the Eastern end of "D" street, as now opened; and thence West along the center line of D Street to its intersection with the center line of Fifth Street; thence North on the center line of Fifth Street to its intersection with the center line of Ash Street and place of beginning.

#### Fifth Ward.

Sec. 6. The fifth ward shall include all that portion of the City of San Diego within the following boundaries, viz; commencing at a point where the center line of "D" Street intersects the Easterly shore line of the Bay of San Diego; thence East along the center line of said "D" Street to its intersection with the center line of Fifth Street; thence South along the center line of Fifth Street to its intersection with the Northerly shore line of the Bay of San Diego; thence Northerly along the shore line of said Bay to its intersection with the center line of "D" Street, and place of beginning.

#### Sixth Ward.

Sec. 7. The sixth ward shall include all that portion of the city of San Diego within the following boundaries, viz:

Commencing at a point where the center line of Fifth street intersects the center line of "D" Street; thence East along the center line of said "D" Street to its intersection with the center line of Ninth Street; thence South along the said center line of Ninth Street to a point where such center line if extended Southerly would intersect the Southerly shore line of the Bay of San Diego; thence South-westerly along such shore line to its intersection with the center line of Fifth Street; thence North along the center line of Fifth Street to its intersection with the center line of "D" street and place of beginning.

#### Seventh Ward

Sec. 8. The seventh ward shall include all that portion of the city of San Diego within the following boundaries, viz:

Commencing at a point where the center line of "D" street intersects the center line of Ninth Street; thence East along the center line of said "D" Street to a point where the said center line of "D" street, if extended Easterly, would intersect the Eastern boundary line of the city; thence Southeasterly on said boundary line to its intersection with the center line of "H" street extended Easterly to said boundary line; thence Westerly along the center line of said "H" street, so extended, to its intersection with the center line of Ninth Street; thence North on the center line of Ninth street to its intersection with the center line of "D" Street and place of beginning.

#### Eighth Ward,

Sec. 9. The eighth ward shall include all that portion of the city of San Diego within the following boundaries, viz:

Commencing at a point where the center line of Ninth Street intersects the center line of "H" Street; thence Easterly along the center line of said "H" Street to a point where such center line, if extended Easterly, would intersect the Eastern boundary line of the city; thence Southeasterly along such Eastern boundary line of said city to its intersection with the center line of "H" Street, were such center line extended to the said Eastern boundary line of the city; thence West on the center line of said "H" Street, so extended, to its intersection with the center line of Ninth Street; thence North along said center line of Ninth Street to its intersection with the center line of "H" Street, and place of beginning.

#### Ninth Ward.

Sec. 10. The Ninth Ward shall includ all that portion of the city of San Diego within the following boundaries, viz:

Commencing at a point where the center of "H" street intersects

the center line of Fifth Street; thence East on the center line of "I" Street to its intersection with the Eastern boundary line of the city, were such center line extended Easterly to such Eastern boundary line; thence Southeasterly along said boundary line to its intersection with the Southerly boundary line of said city; thence Westerly along said Southerly boundary line of said city to its intersection with the Easterly shore line of the Bay of San Diego; thence Northwesterly along said shore line to its intersection with the center line of Fifth Street, were such center line of Fifth Street extended Southerly to the Northerly shore line of said Bay; thence North along the center line of Fifth Street, so extended, to its intersection with the center line of "I" Street, and place of beginning.

Sec. 11. That the jurisdiction of all wards bounded by the Bay of San Diego shall extend to the center of Ship's Channel at right angles with the shore line.

Sec. 12. That all that portion of the Bay of San Diego within said city of San Diego, and not included within any of the above and foregoing wards, is hereby declared to be and is included within the said Fifth Ward of said city.

Sec. 13. That for election purposes each of the said several wards of this city, as above described, be and is hereby divided into precincts, as follows:

#### First Precinct, First Ward.

The first precinct of the first ward shall consist of all that portion of the first ward of said city as described in Section 2 hereof, within the following boundaries, viz:

Commencing at the Northwest corner of Pueblo Lot number eleven hundred and ninety-seven (1197); thence East to the Eastern boundary line of the city of San Diego; thence Southeasterly along said boundary line to its intersection with the North line of Pueblo Lot number Thirteen hundred and fifty (1350); thence Westerly along the Southern boundary line of the first ward to its intersection with the boundary line between Pueblo Lots number eleven hundred and thirty two (1132) and number eleven hundred and thirty three (1133); thence North to the South line of Pueblo Lot number eleven hundred and five (1105); thence Westerly to the Southwest corner of said Lot eleven hundred and five (1105); thence Northerly to the Northeast corner of Pueblo Lot number eleven hundred and four (1104); thence Westerly to the boundary line between Pueblo lots number eleven hundred and seventy five (1175) and eleven hundred and seventy-six (1176); thence North to the Northwest corner of Pueblo Lot number eleven hundred and ninety-seven (1197) and place

of beginning.

Second Precinct, First Ward.

The second precinct of the first ward shall consist of all that portion of said first ward of said city, within the following boundaries, viz.:

commencing at a point where the South line of Pueblo Lot number Twelve hundred and eight (1208) intersects the shore of False Bay; thence East to the North east corner of Pueblo Lot number eleven hundred and ninety-six (1196); thence South to the South line of Pueblo Lot number eleven hundred and four (1104); thence Easterly to the North east corner of Pueblo Lot number eleven hundred and four (1104); thence Southerly to the Southwest corner of Pueblo Lot number eleven hundred and five (1105); thence Easterly to the Northeast corner of Pueblo Lot number Eleven hundred and nineteen (1119); thence South to the center line of Upas Street in Horton's Addition; thence following the South line of the first ward Westerly and Southwesterly to the Bay of San Diego; thence following the Bay shore to the line between Pueblo Lots number two hundred and thirty (230) and two hundred and thirty one (231); thence Northwesterly on said line to False Bay; thence following the Easterly Bay shore of said False Bay to the place of beginning.

Third Precinct, First Ward.

The third precinct of the first ward shall consist of all that portion of the said first ward of said city lying Southwest of the Southwest line of Forty acre Range of Pueblo Lots number from two hundred and fourteen (214) to two hundred and forty one (231).

Fourth Precinct, First Ward.

The fourth precinct of the first ward shall consist of all that portion of the said first ward of said city, within the following described boundaries, viz.; commencing at the intersection of the North line of Pueblo Lot number twelve hundred (1200) with the Eastern boundary line of said city; thence West to False Bay; thence along the North and West shore of said Bay to the Pacific Ocean; thence along the shore of the Pacific Ocean to its intersection with the Eastern boundary line of said city; thence Southeasterly along the Eastern boundary line of said city to its intersection with the Southern boundary line of Pueblo Lot number Twelve (1200), and place of beginning.

First Precinct, Second Ward.

The first precinct of the second ward of said city, as described in section 3 hereof, shall consist of all that portion of the said second ward lying East of the center line of First Street.

Second Precinct, Second Ward.

The second precinct of the second ward shall consist of all that portion of the said second ward lying West of the center line of First street.

*First Precinct, Third Ward.*

The first precinct of the third ward of said city, as described in section 4 hereof, shall consist of all that portion of the said third ward lying East of the center line of First Street.

*Second Precinct, Third Ward,*

The second precinct of the third ward shall consist of all that portion of the said third ward lying West of the center line of First Street.

*First Precinct, Fourth Ward.*

The first precinct of the fourth ward of said city, as described in section 5 hereof, shall consist of all that portion of the said fourth ward lying East of the center line of Peart Street, were such street extended North to the Northern boundary line of the fourth ward.

*Second Precinct, Fourth Ward.*

The second precinct of the fourth ward shall consist of all that portion of the said fourth ward lying West of the center line of Peart Street were such Peart Street extended North to the Northern boundary line of the fourth ward.

*First Precinct, Fifth Ward.*

The first precinct of the fifth ward of said city, as described in section 6 hereof, shall consist of all that portion of the said fifth ward lying East of the center line of First Street, were such center line extended as far South as the Southern boundary line of the city.

*Second Precinct, Fifth Ward.*

The second precinct of the fifth ward shall consist of all that portion of the said fifth ward laying West of the center line of First street, were such line extended as far south as the Southern boundary line of the city.

*First Precinct, Sixth Ward.*

The first precinct of the sixth ward of said city, as described in section 7 hereof, shall consist of all that portion of the said sixth ward lying North of the center line of "H" Street.

*Second Precinct, Sixth Ward.*

The second precinct of the sixth ward shall consist of all that portion of the said sixth ward lying south of the center line of "H" street.

*First Precinct, Seventh Ward,*

The first precinct of the seventh ward of said city as described in section 8 hereof, shall consist of all that portion of the said seventh ward lying East of the center line of Sixteenth Street.

Second Precinct, Seventh Ward.

The second precinct of the seventh ward shall consist of all that portion of the said seventh ward lying West of the center line of Sixteenth street.

First precinct, Eighth Ward.

The first precinct of the eighth ward of said city, as described in section 9 hereof, shall consist of all that portion of the said eighth ward lying East of the center line of Sixteenth street.

Second Precinct, Eighth Ward.

The second precinct of the eighth ward shall consist of all that portion of the said eighth ward lying West of the center line of Sixteenth street.

First Precinct, Ninth Ward.

The first precinct of the ninth ward of said city, as described in section 10 hereof, shall consist of all that portion of the said ninth ward lying East of the center line of Twenty-Eighth street.

Second Precinct, Ninth Ward.

The second precinct of the ninth ward shall consist of all that portion of the said ninth ward lying West of the center line of Twenty-Eighth street.

Sec. 14. That the members of the Board of Delegates and the Board of Education, now holding office from the various wards of said city, as members of such Boards, respectively, shall continue to hold the office for which they were respectively elected and to discharge the duties of such office, for the whole of the territory for which they were elected, until the first Monday in May next following the general municipal election of said city to be held on the first Tuesday after the first Monday in April, 1889; and at such general municipal election members of said Board of Delegates and said Board of Education shall be elected in accordance with the provisions of the charter of this city and the requirements of this ordinance and the laws of this State.

Sec. 15. That this ordinance shall take effect and be in force from and after its passage and approval.

The city clerk of said city is hereby directed, immediately after the approval of this ordinance, to publish the same three times in the city official newspaper of said city, to wit: the San Diego-Sun,

After giving due notice, President Levi, did, in open session, sign the following ordinances, viz "An ordinance redistricting the city into nine wards," "An ordinance accepting the bid of and awarding the contract for lighting the street, avenues and

Parks of the City with electricity to the San Diego Gas and Electric Light Company." An Ordinance requesting the San Diego Water Company to file a statement showing names of water rate paying residents and amount paid by each also amount of revenue derived from all sources." An Ordinance repealing ordinance No. 370 establishing a secret service fund" and "An Ordinance fixing the salary of the Plumbing Inspector," and "An Ordinance establishing the grade of 1 Street"

Alderman Stitt now moves that when the Board adjourns that it adjourn until Monday December 13<sup>th</sup> 1897 at 7.30 o'clock P.M. and that the matter of the Cemetery be made a special order of business for that time.

Whereupon the Board adjourned.

*D. M. Peirce*  
President of the Board of Aldermen

Attest

*G. D. Galdean*  
\_\_\_\_\_  
*City Clerk*

Adjourned Meeting

Council Chamber of the Board of  
Aldermen of the City of Sandusky,  
California, December 13<sup>th</sup>, 1897

An adjourned session of the Board was held this day at 7.30 o'clock, P.M. President Levi presiding

|                  |  |
|------------------|--|
| Present Aldermen | Dodson, Beard, Shutt, Watson, Blackman<br>Sweeney and Levi, and Clerk Vincent. |
| Absent Aldermen  | Pauly and Ingle.   |

This being being the time set for the consideration of the matter of the crematory. Alderman Beard chairman of the Health and Morals Committee states that said committee is not ready to report in this matter.

Whereupon on motion of Alderman Dodson said committee was allowed until the next meeting of the Board to make their report in said matter.

On motion of Alderman Shutt it is ordered that when the Board adjourns, it adjourn until Monday December 20<sup>th</sup> 1897 at 7.30 o'clock P.M. and that the matter of the crematory be made a special order of business for that time.

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

Reading the minutes of the Adjourned Meeting of Oct 18<sup>th</sup>, 1897, the Regular Meeting of Nov 1<sup>st</sup>, 1897 and the adjourned meetings of Nov 15<sup>th</sup>, 1897 and November 16<sup>th</sup>, 1897 were read and approved.

The statement of the Board of Public Works of the various departments of the City government <sup>for the month of Nov, 1897</sup> <sup>expenses of the</sup> was read and filed

The report of the Auditor for the Month of November 1897 was read and filed.

The petition of H R Higgins for permission to repair building at No 643 Fifth Street was read and granted.

A message from the Mayor transmitting the application of Titus city Auditor for additional assistance in making the assessment for the year 1898 was read and on motion

such assistance was granted.

Thereupon an ordinance granting such assistance was read. Alderman Watson moves that said ordinance be adopted.

Alderman Dodson now moves that it be amended by changing the compensation the temporary deputies provided, therein at \$65<sup>00</sup> per month instead of \$75<sup>00</sup> which last motion was adopted.

Thereupon said ordinance as amended was adopted by the following vote, to wit:

Yea Aldermen Dodson, Beard, Butt, Watson, Ingle, Blochman, Sweeney and Levi.

Nay Stone

Absent Alderman Pauley.

Said ordinance as adopted is as follows, to wit:

Ordinance No. —

An ordinance authorizing the City Auditor and Assessor to appoint temporary deputies to assist in making the assessment and assessment roll for fiscal year 1898, and fixing their compensation.

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

Sec. 1. That the City Auditor and Assessor be and he is hereby authorized to appoint temporary deputies, not exceeding eight in number to be employed at any one time, to assist in making the assessment and assessment roll for fiscal year 1898, provided that whenever the services of any such deputies can be dispensed with, without jeopardizing the interests of the city, they shall be discharged by the Auditor and Assessor, and that they shall all be discharged when said assessment and assessment roll is completed.

Sec. 2. That the compensation of such temporary deputies shall be \$5 Dollars per month each during the time they are actually engaged at work.

That this ordinance shall take effect and be in force from and after January 1<sup>st</sup>, 1898.

---

A joint Resolution authorizing H R Higgins to repair the building at No 643 Fifth Street was read and adopted by the following vote, to wit;

Yea Aldermen Dodson, Beard, Butt, Watson, Ingle, Blochman, Sweeney and Levi.

Nay Stone

Absent Alderman Pauley.

Said joint Resolution as adopted is as follows, to wit:

Joint Resolution No -

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

That H.R. Higgins be and he is hereby granted permission  
to repair a frame building No 643, Fifth Street between G & H as per  
his petition filed herein and of date December 13<sup>th</sup> 1897.

---

The petition of Mary E Brimhall for permission to construct  
a frame building on lot L Block 19 Shortons Addition on 6<sup>th</sup> street  
between B and C streets was read and on motion of Alderman  
Sweeney was referred to the Joint Fire Committee.

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The following report of the Joint Street Committee to whom  
was referred the petition of W.S. Grant Jr et al for a railway franchise  
through the City of San Diego and an ordinance granting such franchise, was  
read and adopted and is as follows. To wit;

San Diego, California Dec. 11<sup>th</sup> 1897

To the Common Council

City of San Diego.

Gentlemen:-

Your Joint Street Committee to whom was referred the  
petition of W.S. Grant Jr. et als for a franchise for a Railway  
through the City of San Diego, together with an ordinance  
granting said franchise, herewith report that the route over which  
said franchise has been asked has been changed some what,  
and said ordinance amended in accordance therewith, and  
we herewith present said amended ordinance and recommend  
its adoption.

Respectfully

J. Sweeney.

A. Beard.

A.E. Nutt.

H.H. Doddridge.

W.J. Perrin

J.W. Alden.

Whereupon said ordinance as amended was presented  
and in accordance with the provisions of the late Charter  
action on the same was postponed thirty days.

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The report of the Joint Street Committee to whom was  
referred the petition of J. S. Harbison for permission to construct  
a Redwood curb and cobble stone gutter on 13<sup>th</sup> street  
in front of Lots K & L Block 28. Shortons Addition, was

read and adopted and is as follows, to wit:

The Joint Street Committee recommend the within petition be granted.

A. Sweeney  
A. Beard  
A.E. Hutt  
W.H. Doddridge,  
M.J. Perrin.

12/11/97.

Whereupon said petition was granted.

The petition of L.C. Wood for authority to repair a frame building at the North west corner of 4<sup>th</sup> and 16 streets was read. Alderman Watson moved that the petition be granted subject to filing the written consent of two thirds of the property owners in said block. Thereupon the provisions of the Fire Ordinance were suspended and said motion was adopted by the following vote, to wit:

|                  |  |
|------------------|--|
| Alleged Aldermen | Bodson, Beard, Hutt, Watson, Dugle,<br>Blockman, Sweeney, and Levi |
| Abstain          |  |
| Present          | Perry.   |

The petition of Hans Herlick for a retail liquor license was read and referred to the Health and Morals Committee.

The petition of John Brellin for permission to construct concrete sidewalk and curb on Ash Street in front of Lot G Block 201 Morton's Addition was read and granted.

The following report of the Joint Street Committee to whom was referred the petition of property owners that the name of "H" street be changed Market street was read and adopted, viz:

The Joint Street Committee herewith recommend that the within petition to change the name of "H" street to that of Market Street be denied.

A. Beard  
A.E. Hutt  
W.H. Doddridge  
M.J. Perrin

12/11/97

A. Sweeney voting no  
Whereupon said petition was denied.

The Joint Street Committee having recommended that the

petition of James Mc Nair to construct a cobble gutter on Front street in front of lot J, block 276, Horton's addition, be granted, on motion the petition was granted.

The following report of the Joint Street Committee in the matter of the protest of property owners to the proposed sidewalk, curbing and guttering of D<sup>o</sup> street was read and adopted, viz:

San Diego, California, Dec. 11<sup>th</sup>, 1897.

To the Common Council,

City of San Diego,

Gentlemen:-

Your Joint Street Committee, to whom was referred the protest of property owners to the proposed sidewalk, curbing and guttering of D<sup>o</sup> street, herewith recommend that said protest be granted; and

We further recommend that the City Attorney be instructed to prepare and present a Resolution of Intention to sidewalk and curb said D<sup>o</sup> street from 13<sup>th</sup> to 24<sup>th</sup>.

Respectfully,

A. Sweeney,

A. Beard,

A. E. Nutt,

W. H. Oddridge,

M. J. Penn.

The report of the Board of Public Works in the matter of the proposition of J. S. Johnstone to sell to the City a sewer on Walnut avenue between Fourth and Fifth streets was read and on motion of Alderman Nutt referred to the Ways and Means Committee.

An Ordinance directing the Board of Public Works to make certain extensions to the sewer system was read and on motion of Alderman Nutt adopted by the following vote, to-wit:

Ayes- Aldermen Woodson, Beard, Nutt, Watson, Lingle, Blochman, Sweeney and Lewis.

Noes- None.

Absent- Alderman Pauly.

Said Ordinance as adopted is as follows, viz:

Ordinance No. 482.

An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to make certain extensions of the sewer system of said city.

Whereas the Board of Public Works of said city has heretofore

recommended to this Common Council that the sewer system of said City be extended, as hereinafter authorized, and for which extension the sewer pipe necessary therefor has already been purchased by said Board under authority from this Common Council,

And Whereas, said Board of Public Works, under the authority vested in it by Ordinance No. 461 of the ordinances of said City, approved September 21<sup>st</sup>, 1897, did on the 8<sup>th</sup> day of October, 1897, advertise for bids for the construction of said sewer hereinabove described, and no bids or proposals were received by said Board in pursuance of said advertisement,

Therefore, Be it Ordained, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works of said City be and said Board is hereby authorized and directed to extend the sewer system of said City by constructing a sewer from the North end of the sewer on Fifth Street, as now constructed, North on said Fifth Street to Brookes Avenue, thence West on Brookes Avenue to the Alley between Third Street and Fourth Street, thence North along said Alley to University Avenue; and also from the North end of said sewer on Fifth Street, as now constructed, West on Walnut Avenue, to the Alley between Second Street and Third Street in Loma Grande Addition.

That the advertisement made in pursuance of this ordinance, by said Board of Public Works, shall fix the time for receiving bids, at some date subsequent to the 1<sup>st</sup> day of January, 1898.

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

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An ordinance providing for the appointment of Deputy Assessors and fixing their compensation, heretofore having been adopted by the Board of Delegates and having been amended by this Board, and said Board of Delegates having refused to concur in the amendment made by this Board, and having appointed a conference committee of three and having asked this Board to take similar action, President Levi appointed Aldermen Watson Ingle and Blochman as such committee

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The report of the Health Officer in the matter of the Crematory was read and referred to the Health and Morals Committee.

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The report of the City Engineer in the matter of the Cemetery was read and referred to the Health and Morals Committee.

A joint Resolution transferring \$100 from the Public Building fund to the Public Health Fund was read and adopted by the following vote, to wit:

Ayes Aldermen Dodson, Stutt, Watson, Dingle Blackman Sweeney and Levi.

Noes Alderman Beard.

Absent Alderman Pauly.

Said joint Resolution as adopted, is as follows, to wit:

Joint Resolution No. 925.

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

That there be and is hereby transferred from the Public building fund of the said city to the Public Health fund the sum of (\$100<sup>00</sup>) one hundred dollars. That the Auditor and Treasurer of said city are hereby directed to make the proper and necessary entries in the records of their respective offices to carry into effect this resolution.

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A joint Resolution authorizing the Board of Public Works to purchase fuel for the Crematory was read and adopted by the following vote, to wit:

Ayes Aldermen Dodson, Stutt, Watson, Dingle Blackman Sweeney and Levi.

Noes Alderman Beard.

Absent Alderman Pauly.

Said joint Resolution as adopted is as follows, to wit:

Joint Resolution No. 926.

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

That the Board of Public Works be and said Board is hereby authorized and directed to purchase fuel for the Crematory not to exceed in amount the sum of one hundred dollars.

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After giving due notice President Levi, did in open session, sign an ordinance instructing the Board of Public Works to advertise for bids & let the contract to make certain sewer extensions,

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Whereupon the Board adjourned

*Simon Levi*  
President of the Board of Aldermen

Attest  
*Geo. D. Gardiner*

City Clerk

Adjourned Meeting.

Council Chamber of the Board of Aldermen of the City of San Diego, California, December 20<sup>th</sup>, 1897.

Pursuant to adjournment at meeting of the Board of Aldermen was held at 7:30 o'clock P.M. this day, with President Levi presiding:

Present - Alderman Dodson, Beard, Nutt, Watson, Ingle, Blackman, Swaney and Levi & Clark Vincent  
Absent - Alderman Pauly.

The minutes of Adjourned meeting held November 22<sup>d</sup>. and of regular meeting held December 6<sup>th</sup>. and adjourned meeting held December 13<sup>th</sup>, 1897, were read and approved.

A petition of Radiis representing the N.C.G.W. asking the Council to place a drinking fountain on the City Plaza, being presented, was on motion of Alderman Nutt, referred to the Street Committee with instructions to provide "safe and means with which to have said fountain placed."

At this time the Sergeant-at-Arms appears and states the request of the Board of Delegates to this Board to meet with it in joint Committee of the Whole for the consideration of the Garbage Crematory. On motion of Alderman Nutt the Board refused to go into Committee of the Whole.

On motion of Alderman Nutt, and by unanimous vote, the Special Order set for this time was vacated and the regular order proceeded with.

A communication from E. F. Wallis & Sons calling the attention of the Council to the act of the Legislature of this State passed in 1897, permitting municipalities to fund outstanding bonds, and offering to purchase <sup>4 1/2</sup> <sup>of</sup> refunding bonds of this city at par, if the Council deem such procedure expedient. Being presented and read was an

motion of Alderman Swaney, ordered filed; thereupon the following recommendation of the Joint Finance Committee in the matter of refunding outstanding Bonds of this City was read, and an E motion of Alderman Swaney accepted and filed, viz:-

San Diego, California, Dec. 20<sup>th</sup>, 1897.

To the Common Council,

City of San Diego.

Gentlemen:-

Your Joint Finance Committee having had the proposition to fund the outstanding Senior and Municipal Bonds, before it, herewith report, that it will undoubtedly result in a saving to the City of its annual interest charge, and it will also very materially reduce the annual payments for redemptions, thereby materially reduce our tax levy for Bonds and interest payments, and the Committee therefore recommends said proposition for favorable consideration by the Council.

Respectfully,

H. Swaney.

M. J. Perrin.

J. H. James.

Whereupon an Ordinance providing for the issuance of \$260,000. 4½% refunding Bonds, for the purpose of taking up outstanding Bonds of this City, payable at the option of the City, and providing an annual tax sufficient to pay each year, one-fourteenth part of the Principal, together with interest due on all sums unpaid, being read, the time at which bids will be received was extended to 5 o'clock P.M. December 30<sup>th</sup>, 1897, and the time for opening same was fixed at 7:30 o'clock P.M. of said 30<sup>th</sup> day of December, 1897: whereupon, on motion of Alderman Nutt, said Ordinance was adopted, by the following vote, to-wit:-

Ayes- Aldermen Dadson, Beard, Nutt, Watson, Ingle, Blackman, Swaney and Lewis.

Nos. None.

Absent- Alderman Paul.

Said Ordinance as adopted, is as follows, viz:-

**Ordinance No. 483.**

An Ordinance Providing for the Issuance of Bonds of the City of San Diego, California, to the Amount of Two Hundred and Sixty Thousand Dollars, for the Purpose of Refunding Certain Bonded Indebtedness of Said City, Due and Payable at any Time at the Pleasure of said City, and Providing an Annual Tax Sufficient to Pay One-fortieth Part of the Principal of said Bonds Each Year, and the Interest Due on All Sums Unpaid.

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

Whereas, the City of San Diego is an incorporated city of the third class, in the State of California, and has outstanding and unpaid an indebtedness of two hundred and sixty thousand dollars, evidenced by bonds known as the "Sewer Bonds," issued by said city, in the year 1887, under and in pursuance of an ordinance of said city, duly passed on the 14th day of March, 1887, numbered 60, and entitled "An Ordinance Providing for creating an Indebtedness of Four Hundred Thousand Dollars, for the Construction of Sewers in the City of San Diego, California, and for the Issuance of Bonds therefor, and for the Levying and Collection of Taxes for the Payment of said Bonds and the Interest thereon," approved March 14th, 1887, the unpaid portion thereof being equal to the sum of two hundred and twenty thousand dollars; and also by bonds known as "Municipal Refunding Bonds," issued under Charter Ordinance numbered 78 and entitled, "To Refund Outstanding Indebtedness of the City Due and Owing January 1st, A. D. 1880, as Provided for in Section 445 of the Political Code of the State of California," approved February 11th, 1882, the unpaid portion thereof being equal to the sum of forty thousand dollars;

And whereas, an act of the Legislature of the State of California, approved March 9th, 1887, authorizes the Common Council, Board of Trustees, or other governing body of any incorporated city or town, other than cities of the first class, in this state, to refund its indebtedness, to issue bonds therefor, and to provide for the payment of the same, and the interest thereon;

And whereas, it is deemed expedient by the Common Council of the City of San Diego to refund said indebtedness and to issue bonds therefor, therefore,

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

Section 1. That in pursuance of the said act of the legislature of the State of California, approved March 9th, 1887, the said City of San Diego shall refund the said indebtedness of two hundred and sixty thousand dollars, evidenced by the said bonds issued as aforesaid, and for that purpose the said City of San Diego shall issue bonds to the amount of two hundred and sixty thousand dollars.

Sec. 2. That the said bonds shall be two hundred and eighty (280) in number and of the character known as serials, two hundred and forty of which bonds shall be for the sum of one thousand dollars each, and forty thereof for the sum of five hundred dollars each. Each of said bonds shall be dated the third day of January, 1888, and shall bear interest at the rate of four and one-half per cent. per annum, interest payable semi-annually.

The principal of said bonds and the interest thereon shall be payable and shall be paid in gold coin of the United States, at the office of the Treasurer of said City of San Diego. One-fortieth part of the principal of said bonds, to-wit, the sum of six thousand five hundred dollars shall be payable and shall be paid on the first Monday of January of each year, commencing with the first Monday of January, 1889, and until the whole amount of said indebtedness is paid.

The said bonds shall be numbered consecutively from one to two hundred and eighty, both numbers inclusive, and shall be divided into forty series numbered consecutively from one to forty, both inclusive, and each series shall consist of seven bonds.

The first series shall consist of bonds numbered one to seven, both inclusive, the first six of which bonds shall be of the denomination of one thousand dollars each and the seventh bond of the denomination of five hundred dollars; each succeeding series shall consist of seven bonds numbered consecutively after those included in the next preceding series. The first six bonds of each of such succeeding series shall be of the denomination of one thousand dollars each and the seventh bond of the denomination of five hundred dollars.

The bonds included in the first series shall be payable and shall be paid on the first Monday of January, 1889, and all the remaining series shall be payable and shall be paid in consecutive order on the first Monday of January of each succeeding year thereafter until and including the year 1938.

Each of said bonds shall be payable to bearer and shall be signed by the Mayor and the Treasurer of the said City of San Diego, and shall be countersigned by the City Clerk thereof, and shall have affixed thereto the corporate seal of the said City of San Diego.

Sec. 3. That each of said bonds shall have attached thereto semi-annual interest coupons consisting of two coupons for each year between the date of said bonds and the date of maturity of such bonds. Each of said coupons shall represent the interest upon the principal of the bond for the one-half year next preceding the maturity of such coupons at the rate of four and one-half per cent. per annum, and the said semi-annual interest coupons respectively shall be payable and shall be paid on the first Monday of July and on the first Monday of January of each year.

Each of said coupons shall be payable to bearer and shall be signed by the Treasurer of the said City of San Diego by a lithographed fac simile signature.

Sec. 4. The said bonds shall be substantially in the following form, to-wit:

UNITED STATES OF AMERICA,

STATE OF CALIFORNIA.

County of San Diego, City of San Diego.  
REFUNDING BOND OF THE CITY OF SAN DIEGO.

Number..... Series.....

Be it known, that the City of San Diego in the County of San Diego, and State of California, hereby acknowledges itself indebted to the bearer hereof in the sum of \_\_\_\_\_ dollars in gold coin of the

United States, and promises to pay the bearer the said sum in such gold coin on the first Monday of January, A. D. \_\_\_\_\_, at the office of the Treasurer of the

said City of San Diego, in the said City of San Diego, County of San Diego, State of California, with interest at the rate of four and one-half per centum per annum,

payable semi-annually in like gold coin

to the bearer of the annexed coupon, upon presentation at the time and place therein specified. This bond is issued by the said City of San Diego for the purpose of refunding certain bonded indebtedness of said city by virtue and in pursuance of an act of the Legislature of the

State of California, entitled, "An Act authorizing the Common Council, Board of Trustees, or other governing body of

any incorporated city or town, other than cities of the first class, to refund its indebtedness, to issue bonds therefor, and to provide for the payment of the same"

Approved March 9th, 1887.

It is hereby certified that all conditions, acts, and things, essential to the validity of this bond, exist, have happened, and have been done, and that all requirements of law and of the constitution of this state, relating to the issuance hereof have been fully complied with by the proper

bodies, officers, and persons, and that the issuance hereof has been duly authorized and directed by an ordinance of the Common Council duly passed, published, and approved, and that provision has been duly made for the collection of an annual tax sufficient to pay the interest on this bond as it falls due, and a sinking fund has been duly constituted to pay the principal at maturity, and that the total indebtedness of the said City of San Diego, including the indebtedness evidenced by the issuance of this bond, does not exceed the limit prescribed by the constitution and laws of the State of California.

In witness wheroft, the said City of San Diego, by its Mayor and Common Council, has caused this bond to be signed by the Mayor and the Treasurer of said City, and to be countersigned by its City Clerk, and has caused its City Clerk to affix thereto the corporate seal of the said City of San Diego.

Mayor of the City of San Diego, California.

(Seal.)

Treasurer of the City of San Diego, California.

Countersigned by \_\_\_\_\_

City Clerk of the City of San Diego, California.

Sec. 5. That the said interest coupons attached to said bonds shall be substantially in the following form, to-wit:

COUPON NO. .....

\$ \_\_\_\_\_

On the first Monday of \_\_\_\_\_, A. D. \_\_\_\_\_, the City of San Diego, California, will pay to the bearer hereof, at the office of the Treasurer of said city, in the said City of San Diego, County of San Diego, State of California, the sum of \$ \_\_\_\_\_, in gold coin of the United States, for the semi-annual interest due on refunding bond No. \_\_\_\_\_, dated the third day of January, 1888.

Treasurer of the City of San Diego, California.

Sec. 6. That the Mayor and Treasurer of the said City of San Diego be and they are hereby authorized and directed to sign said bonds, and the City Clerk of said city to countersign the same and to affix thereto the corporate seal of the City of San Diego; and the Treasurer of said city is hereby authorized and directed to sign said interest coupons attached to said bonds.

Sec. 7. That said bonds shall be sold in the following manner, viz: the City Clerk of said City shall receive sealed bids for the purchase thereof until five o'clock p. m. of the 30th day of December, 1887. This Common Council shall meet and shall award said bonds to the highest bidder therefor at seven o'clock and thirty minutes p. m. of the said 30th day of December, 1887, or as soon thereafter as said Common Council can consider the matter, or at such time as said Common Council shall adjourn to on said 30th day of December, 1887.

Said bonds shall not be sold for less than their face value, including the accrued interest on said bonds, and no bond shall be delivered until a sufficient amount of the bonds for the refunding of which the above mentioned bonds are being issued shall be presented for payment.

Said highest bidder shall pay for said bonds in gold coin of the United States.

Said bids shall be for the unconditional purchase of said bonds as soon as they are ready for delivery and the present outstanding bonds are presented for redemp-

tion. Each bid shall be accompanied by a certified check for twenty-five hundred dollars, payable to the City Treasurer of said city, as a guarantee and assurance that said bidder will enter

into a contract with said city to take said bonds and pay therefor the price bid and will execute to said city a bond in the penal sum of five thousand dollars, with

sureties satisfactory to the Mayor of the said city, the conditions of the said bond to be that said bidder will comply with his said bid. Upon the execution of said contract and delivery and approval of said bond said certified check shall be returned to said bidder.

Sec. 8. That a sinking fund shall be and is hereby created for the payment of the principal of the bonds so to be issued.

The Common Council of said City of San Diego shall, at the time of fixing the general tax levy for each year and in the same manner as such tax levy is made, levy and collect annually, for the term of forty years, in addition to the taxes levied for other purposes, sufficient money to pay one-fortieth part of the principal of said bonds of two hundred and sixty thousand dollars, and also the annual interest upon the portion thereof remaining unpaid.

Sec. 9. That this ordinance shall take effect immediately upon its passage and approval.

Sec. 10. That the City Clerk of the said City of San Diego be and he is hereby directed to publish, or cause to be published, this ordinance one time in the official newspaper of the said city, to-wit: the San Diego-Sun, immediately after the passage and approval of this ordinance.

*On motion of Alderman Nutt the Finance Committee is instructed to investigate the matter of the proposed refunding of outstanding City Bonds.*

*A communication from John Kastle respecting to donate land in Block 75, Homestead Union to be used as a location for the Dixon Cemetery being read. was referred to the Health & Morals Committee.*

A communication from the City Attorney advising the acceptance of \$45.98 in settlement of a tax claim against Sue Warner McKay, was read and on motion of Alderman Nutt accepted:

Whereupon a Joint Resolution accepting said amount in settlement of said claim was read and adopted, by the following vote, to-wit:-  
Ays. Aldermen Dodson, Beard, Nutt, Watson, Ingle,  
Blackman, Swaney and Chinn.

Nos. None.

Absent- Alderman Pauley.

Said resolution, as adopted, is as follows, viz:

Joint Resolution No 928.

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

That the proposition made by Sue Warner McKay to pay into the Treasury of said City, the sum of Forty-five dollars and Ninety-eight cents (\$45.98) in settlement of all City taxes of this City levied against Lot Six (6) and the south thirty (30) feet of Lot five (5) of fractional Block Forty-seven (47) in Middletown in said City of San Diego, for the fiscal years 1893 and 1894, respectively--- said sum of forty-five dollars and ninety-eight cents (\$45.98) being the full amount of the original tax levied by said City of San Diego, against the above described property, for the said fiscal years 1893 and 1894--- be and the same is hereby accepted;

And that upon payment of the said amount into the Treasury of said City, the said property above described and the owners thereof shall be deemed released from any obligation or liability to said City, by reason of the said taxes;

And that the City Attorney is hereby authorized and directed, upon such payment, if he deems it advisable, to file a disclaimer in said action, on behalf of said City.

The Ways and Means Committee having returned the communication from the Board of Public Works in the matter of J.S. Johnston's Sewer in Walnut Avenue with the recommendation that said communication be referred back to said Board of Public Works for

further investigation, on motion it is so referred.

The Health & Morals Committee having approved the application of Hans Herlick for a Retail Liquor License on motion the same was granted.

The report of the Conference Committee in the matter of the Compensation of the Deputy Assessors for 1898, was read and adopted by the following vote, to-wit:-

Ayes- Aldermen Dodson, Beard, Nutt, Watson, Ingle, Blackman, Swaney and Levis.

Nos- None.

Absent- Alderman Pandy.

Said report, as adopted, is as follows, viz:-

San Diego, Cal. Dec. 17<sup>th</sup>, 1897.

To the Common Council.

San Diego, California.

Gentlemen:-

The Conference Committee, to whom was referred an Ordinance authorizing the Auditor and Assessor to appoint temporary deputies to assist in making the assessment and assessment roll for 1898, and fixing their compensation, herewith report as follows:

We recommend that the salary for men doing outside work in making the assessment be fixed at \$3.00 per day for each day actually employed, and for men doing inside work the salary be fixed at \$2.50 per day for each day actually employed.

In order to carry these recommendations into effect we recommend the adoption of the accompanying ordinance.

Respectfully,

Samuel G. Ingle.

R. A. Blackman.

A. O. Johnson Jr.

W. H. Everett.

Whereupon an Ordinance authorizing the Auditor and Assessor to appoint temporary deputies and fixing their compensation, was read and on motion of Alderman Dodson adopted by the following vote, to-wit:

Ayes. Aldermen Dodson, Beard, Nutt, Watson, Ingle,  
Blackman, Swaney and Linn.

Nos. None.

Absent. Alderman Pauly.

Said Ordinance, as adopted, is as follows, viz:-

Ordinance No. 4184.

An Ordinance authorizing the City Auditor and Assessor to appoint temporary deputies to assist in making the assessment and assessment roll for fiscal year 1898, and fixing their compensation.

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

Section 1. That the City Auditor and Assessor be and he is hereby authorized to appoint temporary deputies, not exceeding eight in number, to be employed at any one time, to assist in making the assessment and assessment roll for fiscal year 1898, provided, that whenever the services of any of such deputies can be dispensed with, without jeopardizing the interests of the City, they shall be discharged by the Auditor and Assessor, and that they shall all be discharged when said assessment and assessment roll is completed.

Sec. 2. That the Compensation of such temporary deputies shall be two dollars and fifty cents (\$2.50) per day, for each day actually worked, except, that during the time any of such deputies are engaged in outside work, assessing property, they shall be paid three dollars (\$3.00) per day.

Sec. 3. That this ordinance shall take effect and be in force from and after January 1st, 1898.

A Resolution of Intention to Sidewalk and Curb "D" Street from 13<sup>th</sup> to 24<sup>th</sup> Streets, was read and adopted, by the following vote, to wit:-

Ayes. Aldermen Dodson, Beard, Nutt, Watson, Ingle, Blackman, Swaney and Linn.

Nos. None.

Absent. Alderman Pauly.

Said resolution, as adopted, is as follows, viz:-

**Resolution of Intention.**

To sidewalk and curb "D" Street in the City of San Diego, California, from the east line of Thirteenth Street to the west line of Twenty-fourth Street,

Resolved, that it is the intention of the Common Council of the City of San Diego, California, to order the following street work to be done in said city, to-wit:

That that portion of "D" street in the said city of San Diego, from the east line of Thirteenth street to the west line of Twenty-fourth street, including all intersections of streets between said points (excepting such portions of said "D" street and intersections between said points as have already been sidewalked with concrete laid, to the official grade and accepted, and also excepting such portions of said "D" street and intersections between said points as are occupied by a wooden bridge), be sidewalked on both sides thereof, 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, as amended by Ordinance No. 472, approved November 17th, 1897.

And also that that portion of said "D" street, from the east line of Thirteenth street to the west line of Twenty-fourth street, including all intersections of streets between said points (excepting such portions of said "D" street and intersections between said points as have already been curbed with concrete or natural stone laid to the official grade and accepted, and also excepting such portions of said "D" street and intersections between said points as are occupied by a wooden bridge) be curbed on both sides thereof with concrete, in accordance with specifications therefor, as contained in Section 1 of Article 1 of Ordinance No. 226 of the ordinances of said city, approved August 15th, 1893.

The San Diegan-Sun, a daily newspaper printed and circulated in said City of San Diego, is hereby designated as the newspaper in which this resolution of intention shall be published for two days, and the notice of the passage thereof for six days in the manner and by the persons required by law.

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

A Joint Resolution instructing the City Engineer to present an estimate of the cost of a 24-foot roadway in 32<sup>nd</sup> Street, from Main Street, south to the Brewery tract, was read and an motion of Alderman Sweeney, adopted, by the following vote, to-wit:-

Ayes- Aldermen Dawson, Beard, Mitt, Watson, Ingles, Blackman, Sweeney and Reid.

Noes- None.

Absent- Alderman Fauly.

Said resolution, as adopted, is as follows, viz:-

Joint Resolution N<sup>o</sup> 929.

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 present to this Council, an estimate of the cost of grading a twenty-four foot roadway in 32<sup>nd</sup> Street, from its intersection with Main Street, south to the Brewery tract.

At this time a recess of 10 minutes was taken.

Upon re-assimbling there were

Present- Aldermen Dawson, Beard, Mitt, Watson,

Ingles, Blackman, Sweeney and Reid.

Absent- Alderman Fauly.

The Joint Health & Morals Committee to whom was referred the matter of the acceptance or rejection of the Dixon Crematory, presented its Majority Report recommending the rejection of said Crematory, and also its Minority report recommending the acceptance of said Crematory. Said majority and minority reports being read, Alderman Beard moves the adoption of the Majority report, and Alderman Dodson moves the adoption of the Minority report. Whereupon after discussion and an motion of Alderman Nutt, said matter was referred back to the Health & Morals Committee of this Board for further investigation, and with instructions to report at the next meeting of this Board.

Upon motion of Alderman Nutt, the City Engineer is requested to make and present to this Board, a specific and detailed report as to wherein the Dixon Crematory, in its construction, deviates from the plans and specifications therefor, as heretofore adopted by the Council.

A communication from the City Attorney, recommending the passage of a Joint Resolution to allow the City Engineer to attend and assist in the trial of the case of the San Diego Water Company vs. the City, being read was filed:

Whereupon <sup>the</sup> Joint Resolution was read and adopted by the following vote, to-wit:-  
Ayes- Alderman Dodson, Beard, Nutt, Watson, Ingle, Blackman, Swaney and Kerr.

Nos.-None.

Absent- Alderman Pauly.

Said resolution, as adopted is as follows, viz:-

Joint Resolution No 931.

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

That the City Engineer of said City be and he is hereby requested and instructed to devote such portion of his time as may be necessary in order to assist in the trials of the case of the San Diego Water Company vs. the City of San Diego, set for hearing on the first

Wednesday in January, 1898, even if by so doing he is obliged to neglect the work already in his office.

Petition of residents asking the Council to establish and have placed a low arm Electric Light at the Southwest corner of the intersection of Garth and "A" Streets being presented and read was referred to the Committee on Gas and Electric Lights.

A Joint Resolution directing the Superintendent of Streets to notify the San Diego Electric Railway Company to not dig ditches across the Streets over which its tracks are laid, was read and referred to the Joint Street Committee.

A Joint Resolution rescinding the former proceedings in the matter of Sidewalking and curbing First Street from D to Maple, was read and adopted by the following vote, to-wit:-  
Ayes- Aldermen Dodson, Beard, Nutt, Watson, Angle, Blackman, Sweeney and Revi.

Noes- None.

Absent- Alderman Pauly.

Said resolution as adopted, is as follows, viz:-  
Joint Resolution No 930.

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

That all the proceedings heretofore taken by this Common Council, by and in pursuance of a Resolution of Intention No 422, adapted on the 20<sup>th</sup> day of April, 1896, for the sidewalking and curbing of First Street in the City of San Diego, California, from the north line of D Street to the south line of Maple Street, be and the same are hereby rescinded and annulled, and that no further proceedings be taken for such sidewalking and curbing in pursuance of said Resolution of Intention and proceedings thereunder.  
 That the City Attorney be and he is hereby instructed to prepare a Resolution of Intention for the sidewalking and curbing of that portion of First Street from the north line of D Street to the south line of Maple Street, not already sidewalked and curbed.

An Ordinance to prevent obstructions on Sidewalks in the City, and also an Ordinance to prevent Bull Dogs from running at large without being muzzled. Being read were referred to the Joint Police Committee.

After first giving due notice the President did, in open session sign an Ordinance authorizing the Auditor & Assessor to appoint temporary deputies; Also, an Ordinance providing for the issuance of \$260,000. 4 $\frac{1}{2}$  % refunding Bonds.

Whereupon the Board adjourned until Thursday, December 30<sup>th</sup> 1897, at 7.30 o'clock P.M.

Attest:

Geo. D. Goldman,  
City Clerk.

D. D. Devi,  
President of the Board of Aldermen.

Adjourned Meeting.

Council Chamber of the Board of Aldermen of the City of San Diego, California, December 30<sup>th</sup>, 1897.

Pursuant to adjournment a meeting of the Board of Aldermen was held at 7:30 o'clock P.M. this day, with President Lini presiding.

Present- Aldermen Dadson, Beard, Nutt, Watson, Ingle, Blackman, Swaney, Lini and Clark Vincent.  
Absent- Alderman Pauly.

The reading of the minutes of the previous meeting was dispensed with.

A message from the Mayor transmitting and recommending the passage of an Ordinance authorizing the Board of Police Commissioners to appoint three additional Patrolmen for the months of January, February and March, 1898, being read was ordered filed.

Whereupon An Ordinance in conformity therewith was read and Alderman Dadson moved to adopt which motion and ordinance being voted upon was cast by the following vote, to-wit:-

Nos- Aldermen Watson, Ingle, Blackman and Swaney.  
Ayes- Aldermen Dadson, Beard, Nutt and Lini.  
Absent- Alderman Pauly.

A communication from the City Engineer specifying in detail wherein the Dixon Cemetery Company had deviated from its plans and specifications in the erection of the Dixon Cemetery in this City, was read and filed.

A communication from the California Sanitary Company respecting to remove and cremate the garbage and refuse matter of the city, was read and referred to the Health & Morals Committee.

Petition of H. A. Jones for authority to roof over an alley way and "E" street between 5<sup>th</sup> and 6<sup>th</sup> streets was read and granted by unanimous vote.

The Clerk announces that in accordance with the provisions of Ordinance No. 483, providing for the sale of \$260,000. 4½% refunding Bonds of the City of San Diego, California, he has received and proceeded to read said Bids as follows, (the same having been opened before the Board of Delegates) viz:-

Bid of J. W. Goodwin offering to take the entire issue of said Bonds and pay therefor par, accrued interest and \$250. premium.

Said bid was accompanied by a check in the sum of \$2500. payable to the order of the Mayor of this City, duly certified by the First National Bank of San Diego, as by said Ordinance No. 483, required.

Bid of Dampfleit Bros. Co. offering to take the entire issue of said Bonds and pay therefor par, accrued interest and \$525. premium. Said bid was accompanied by a check in the sum of \$2500. payable to the order of the Mayor of this City, duly certified by the Merchant's National Bank of San Diego, as by said ordinance required.

Two envelopes received by mail purporting to contain bids for said Bonds, having been opened were found to contain only black paper.

Upon motion of Alderman Watson said bids were referred to the Jail Financer Committee.

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A communication from the Board of Public Works asking for authority to expend \$1200. for general street repair, being read was referred to the Jail Street Committee, by the following vote, so-vote:-

Ayes- Aldermen Dadson, Beard, Watson, Sweeney and Revi.

Nos- Aldermen Nutt, Ingle and Blackman.

Absent- Alderman Pandy.

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A communication from the Board of Public Works in the matter of H. G. Baker maintaining fences across certain streets at Sorrento was read and ordered filed.

---

A communication from the Board of Public Works recommending that the City pay to J. S. Johnstone the sum of \$75<sup>00</sup> for a private

Draft by said Johnstone in Walnut avenue, was read and on motion of Alderman Nutt, said recommendation was adopted by the following vote, to-wit:-

Ayes. Aldermen Dadson, Beard, Nutt, Watson, Ingle,  
Blackman, Sweeney and Levi.

Nos. None.

Absent. Alderman Pauly.

A report of the Health & Morals Committee of this Board in the matter of the Dixon Crematory, together with a communication in said matter signed by Alderman Beard were read and on motion of Alderman Sweeney placed on file.

A communication from the Dixon Sanitary Crematory Company asking the Council to allow it 60 days time within which to correct the errors in the construction of the Dixon Crematory, as shown by the report of the City Engineer, ~~being read~~, being read and on motion of Alderman Beard placed on file.

Majority report of the Health & Morals Committee recommending the rejection of the Dixon Crematory, and Minority report of said Committee recommending the adoption of said Crematory, as returned by the Health & Morals Committee of this Board, being taken up, an motion of Alderman Beard the majority report of said Committee was adopted by the following vote, to-wit:-

Ayes. Aldermen Beard, Nutt, Watson, Ingle, Blackman, Sweeney and Levi.

Nos. Alderman Dadson.

Absent. Alderman Pauly.

Draft report, as adopted, is as follows, viz:-

San Diego, California, Dec. 20<sup>th</sup>. 1897.

To the Honorable Common Council of the  
City of San Diego.

Gentlemen:-

We, the members of the joint Health & Morals Committee of the Common Council of the City of San Diego, beg leave to report to

your Honorable Body upon the matters referred to us in relation to the Dixon Crematory, viz: The report of the City Engineer, the report of the Health Officer, and the communication from T. M. Shaw, Superintendent of Sewers, and report thereon as follows:

We recommend that the report of the Health Officer be placed on file.

We find, after an investigation of the facts stated in the report of the City Engineer, that the matter reported thence by the City Engineer is reported correctly, and that the said Crematory has not been constructed according to the contract or the plans and specifications therefor in this; That no concrete foundation has been constructed or placed under the furnace, as required by and specified in the Contract and Specifications. We would recommend that the report of the City Engineer be received and accepted.

Your Committee, after having had six sessions and examined over thirty-five witnesses, in its investigation of the facts stated in the report of Mr. Shaw, find that the said Crematory has not during the period of test from November 17<sup>th</sup> to December 2<sup>d</sup>, 1897, or at any time since it has been operated, burned or consumed garbage, night-soil, dead animals, or the usual garbage of this City, to odorless ashes without emitting any stench or odor. But your Committee does find that the said Crematory, during its operation, in consuming garbage, has emitted a stench and odor.

We would, therefore, respectfully report to your Honorable Body that, from the investigations we have made, we find that the said Crematory has not been constructed according to the contract, that the said Crematory has not been constructed has not fulfilled the provisions and conditions of the contract, during the test period, in this: That it has not burned or consumed garbage without emitting a stench or odor, and we would, therefore, recommend that the said Crematory be not accepted.

All of which is respectfully submitted,  
W. Beard.

Daniel G. Ingle.  
J. M. Williamson.  
W. J. Morgan.

Members of the Joint Health & Morals  
Committee of the Common Council of the  
City of San Diego, California.

A Communication from F. A. Wiscott offering  
to furnish fuel and labor and operate the  
Ovenatory and burn the City's garbage was  
presented and referred to the Health & Morals Committee.

On motion of Alderman Nutt the further  
consideration of the bid presented for the  
purchase of \$260,000. H<sup>l</sup> of refunding Bonds was  
deferred until the next meeting of the Board.

On motion of Alderman Nutt it is ordered  
that when this Board adjourn, it adjourn until  
Monday, January 3, 1898, at 7.30 o'clock P. M.

A Proposition from the City Garbage Company  
offering to dispose of the City's garbage was presented  
and referred to the Health & Morals Committee.

Petition of J. A. Peterson asking the Council to  
order the jail Liquor License of Peterson &  
Rudder transferred to him was presented and on  
motion of Alderman Blackman granted.

The following report of the Sewer Committee to  
whom was referred the protest of Mrs. Raven  
and Mrs. Winter, against the City connecting its 25<sup>th</sup>  
Sewer with a Sewer now laid in the Alley in  
Block 7, Bud & Chasis addition, was read and adopted.

The Sewer Committee recommends  
that the within communication be filed.

A. Beard.

A. E. Dadson.

Samuel G. Ingle.

Dec. 28, 1897.

Petition of O. C. Hakes for refund of money paid  
on account of an erroneous assessment was

presented and referred to the Finance Committee.

Petition of Peter Casson offering to pay the City the sum of \$250. for the use of lands north of the San Diego River (not already occupied) for the purpose of pasturing sheep thereon, together with a recommendation of the Joint City Lands Committee that said proposition be accepted, being read an motion of Alderman Nutt said proposition was accepted, and the recommendation of said Committee adopted, and is as follows, viz:-

Dan Diego, Cal. Dec. 27<sup>th</sup>, 1897.

To the Common Council,

City of San Diego.

Gentlemen:-

The Joint City Lands Committee recommend that the accompanying application of Peter Casson to rent all vacant city lands north of the San Diego River for one year, and offering \$250.00 for the same, be accepted on the following conditions: That he be required to herd the sheep; and that the lease expire on the 1st day of September, 1898.

Respectfully,

L. A. Blackman.

A. E. Nutt.

A. E. Dodson.

W. J. Morgan.

A. D. Grady.

An Ordinance to prevent the depositing of Ashes in the same receptacle with garbage or other refuse matter, was read and referred to the Health & Morals Committee.

A Resolution of Intention to sidewalk and curb first street from the north line of "A" Street to the south line of Maple Street, was read and an motion of Alderman Swaney adopted, by the following vote, to-wit:-

Ayes: Aldermen Dodson, Beale, Nutt, Watson, Ogle,  
Blackman, Swaney and Linn.

Nos: None.

Abst: Alderman Pauly.

Said resolution, as adopted, is as follows, viz:-

**Resolution of Intention**

To sidewalk and curb First Street in the City of San Diego, California, from the north line of "A" Street to the south line of Maple Street.

Resolved, that it is the intention of the Common Council of the City of San Diego, California, to order the following street work to be done in said city, to-wit:

That that portion of First street in the said city of San Diego, from the north line of "A" street to the south line of Maple street, including all intersections of streets between said points (excepting such portions of said First street and intersections between said points as have already been sidewalked with concrete or bituminous rock, laid to the official grade and accepted) be sidewalked on both sides thereof, with concrete, in accordance with specifications therefor, as contained in Article 2 of Ordinance numbered 226 of the ordinances of said city, approved August 15th, 1893, as amended by Ordinance No. 472, approved November 11th, 1897.

And, also that that portion of said First street from the north line of "A" street to the south line of Maple street, including all intersections of streets between said points (excepting such portions of said First street and intersections between said points as have already been curbed with concrete, natural stone, or redwood plank, laid to the official grade and accepted) be curbed on both sides thereof, with concrete, in accordance with specifications therefor, as contained in Section 1 of Article 1 of Ordinance numbered 226 of the ordinances of said city, approved August 15th, 1893.

The San Diegan-Sun, a daily newspaper printed and circulated in said City of San Diego, is hereby designated as the newspaper in which this resolution of intention shall be published for two days, and the notice of the passage thereof for six days in the manner and by the persons required by law.

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

A Joint Resolution transferring \$225. from the Delinquent Tax fund to the Police Department fund was read and on motion of Alderman Sweeney was adopted, by the following vote, to-wit:-  
Ayes- Aldermen Dadson, Beard, Nutt, Watson, Ingles, Blackman, Sweeney and Lisi.

Nos.- None.

Absent- Alderman Pauly.

Said resolution, as adapted, is as follows, viz:-

Joint Resolution No 932.

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

That there be and there is hereby transferred from the Delinquent Tax fund of the City of San Diego, to the Police Department fund, the sum of \$225.00; and the Auditor and Treasurer of the said City of San Diego are hereby authorized and directed to make whatever entries upon the records of their respective offices as may be necessary to carry this resolution into effect.

The Sewer Committee of this Board having recommended the passage of a Joint Resolution authorizing the Board of Public Works to lower the sewers and flush tanks in 13<sup>th</sup> and 22<sup>nd</sup> Streets, on motion of Alderman Beard, said resolution was adopted.

by the following vote, to-wit:-

Ayes-Aldermen Dadson, Beard, Nutt, Watson, Ingle,  
Blackman, Swaney and Levi.

Nos- None.

Absent-Alderman Pauly.

Said resolution, as adopted, is as follows, viz:-

Joint Resolution No 933.

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

That the Board of Public Works of the said City of San Diego, California, be and the said Board is hereby authorized, directed, and empowered to lower the two flush tanks connected with the sewer system of said City, at the intersection of Thirtenth and "F" struts in said City, of San Diego, one being on the north side of said intersection of Thirtenth and "F" struts, and the other on the south side of said intersection of Thirtenth and "F" struts.

Also to lower the main sewer on said Thirtenth strut, between "E" and "G" struts in said City;

Also to lower the two flush tanks at the intersection of Twenty-second and "D" struts in said City, one on the North side of said intersection of Twenty-second and "D" struts, and the other on the South side of said intersection of Twenty-second and "D" struts;

Also to lower the main sewer on Twenty-second strut between "D" and "E" struts in said City.

The expense thereof to be paid out of the Sewer and Drainage fund of said City.

At this time Alderman Dadson was excused.

A Joint Resolution directing the Street Committee to confer with the County Board of Supervisors for the establishment of a chain-gang, was read and adopted, by the following vote, to-wit:

Ayes-Aldermen Beard, Nutt, Watson, Ingle, Blackman, Swaney and Levi.

Nos- None.

Absent-Alderman Dadson and Pauly.

Said resolution, as adopted, is as follows, viz:-

Joint Resolution No 934.

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

That the matter of devising ways

and means for the working of a chain-gang  
be referred to the Joint Street Committee, with  
instructions to negotiate with the Board of Super-  
visors in reference to the matter.

Whereupon the Board adjourned.

Attest:

Geo. D. Geddes <sup>Emile Devi,</sup>  
President of the Board of Aldermen.  
City Clerk.

Regular Meeting.

Council Chamber of the Board of  
Aldermen of the City of San Diego,  
California, January 3<sup>d</sup>, 1898.

The regular meeting of the Board of Aldermen was held at 7.30 o'clock P.M. this day with President Levi presiding:

Present. Aldermen Dodson, Beard, Nutt, Watson, Ingle,  
Blackman, Sweeney and Levi & Clark Vincent.

Absent. Alderman Pauly.

The reading of minutes of the previous meeting was dispensed with.

Upon motion of Alderman Sweeney, Alderman Pauly was granted thirty days leave of absence.

Petition of Frank Schmidt for authority to close portions of Lewis and Jackman streets in Arnold & Choate's Addition, was presented and referred to the Joint Street Committee.

A communication from Jones & Son offering to dispose of the garbage by taking the same to sea, was presented and referred to the Health & Morals Committee.

A communication from A. Hicken asking the Council to cause the removal of a fence across certain streets in the townsite of Dos Rios being presented and read was referred to the Joint Street Committee.

The report of the Comptroller for the month of December, 1897, was presented and filed.

An Ordinance to prevent horses and mules from running away, was presented read and an Oration by Alderman Nutt referred to the Joint Street Committee.

The Joint Finance Committee to whom was referred the bids for the purchase of the proposed issue of \$260,000. refunding Bonds, request that it be granted further time for the consideration of said bids. Alderman Nutt moves that the request be granted, which motion after considerable discussion was withdrawn. Whereupon on motion of Alderman Dodson said bids were recalled from said Finance Committee, and considered by the Board: On motion of Alderman Blackman the bid of Hamprecht Bros. Co. was declared to be the highest and best bid, and was accepted, by the following vote, to-wit:-  
Ayes. Aldermen Dodson, Beard, Nutt, Watson, Ingle,  
Blackman, Sweeney and Herin.

Nos. None.

Absent. Alderman Pauly.

Whereupon an Ordinance awarding said refunding Bonds to the highest bidder therefor was read and on motion of Alderman Nutt, adopted, by the following vote, viz:-  
Ayes. Aldermen Dodson, Beard, Nutt, Watson, Ingle,  
Blackman, Sweeney and Herin.

Nos. None.

Absent. Alderman Pauly.

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

Ordinance No 485.

An Ordinance awarding the refunding Bonds, to be issued by the City of San Diego, California, in pursuance of Ordinance No 483 of the ordinances of said City, approved December 21st, 1897, to the highest bidder therefor.

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

Section 1. That the bid of the Hamprecht Brothers Company, filed with the City Clerk of said City, prior to five o'clock P.M. of the 30<sup>th</sup> day of December, 1897, for the purchase of two hundred and sixty thousand dollars (\$260,000.00) of Refunding Bonds, to be issued by the said City of San Diego, in pursuance of the provisions of Ordinance No 483 of the ordinances of said City approved December 21st, 1897, be and the same is hereby accepted by the said City of San Diego, and the whole of said Refunding Bonds, amounting

to said sum of two hundred and sixty thousand dollars (\$260,000.) be and the same are hereby awarded to the highest bidder therefor, to wit: the said Lamprecht Brothers Company in pursuance of its bid therefor.

That all other bids for the purchase of said lands, or any of them, be and the same are hereby rejected.

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

The Finance Committee having recommended the application of O. C. Hakes for a refund of money paid out on account of an erroneous assessment the same was on motion of Alderman Nutt granted:

Whereupon a Joint Resolution granting said application was read and on motion of Alderman Sweeney adopted, by the following vote, <sup>72</sup> Ayes—Aldermen Dadson, Beard, Nutt, Malson, Ingle,  
Blackman, Sweeney and Henr.

Nos.—None.

Absent—Alderman Pauly.

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

Joint Resolution No 937.

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

That the petition of O. C. Hakes for refunding to him two dollars and sixty-four cents (\$2.64) on account of erroneous tax sale, heretofore presented to said Common Council, be granted and the said claim allowed, it appearing that there is no such lot as that sold and described in the petition and Tax Certificate No 501 attached thereto.

A Joint Resolution transferring \$112<sup>50</sup> from the Public Building fund to the Public Health fund was read and on motion of Alderman Nutt adopted by the following vote, to wit:

Ayes—Aldermen Dadson, Beard, Nutt, Malson, Ingle,  
Blackman, Sweeney and Henr.

Nos.—None.

Absent- Alderman Pauly.

Said resolution, as adopted, is as follows, viz:-  
Joint Resolution N<sup>o</sup> 939.

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

That there be and hereby is transferred from the Public Building Fund of the City of San Diego to the Public Health Fund of said City the sum of One hundred twelve &  $\frac{5}{100}$  Dollars.

That the City Auditor and City Treasurer be, and are hereby directed, and instructed to make the necessary entries in the records of their respective offices as will carry into effect the provisions of this resolution abd such transfer.

A Joint Resolution directing the payment of a claim of G. M. Havice of \$112 $\frac{5}{100}$  for services, was read and, on motion of Alderman Nett, adopted by the following vote, to wit:-

Ayes- Aldermen Dodson, Beard, Nett, Watson, Ingle,  
Blackman and Swaney.

Noes- None.

Excused Alderman Kivi.

Absent- Alderman Pauly.

Said resolution, as adopted, is as follows, viz:-

Joint Resolution N<sup>o</sup> 940.

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

That the Board of Public Works of the City of San Diego be and it is hereby authorized and instructed to approve the claim of Geo. M. Havice against the Public Health Fund, for services rendered as Superintendent of Cemetery in the sum of One hundred twelve &  $\frac{5}{100}$  Dollars, and the Auditing Committee of said City is hereby authorized and directed to allow and order paid said claim for the said sum of \$112 $\frac{5}{100}$  to be paid out of 1897 funds.

A Joint Resolution instructing the Board of Public Works to cause the intersection of A. & B. Streets with 13th to be graded down for travel was read and referred to the Joint Street Committee.

A Joint Resolution requesting the Board of Health to submit its recommendations governing the collection and removal of garbage was read and on motion of Alderman Nutt adopted by the following vote, to-wit:-  
Ayes- Aldermen Dodson, Beard, Nutt, Watson, Ingle, Blackman, Swaney and Levee.

Nos. None.

Abst. Alderman Pauly.

Said resolution, as adapted, is as follows:

Joint Resolution No 938.

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

That the Board of Health of this City be and they are hereby requested to submit to this Council such ordinances as they may deem advisable governing the collection and final disposal of the garbage of this City.

Due draft of the publication and pasting of the Resolution Ordering the Work of Sidewalking and Curbing of "F" Street from 4th to Arctic Street and of the publication and pasting of the notice Inviting Proposals for said work being presented were ordered filed:

The Clerk reports that in response to said notice and advertisement he had received the following proposals for doing said work, viz:

Said bid of Joseph Kelly offering to perform said work at the following prices to-wit:

For Sidewalking 10 $\frac{1}{8}$  cents.

For Curbing 29 $\frac{1}{8}$  cents.

Said bid was accompanied by a check in the sum of \$30. duly certified by the Merchant National Bank of this City, and payable to the Mayor of this City as by law required.

Said bid was referred to the Joint Street Committee.

The following report of the Health & Morals Committee in the matter of the temporary disposal of garbage was read and on motion of Alderman Ingle adopted, viz:

San Diego, Cal. Jan. 3<sup>d</sup>, 1898.

To the Common Council.

San Diego, California.

Gentlemen:-

The Joint Health & Morals Committee, to whom was referred various propositions to dispose of the city garbage, herewith report as follows:

We recommend, that the proposition of the City Scavenger Company to remove all garbage, dead animals, etc., a distance of at least three miles from the post office of San Diego, and bury the same in trenches six feet deep, and also burn all paper and rubbish at the City dump, for the sum of \$275.00 per month, be accepted for a period not exceeding thirty days, and that the Board of Public Works be instructed to enter into a contract with said Company in accordance with this recommendation.

Respectfully,

A. Beard.

Samuel G. Ingle.

J. M. Williamson.

A. E. Dobson Voting No.

Whereupon a Joint Resolution instructing the Board of Public Works to enter into a temporary contract with the City Scavenger Co. for disposing of the garbage, was read and on motion of Alderman Nutt, adapted by the following vote, to-wit:

Ayes-Alderman Beard, Nutt, Watson, Ingle, Blackman.  
Dawney and Levi.

No - Alderman Dobson.

Absent-Alderman Pauly.

Said resolution, as adapted, is as follows, viz:-

Joint Resolution No 935.

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

That the Board of Public Works of the City of San Diego be, and said Board is hereby authorized directed and instructed to enter into a temporary contract, for a period not exceeding thirty days, with the City Scavenger Company, for the disposal of the city garbage, at a price not exceeding the sum of \$275.00.

A resolution in re absence of Alderman Pauly

was read and an motion of Alderman Dodson,  
Adopted by the following vote, to-wit:-  
Ayes- Aldermen Dodson, Beard, Nutt, Watson, Ingle,  
Blackman, Sweeney and Revi.

Noes- None.

Absent- Alderman Pauly.

Said resolution, as adopted, is as follows, viz:-

Resolution.

Be it Resolved by the Board of Aldermen of the  
City of San Diego, as follows:

That whereas Alderman Chas. W. Pauly  
has been absent from the City, the greater portion  
of the time for several months past, thus throwing  
his duties and responsibilities upon his fellow  
members,

Therefore the City Clerk is instructed to  
notify Alderman Chas. W. Pauly that no further  
leave of absence will be granted him by this  
Board, after the expiration of 30 days from  
this date.

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After first giving due notice President Revi  
did, in open session, sign an Ordinance  
accepting the Lamprecht Bros. Co's bid for the  
proposed issue of refunding Bonds.

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A Joint Resolution instructing the Board of  
Public Works to set out the Palms on the Plaza  
was read and an motion of Alderman Sweeney  
adopted by the following vote, to-wit:-

Ayes- Aldermen Dodson, Beard, Nutt, Watson, Ingle,  
Blackman, Sweeney and Revi.

Noes- None.

Absent- Alderman Pauly.

Said resolution, as adopted, is as follows, viz:-

Joint Resolution No 936.

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

That the Board of Public Works be  
and said Board is hereby instructed to proceed  
to plant the Palms on the Horton Plaza as  
provided for in the plans heretofore adopted for the  
improvement of said Plaza.

Upon motion of Alderman Natson it is ordered that a Special Committee of three be appointed to confer with the Dixon Crematory Company in re any subsequent action that this Council might take in regard to disposing of the City garbage by Crematory process. Thereupon President Devi appoints as such Committee Aldermen Natson, Nutt and Swaney.

On motion of Alderman Swaney any or all propositions looking to the disposal of the garbage by Crematory process was referred to said Committee.

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Delegate Cassidy presents, for the consideration of the Board, drawings of a proposed building for a City Hall, on the Horton Plaza, and on motion of Alderman Dadson the same was referred to the Public Buildings Committee.

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Whereupon the Board adjourned until Monday, January 17<sup>th</sup>, 1898, at 7.30 o'clock P.M.

Attest:

Geo. D. Sedman  
City Clerk.

*Frank Devi*  
President of the Board of Aldermen

Adjourned Meeting.

Council Chamber of the Board of  
Aldermen of the City of San Diego,  
California, January 19<sup>th</sup>, 1898.

Pursuant to adjournment a meeting of the Board of Aldermen was held at 7.30 o'clock P.M. this day with President Levi presiding:-

Present- Aldermen Dadson, Beard, Nutt, Watson, Ingle,  
Blackman, Sweeney, Levi and Clark Vincent.

Absent- Alderman Pauly.

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The minutes of adjourned meetings held December 20<sup>th</sup>, and 30<sup>th</sup>, 1897, and of Regular meeting held January 3<sup>d</sup>, 1898, were read and approved.

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A message from the Mayor transmitting and recommending the application of the City Tax Collector for additional assistance was read and filed. Whereupon said request of the Tax Collector was referred to the Joint Finance Committee.

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Alderman Blackman requests, and is granted leave of absence until February 5<sup>th</sup>, 1898.

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An Ordinance granting a franchise to H. S. Grant & et. als. authorizing them to construct, maintain and operate, a Railway in the City of San Diego, California, having been presented to the Council December 13<sup>th</sup>, 1897, and laid over thirty days in accordance with the provisions of the City Charter was now taken up, read and an motion of Alderman Watson, adapted by the following vote, to-wit:-

Ayes- Aldermen Dadson, Beard, Nutt, Watson, Ingle, Blackman, Sweeney and Levi.

Nos- None.

Absent- Alderman Pauly.

Said Ordinance, as adapted, is as follows, viz:  
Ordinance No 486.

An Ordinance granting a franchise to H. S. Grant & Matthew Sherman, M. A. Husser, W. N. King and C. L. Joselyn, authorizing them to construct, maintain and operate,

a railway 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 C. S. Grant Jr., Matthew Sherman, M. A. Hude, P. N. King and O. H. Josselyn, and their assigns, are hereby granted, subject however, to all the conditions and restrictions provided by law, one continuous right-of-way 100 feet in width and no more, upon which they may construct, maintain and operate railway tracks for a railway and for all purposes necessary and incident to railroad construction, maintenance and operation, within the limit hereinafter described, through, over, across and along any and all the public avenues, streets, alleys, highways, and plazas in the City of San Diego, and through, over, across and along any and all the tide, submerged, overflowed and other lands, belonging to said City, so far as said City has any right, title or interest therin.

Provided, however, that all rights granted herein over other lands besides those upon which said persons or their assigns have located their road by the first day of January, A.D. 1899, shall determine and be thenceforth null and void.

Provided, further, that all rights granted herein over other lands besides those upon which said persons or their assigns shall have constructed their road, by the first day of January, A.D. 1900, shall determine and be thenceforth null and void.

Provided, further, that this right shall not apply to any part of the City of San Diego, northeasterly of a line commencing at the intersection of the southwest line of Main Street with the line of the National Ranch; thence following the south and westerly line of said Main street to its intersection with the south line of Horton's addition to said City, thence by a line parallel with the general direction of the line of high water in the Bay of San Diego, and distant therefrom 400 feet to the west line of State Street in New San Diego; thence along the east line of State Street in New San Diego, in a northerly direction to the south line of "E" street; thence west along the south line of E street to the east line of India street,

thence along the East line of India Street in a northerly direction to its intersection with the Northeastern boundary of Middletown; thence by a straight line to the intersection of the South-westerly line of San Diego Avenue, with the South-east line of Old Town; thence by the South-westerly line of San Diego Avenue to its junction with Washington Square, thence furtherly in a straight line to the intersection of Taylor Street with the San Diego River.

Provided, further, and this right of way is granted upon the following express conditions, to wit:

1. The above persons, or their assigns, shall, by the first day of July, 1899, construct and thereafter continuously maintain a railroad over the right of way, as the same shall have been located by said persons, or their assigns, as herein above provided, and afford reasonable facilities for public travel and traffic thereon until January first, 1900, after which said persons or their assigns, shall fully operate said road, over said right of way;

2. The persons above named, or their assigns, shall establish on or before the first day of January, 1900, and thereafter continuously maintain on said line of road between the Northwest line of Twenty-Second Street, in Manasse & Schiller's addition to said city, and the South line of Ash Street, in said Middletown, at least one passenger depot, with all the necessary conveniences for the ordinary and usual accommodation of public travel; and on or before January 1<sup>st</sup>, 1900, shall also establish and thereafter continuously maintain on said line, between the foot of Ash Street in Middletown, as aforesaid, and the West line of Twenty-Sixth street, a freight depot, with all the necessary conveniences for the ordinary and usual accommodation of public traffic.

3. Whenever said road shall cross or pass along any street, highway, sidewalk or alley in said city, now or hereafter used for travel, the persons above named, or their assigns, shall put and maintain such street, highway, sidewalk or alley at such crossings in good condition for public convenience and travel.

4. The persons above named, or their assigns, shall be liable for all damages which may be adjudged in favor of owners of property or to other persons because of the adoption of this ordinance.

Sec. 2. The persons above named, or their assigns, may, and they are hereby empowered, to lay and use temporary tracks for purposes of construction through, over across and along any and all public avenues, streets, alleys, highways and plazas

in the said city with the same exception as set forth in Section 1 of this ordinance, and through, over, across and along any and all tide, submerged, overflowed, and other lands belonging to said city, with a like exception as aforesaid, in which said city has any right, title or interest.

Provided, however, that such tracks shall be laid and the trains on them operated in such manner as to interfere as little as possible with the convenience of public travel, and shall not be maintained or operated for a longer time than is reasonably necessary for purposes of construction of their said road, and in no event beyond January 1<sup>st</sup>, 1900.

And, provided further, that on or before January 1<sup>st</sup>, 1900, or when said construction shall be completed, if sooner, the persons above named, or their assigns, shall remove said temporary tracks and restore said premises so occupied to the same condition as regards fitness for travel and public use as they were in prior to such occupancy.

Sec. 3. The persons above named, or their assigns, shall have no rights, powers or license under and by virtue of this ordinance, or any part thereof, unless they shall within thirty days after the passage hereof file with the City Clerk of this city thirteen notice that the persons above named, or their assigns accept this ordinance, nor unless on or before January 1<sup>st</sup>, 1899, the persons above named, or their assigns, shall locate said line of railroad through this city as aforesaid, and on or before January 1<sup>st</sup>, 1899, shall file in the office of the Recorder of San Diego County, California, a true and correct map and profile of said line as located; and file a duplicate thereof, with the Clerk of the City of San Diego, California; and thereafter the right granted by this ordinance shall be restricted to the 100 feet in width as designated on said maps for all purposes except temporary construction tracks aforesaid.

If failure of the persons above named, or their assigns, to comply with any and all the requirements of this ordinance shall work a forfeiture of all rights, powers and privileges granted hereby, and thereafter the whole of said ordinance shall be null and void.

Section 5. The above named persons, or their assigns, shall be empowered under this ordinance to use steam, electricity, or other motive power for the purpose of operating a railway for general passenger and freight business, over said right of way.

Section 6. The common council of said city hereby reserves the right to repeal, amend or modify this ordinance.

Section 7. all ordinances or parts of ordinances in conflict

with this ordinance are hereby repealed.

Section 8. This ordinance shall take effect and be in force from and after its passage and approval.

The City Clerk is hereby directed, immediately after the approval of the foregoing ordinance, to publish the same once in the City official newspaper of said city.

An ordinance authorizing the Board of Public Works to purchase of J. S. Johnstone 252 feet of 6 inch sewer pipe now laid in Walnut street was read and on motion of Alderman Trull was adopted by the following vote, to wit:

Ayes Aldermen Dodson, Beard, Trull, Watson, Eagle Blackman  
Swaney and Levi

Nos Stone

Absent Alderman Pauly.

Said ordinance as adopted is as follows, to wit:

Ordinance No. —

An ordinance authorizing and directing the Board of Public Works of the City of San Diego, California, to purchase, of J. S. Johnstone two hundred and fifty-two feet of six inch sewer pipe, now laid in Walnut Avenue in said city.

Whereas, the Board of Public Works of said City has recommended to this Common Council that two hundred and fifty-two (252) feet of six inch stone sewer pipe, laid in the center of Walnut Avenue from a connection with the Southern end of the sewer on Fifth street westerly, be purchased at and for the price of seventy-five dollars (\$75.00); and;

Whereas, it appears that said sewer pipe was heretofore laid in said Walnut Avenue, by J. S. Johnstone, at his own expense, and that the said Board of Public Works, under authority from this Common Council, are extending the sewer system of said City by constructing a sewer westerly in the center of Walnut Avenue, from the North end of the sewer already laid upon Fifth Street, and that said sewer pipe so laid by said Johnstone is right in the line of the said new sewer construction;

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

Section 1. That the said Board of Public Works of said City be and said Board is hereby authorized and directed to purchase of the said J. S. Johnstone, at and for said sum of Seventy five dollars (\$75.00), the said two hundred and fifty-two (252) feet of six inch stone sewer pipe as now laid in said Walnut Avenue, and to take from the said Johnstone a suitable and proper release and conveyance to said

City, for said sewer pipe so laid.

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

A communication from the Board of Public Works recommending that the bill of P. B. Morrison for fuel for the crematory in December last was read and referred to the Finance Committee.

A communication from the City Engineer giving an estimate of the cost of grading a wagon road from Main Street to the Brewery was read and on motion of Alderman Butt was referred to the Joint Street Committee.

A communication from the Board of Public Works asking the Council for authority to lower the main sewer on 22<sup>nd</sup> street between "C" and "D" streets was read and referred to the Joint Sewer Committee.

The reports of the Police Judge and City Auditor for the month of December, 1897, were read and filed.

The protest of property owners against the proposed sidewalk and curbing of Fifth Street from Ash Street to Walnut Avenue was presented and referred to the Joint Street Committee.

A communication from A. Devont, in the matter of disposing of the city's garbage was read and on motion of Alderman Butt was referred to the Special Committee heretofore appointed to consider the garbage question.

The petition of James Harper holding a retail liquor license at 521 Fifth street asking to have the same changed to the south-east corner of Third and H streets was read and on motion of Alderman Butt was granted.

The petition of C. F. O'Fiehle for permission to construct a concrete sidewalk and granite curb on H Street in front of Lots A, B, C & D in Block 33 Sherman's Addition was read and granted.

A joint resolution in the matter of a joint committee to investigate the cause of the delay in the publication of the advertisement for bids for the sale of City Bonds was read and

on motion of Alderman Sweeney, was adopted by the following vote, to wit:  
 Ayes Aldermen Dodson, Beard, Stutt, Watson, Ingle, Blockman  
 Sweeney and Levi

Abstain Stone

Absent Alderman Pauly.

Said Joint Resolution as adopted is as follows, to wit:

Joint Resolution No. 941

Be it Resolved by the Common Council of the City of Sand Diego, California, That the President of each Board of the Common Council appoint three members of their respective Boards to act as a joint Committee for the purpose of investigating the cause of delay by the San Diegan Sun, the official newspaper of the city, in publishing the Ordinance and advertisement for bids for sale of City Bonds, dated December 28<sup>th</sup>, 1897, and that said Committee report to the Council in writing the result of said investigation.

Thereupon President Levi appoints as members of such committee Aldermen Sweeney, Beard and Dodson

A Joint Resolution notifying the City Scavenger Company that it will receive no pay for disposing of garbage unless it complies with their contract was read and on motion of Alderman Sweeney was adopted by the following vote, to wit:

Ayes Aldermen Dodson, Beard, Stutt, Watson, Ingle  
 Blockman, Sweeney and Levi.

Abstain Stone

Absent Alderman Pauly.

Said Joint Resolution as adopted is as follows, to wit:

Joint Resolution No. 942.

Be it Resolved, By the Common Council of the City of Sand Diego, as follows:

That the City Scavenger's Company be and they are hereby notified that unless they dispose of the City's Garbage according to their contract no money will be paid them on said contract.

The report of the Joint Street Committee to whom was referred the petition of Frank Schmidt for the closing of Lewis and Jackdaw Streets was read and adopted and is as follows, to wit:

The Joint Street Committee recommend the within petition to close Lewis & Jackdaw Streets in Arnold & Charles' Addition be granted

S. Sweeney

1/14/98

D. Beard  
 W.H. Doddridge.  
 W.J. Perrin

A Resolution Declaring Intention to order the closing up of that portion of Lewis Street between the East line of California street and the West line of Ibis street in Arnold and Choate's Addition was read and adopted by the following vote, to wit; Six Aldermen Dodson, Beard, Pratt Watson, Single Blockman, Sweeney and Levi

Abso. None

Absent Alderman Pauly.

Said Resolution as adopted is as follows, to wit:

Resolution declaring Intention

To order the closing up of that portion of Lewis Street between the East line of California Street and the West line of Ibis Street in Arnold and Choate's Addition to the City of San Diego, in the City of San Diego, County of San Diego, State of California.

Resolved, By the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, deeming it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said city to wit:

The closing up of that portion of Lewis Street between the East line of California Street and the West line of Ibis Street in Arnold and Choate's Addition to said City of San Diego;

That it is not deemed necessary that any land be taken in closing up said portion of said Lewis Street;

That the exterior boundaries of the district of lands hereby established, and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work or improvement and to be assessed to pay the damages, cost, and expenses thereof, are described as follows, to wit:

Beginning at the South east corner of Block numbered forty-four in Arnold and Choate's Addition to said City of San Diego. Thence North along the West line of said Ibis Street to the North East corner of Block Thirty-seven of said Addition. Thence West along the South line of Broadway to the North West corner of Block Thirty-Eight of said Addition. Thence South along the East line of said California Street to the South West corner of Block Forty-three of said Addition, and thence East along the North line of Getti Street to the place of beginning.

All of said blocks and all of said streets and exterior boundaries and the exterior boundary lines are in said Arnold and Chouteau's Addition to San Diego, and in the City of San Diego, County of San Diego, State of California.

The San Diego-Sun a daily newspaper published and circulated in said city, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution, and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

A Resolution declaring intention to close a portion of Jackdaw Street in Arnold and Chouteau's Addition was read and adopted by the following vote, to wit:

Ayes Aldermen Dodson, Beard, Pratt, Watson, Sibley Blockman, Sweeny and Levi.

Nos Stone

Absent Alderman Pauly.

Said Resolution so adopted is as follows, to wit:

Resolution declaring Intention

To order the closing up of that portion of Jackdaw Street, between the North line of Gelli Street and the South line of Broadway in Arnold and Chouteau's Addition to San Diego, in the City of San Diego, County of San Diego, State of California.

Resolved, by the Common Council of the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego, deeming it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said city, to wit:

The closing up of that portion of Jackdaw Street between the North line of Gelli Street and the South line of Broadway in Arnold and Chouteau's Addition to the said City of San Diego;

That it is not deemed necessary that any land be taken in closing up said portion of said street;

That the exterior boundaries of the district of lands hereby established, and the exterior boundaries of the district of lands hereby declared to be declared to be affected by said work or improvement and to be assessed to pay the damages, cost, and expenses thereof, are described as follows, to wit:

Beginning at the South East corner of Block forty-four in Arnold and Chouteau's Addition to said City of San Diego, thence North along the West line of Ibis street to the North East corner of Block thirty-seven of said Addition, thence West along the South line of Broadway to the North West

corner of Block Thirty-eight of said Addition, thence south along the East line of California Street to the South West corner of Block forty-three of said Addition, and thence East along the North line of Getty Street to the place of beginning.

All of said blocks and exterior boundary lines are in the said Arnold and Choate's Addition to the said City of San Diego, and in the said City of San Diego, County of San Diego, State of California.

The San Diegan Sun, a daily newspaper published and circulated in said City, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this Resolution; and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days, in the manner required by law.

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The report of the Joint Street Committee to whom was referred the bid of Joseph Kelley for sidewalk F street from 4th to Arctic was read and on motion of Alderman Beard was adopted and is as follows, to wit:

The Joint Street Committee recommend that the within bid of Joseph Kelley to sidewalk and curb F street from 4th to Arctic, be accepted and the contract awarded to him.

A. Sweeney,

A. Beard,

W.D. Dodds,

Mr. J. Parin,

Jan 14<sup>th</sup> 1898

Thereupon a Resolution of Award of Contract for sidewalk-ing F street from 4<sup>th</sup> to Arctic was read and on motion of Alderman Beard was adopted by the following vote, to wit:

Ayes. Aldermen Beard, Shultz, Watson, Sibley, Blachman Sweeney, & Levi

Noes Stone

Absent Alderman Pauly. Excused Alderman Dodson.

Said Resolution as adopted is as follows, to wit:

Resolution of Award.

Of contract for sidewalk-ing and curbing F street

Resolved, that the Common Council of the City of San Diego, California, having, in open session, on the 3<sup>d</sup> day of January A.D., 1898, opened, examined, and publicly declared all

sealed proposals or bids offered for the following work, to wit:

That that portion of "F" street within said City, from the West line of Fourth Street to the East line of Arctic Street, including all intersections of streets between said points (excepting such portions of said "F" street and intersections between said points as are already sidewalked with concrete or bituminous rock laid to the official grade, and also specifically excepting that portion of said "F" street in front of the East forty-nine feet of Lot "G" in Block 64 Hooton's Addition in said City, and that portion of said "F" street in front of Lot "G" in Block 65 in said Hooton's Addition, and also excepting the return on the North West corner of the intersection of said "F" street with Third Street, and also the return on the North West corner of the intersection of said "F" street with Second Street, which have already been sidewalked with concrete or bituminous rock) be sidewalked on both sides thereof, with concrete, in accordance with specifications therefor, as contained in Article 2 of Ordinance No. 226 of the ordinances of said City, approved August 15<sup>th</sup>, 1893;

And also that that portion of said "F" street, from the West line of Fourth Street to the East line of Arctic Street, including all intersections of streets between said points (excepting such portions of said "F" street and intersections between said points as are already curbed with natural stone, concrete, or redwood plank laid to the official grade, and also specifically excepting that portion of said "F" street in front of the East forty-nine feet of Lot "G" in Block 64 in Hooton's Addition in said City, and that portion of said "F" street in front of Lot "G" in Block 65 in said Hooton's Addition, and also excepting the return on the North West corner of the intersection of said "F" street with Third Street, and also the return on the North West corner of the intersection of said "F" street with Second Street, which have already been curbed with concrete, natural stone, or redwood plank) be curbed on both sides thereof, with concrete, in accordance with specifications therefor, as contained in section 1 of Article 1 of Ordinance No. 226 of the ordinances of said City, approved August 15<sup>th</sup>, 1893.

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:

Joseph Kelly  
at the following prices, as specified in his proposal on file  
for said work to wit:

Sidewalking at 10 $\frac{1}{8}$  cents

Curbing at 29 $\frac{1}{8}$  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 Diegan-Sun, a daily newspaper, published and circulated in this city, therefore and hereby designated, for two days.

The report of the Joint Street Committee to whom was referred a communication from the Board of Public Works asking authority to expend \$1200 for repairs of streets was read and adopted and is as follows, towit:

The Joint Street Committee recommend that the within petition be granted

H. Sweeney,

A. Beard,

H. A. Doddridge,

M. J. Perrin,

H. H. Alden

1/14/98

Whereupon a Joint Resolution granting such authority was read and adopted by the following vote, towit:

Ayes Aldermen Beard Stitt. Watson. Blochman. Sweeney  
and Levi.

Nos Alderman Dugle

Absent . . . Pauly Excused Alderman Doddridge

Said Joint Resolution as adopted is as follows, towit:

Joint Resolution No, 948.

Be it Resolved, By the common Council of the City of Sandys,  
as follows:

That the Board of Public Works of said City be and said Board is hereby authorized and empowered to expend twelve hundred dollars (\$1200.00 for general repairs of the streets within said City.

The report of the Joint Street Committee in the matter of the ordinance requiring shade trees to be trimmed was read and on motion of Alderman Blochman was adopted and is as follows, towit;

The Joint Street Committee recommend the adoption of the within ordinance

H. Sweeney

A. Beard,

H. A. Doddridge

M. J. Perrin,

Jan. 14<sup>th</sup> 1898

Whereupon said ordinance was read and on motion

of Alderman Sweeney was adopted by the following vote, to wit:  
 Ayes Aldermen Beard, Stutt, Watson, Ingle, Blockman  
 Sweeney and Levi

Absent Stone

Absent Alderman Pauly      Excused Alderman Dodson  
 Said ordinance as adopted is as follows, to wit:

Ordinance No. 487.

An ordinance requiring trees upon public ways, within the city of San Diego, California, to be kept trimmed, and providing a penalty for its violation.

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

Section 1. That it shall be unlawful for the owner or occupant of any premises within said city, in front of or adjacent to which any tree is standing or growing in or on any public street, sidewalk, or way, to fail or neglect to keep such tree so trimmed that no branch thereof, where more than two feet horizontal from the butt of such tree, shall be less than seven feet above the surface of such street, sidewalk, or way.

Sec. 2. That it shall be unlawful for the owner or occupant of any premises within said city, upon which any tree is standing or growing, the branches of which extend over any sidewalk in front of such property, to fail or neglect to keep such tree so trimmed that no branch thereof, where more than two feet horizontal from the butt of such tree, shall extend over such sidewalk at a height less than seven feet above the surface of such walk.

Sec. 3. That any person violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine not exceeding fifty dollars.

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

The City Clerk of said city is hereby directed, immediately after the approval of this ordinance, to publish the same three times in the City official newspaper of said city, to wit, the San Diegan Sun

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On motion of Alderman Stutt the City Clerk was instructed to furnish a copy of all ordinances adopted to the heads of each department of the city government interested.

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The report of the Joint Street Committee in the matter of closing an unnamed street in Silver Terrace was read and

adopted and is as follows, to wit:

The Joint Street Committee recommend that the within Resolution be adopted

H. Sweeney.

A. Beard.

W.H. Doddrige.

Mr. J. Perrin.

Jan 14<sup>th</sup>, 1898.

Due proof of the publication and posting of the Resolution of Intention to order the closing of an unnamed street in Silver Terrace from the North line of Hill Street to the South line of Main Street, and of the posting and publication of the notice of the passage of said Resolution of Intention were presented and filed

Thereupon a Resolution ordering the work of closing up such street was read and adopted by the following vote. Ayes Aldermen Dodson, Beard, Stutt Watson Single Bleckman Sweeney and Levi.

For Stone

Absent Alderman Pauly.

Said Resolution as adopted is as follows, to wit:

#### Resolution Ordering The Work

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of unnamed street, from the North line of Hill Street to the South line of Main Street, in Silver Terrace

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

That the said Common Council having on the 8<sup>th</sup> day of September, 1897, duly passed and adopted Resolution No. 541, declaring its intention to order the closing up of unnamed street from the north line of Hill Street to the South line of Main Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the office of the Recorder of the said County of San Diego, on the 24<sup>th</sup> day of December, 1897, which said Resolution was duly approved by the Mayor of said City on the 10<sup>th</sup> day of September, 1897, and which resolution declaring intention fully described said work and stated that it was deemed unnecessary that any land be taken in the closing up of said street; and the Superintendent of Streets of the said City of San Diego having then, on the 16<sup>th</sup> day of September, 1897, caused to be conspicuously posted along the line of said contour-

plated work, notices of the passage of said Resolution Declaring Intention, in the manner and form required by law and the said Superintendent of Streets having also caused a notice similar in substance to that posted, to be published in the manner and form required by law 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 that purpose, which publication commenced on the day of September, 1897 and ended on the day of September of said year; and no person having, within the ten days after the expiration of the publication of said notice, or at all, made any objection to said work, and the Common Council having acquired jurisdiction in the premises, and the said proposed work being for the closing up of a street, and it appearing to the satisfaction of the Common Council that no assessment to pay the costs, damages and expenses of said work is or was necessary,

Now Therefore; be it resolved by the Common Council of the City of San Diego, That the convenience of said City of San Diego require the closing up of said unnamed street from the north line of Hill street to the south line of Main Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to the map of said Silver Terrace, filed in the Office of the County Recorder of said County of San Diego, on the 24<sup>th</sup> day of December 1887, and therefore, the said Common Council hereby orders that unnamed street from the north line of Hill Street to the south line of Main Street in Silver Terrace within the City of San Diego, County of San Diego, State of California, according to said map of Silver Terrace be and is hereby closed up and abandoned as a public street; said Silver Terrace being a subdivision of Pueblo Lots No 1177, 293 & 294 of the Pueblo lands of the said City of San Diego.

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The report of the Joint Street Committee to whom was referred the joint Resolution authorizing & instructing the Board of Public Works to grade approaches to certain streets was read and adopted and is as follows. To wit:

The Joint Street Committee recommend that the within Resolution be adopted

H. Sweeney

A. Beard

H. H. Doddridge

M. J. Perrin

H. W. Alden

Jan 14<sup>th</sup> 1898

Whereupon said Joint Resolution was read and on

motion of Alderman Sweeney was adopted by the following vote, to wit:

Ayes Aldermen Dodson, Beard, Stutt, Watson Ingle  
Blockman, Sweeney and Levi.

Noes Stone

Absent Alderman Pauly.

Said joint Resolution as adopted is as follows, to wit:  
Joint Resolution No. 947.

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

That the Board of Public Works of the City of San Diego be and it is hereby authorized, instructed and directed to grade passable roadways or approaches to streets as follows:

Across Thirteenth Street at "A" and "B" streets;

Across "C" street at Fifteenth Street.

Said roadways to be graded to the full width of said streets.

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A message from the Mayor in the matter of dumping garbage on the Old Town flats was read and filed.

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The report of the Joint Street Committee to whom was referred the matter of fences built by W. G. Baker across certain streets in Toronto, was read and on motion of Alderman Beard was adopted and is as follows, to wit:

San Diego, Cal. Jan 14<sup>th</sup> 1898

To the Common Council

City of San Diego.

Gentlemen:

The Joint Street Committee, to whom was referred the matter of fences built by W. G. Baker across certain streets in Toronto, herewith recommend that Mr. Baker be allowed to temporarily retain the fences, and that the City Clerk notify the Board of Public Works of this action of the Common Council.

Respectfully,

H. Sweeney.

A. Beard.

H. H. Dodbridge

M. J. Perrin.

H. H. Alden.

---

The report of the Joint Street Committee to whom was referred the petition of the officers of the W. C. T. U. for a drinking fountain on the Plaza was read and on motion of Alder-

man full was adopted and is as follows, to wit:

San Diego, Cal Jan 14<sup>th</sup>, 1898

To the Common Council,

City of San Diego.

Gentlemen:

The Joint Street Committee, to whom was referred the petition of the officers of the W. C. T. U. for a drinking fountain on the Plaza, herewith recommend that the Board of Public Works be instructed to repair the fountain now owned by the City and place the same on the Plaza so that it may be used as a public drinking fountain.

Respectfully

A. Sweeney  
A. Beard,  
W. F. Doddridge.  
M. J. Perrin

The report of the Joint Committee on Gas Electric Lights and Telephones to whom was referred various petitions for electric lights was read and adopted Alderman Blockman voting A. S. Said Report as adopted is as follows, to wit:

San Diego, Cal. Jan 14<sup>th</sup>, 1898.

To the Common Council,

City of San Diego

Gentlemen:

The Joint Committee on Gas, Electric Lights and Telephones, to whom was referred various petitions for street lights, herewith reports as follows:

They recommend that the six light mast at the corner of "D" and Front streets be abandoned; That lights be taken from various masts located in different parts of the City, as follows:

One from Twelfth and "B" Streets; two from India and "A" streets; two from Fourth and Cedar streets; two from Sixth Street and University Avenue; one from Fourth and Walnut streets; one from "C" and Twenty-sixth streets, and two from Twenty-second street and Milton Avenue, and one from Twenty-sixth Street and Franklin Avenue.

They further recommend that lights be located in various parts of the City as follows:

One four light mast, 100 feet high, at State and Hawthorne Streets.

One low arm light at each of the following street intersections: "D" and Columbia; "D" and Union; "D" and First; "D" and Sixteenth; "D" and Twentieth; "F" and Atlantic; "F" and First; "F" and Fifth;

"A" and Eleventh; "F" and Fifteenth; Front and "A"; Fourth and "F"; Fourth and Elm; Fourth and Grape; Eighth and "G"; Eighth and "L"; Sixteenth and "I"; Sixth and "A"; and one low-arm light on "J" street between Twenty-Sixth and Twenty-Seventh Streets.

The Committee had before it applications for ten low-arm lights and one six light mast, and by the distribution of lights as recommended in this report nearly all of these applications are granted, at the same time only increasing the total number of lights from 120 to 125.

We therefore recommend the adoption of the accompanying Joint Resolution.

Respectfully,

Geo. B. Watson

A. Sweeney.

M. J. Perkins

S. C. Olmsted.

Thereupon said Joint Resolution was read and on motion of Alderman Sweeney was adopted by the following vote to wit:

|                |                                      |
|----------------|--------------------------------------|
| Ayes. Aldermen | Dodson, Beard, Stult, Watson, Ingles |
|                | Blochman, Sweeney and Levi.          |

Present Alderman

Absent Alderman

Painly.

Said Joint Resolution as adopted is as follows:

Joint Resolution No. 950.

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

That the following changes and adjustments be made in the various electric lights now in use for lighting the public streets, alleys, and parks of said city, and that new lights be located as herein-after directed:

That the six-light mast, now at the corner of "D" and Front streets, be abandoned; that one light be taken from the mast at the corner of Twelfth and "B" streets; two from the mast at the corner of India and "A" streets; two from the mast at the corner of Fourth and Cedar Streets; two from the mast at the intersection of Sixth Street with University Avenue; one from the mast at the corner of Fourth and Walnut streets and two from the mast at the intersection of Twenty-second Street with Millon Avenue; one from the mast at the corner of "G" and Twenty-Sixth streets; one from the mast at the corner of South Twenty-Sixth street and Franklin Avenue.

That one four-light mast, one hundred feet high, be placed and established at the intersection of State and Hawthorn Streets;

that one low-arm light be placed at each of the following street intersections:

One at the intersection of "D" and Columbia Streets; one at the intersection of "D" and Union Streets; one at the intersection of "D" and Union Streets; one at the intersection of "D" and First Streets; one at the intersection of "D" and Sixteenth Streets; one at the intersection of "D" and Twentieth Streets; one at the intersection of "F" and Atlantic Streets; one at the intersection of "F" and G Streets; one at the intersection of "F" and Ninth Streets; one at the intersection of "F" and Eleventh Streets; one at the intersection of "F" and Fifteenth Streets; one at the intersection of Front and "A" streets; one at the intersection of Fourth and Grape Streets; one at the intersection of Eighth and C Streets; one at the intersection of Sixteenth and "I" streets; one on "J" street between Twenty-sixth and Twenty-seventh streets; one at the intersection of Eighth and L streets; one at the intersection of Fourth and "A" Streets; one at the intersection of Fourth and Elm Streets; one at the intersection of Sixth and "A" streets.

That the San Diego Gas and Electric Light Company be and said company is hereby requested and instructed to make the foregoing changes and adjustments in the above named electric light and place and establish new lights as above indicated.

That the City Clerk, after the adoption of this Resolution, is hereby directed to serve the same upon the said San Diego Gas and Electric Light Company, by delivering a certified copy thereof to the president of said Company

On motion of Alderman Stutt the action of the Board in referring the protest of property owners to the proposed side-walking and curbing of Fifth street from Ash street to Walnut Avenue was reconsidered

Whereupon on motion of Alderman Stutt said protest and objections was set for hearing on Monday February 7<sup>th</sup> 1898, at 8 o'clock P.M. and the Clerk was instructed to notify the contestants of time and place of such hearing.

The report of the Joint Police Committee to whom was referred an ordinance to prevent bulldogs from going upon the streets without being muzzled was read and adopted and is as follows, to wit:

The Joint Police Committee recommend the adoption of the within ordinance.

Geo. B Watson,  
H. Sweeney,  
A. A. Thorpe

W. J. Morgan.  
F. A. James.

Jan 14<sup>th</sup>, 1898.

Thereupon said ordinance was adopted by the following vote, to wit:  
Ayes Aldermen Dodson, Beard, Hatt, Watson, Single,  
Blochman, Sweeney and Levi.

Nos Stone

Absent Alderman Pauly.

Said ordinance adopted is as follows.

Ordinance No. 488.

An Ordinance to prevent Bull-dogs from going or being upon the streets, sidewalks or other public places in the city of San Diego, California, without being muzzled.

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

Section 1. That it is hereby declared to be unlawful for any person, being the owner of or having the charge, care, custody or control of any male or female bull-dog, to suffer, allow, or permit any such bulldog to be or go upon any sidewalk, street, alley, public place, or square within the city of San Diego, California, without being muzzled.

Sec. 2. That any person violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding fifty dollars.

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

The City Clerk of said City is directed, immediately after the approval of this ordinance to publish the same three times in the city official newspaper of said City, to wit: The San Diegan-Sun.

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After giving due notice, President Levi, did, in open session sign an Ordinance to prevent Bull-dogs from running at large, without being muzzled, An ordinance requiring trees on streets and sidewalks to be trimmed, and an ordinance granting a Railroad Franchise through the City to W. & G. Grant Jr. et al.

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On motion of Alderman Hatt ~~sustaining~~<sup>was instructed</sup> the Finance Committee, to have the proper ordinances drawn providing for the printing of the funding Bonds.

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A Joint Resolution instructing the city Attorney

to prepare an ordinance prohibiting the wearing of large hats in Theaters and Opera Houses was read and adopted by the following vote, to wit;  
 Ayes Aldermen Dodson, Beard, Stutt, Watson single  
 Blockman, Sweeney and Levi.

Abstain Stone

Absent Alderman Pauly,

Said Joint Resolution as adopted is as follows, to wit,  
 Joint Resolution No. 943.

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

That the City Attorney be and he is hereby instructed and directed to prepare an Ordinance prohibiting the wearing of large hats in Theaters and Opera Houses.

A Joint Resolution requesting the Health and Morals Committee to prepare an ordinance prohibiting the keeping of more than one cow upon one lot in the thickly settled part of the City was read and adopted by the following vote, to wit;  
 Ayes Aldermen Dodson, Beard, Stutt, Watson, single  
 Blockman, Sweeney and Levi.

Abstain Stone

Absent Alderman Pauly,

Said Joint Resolution as adopted is as follows, to wit,  
 Joint Resolution No. 944.

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

That the Joint Health and Morals Committee be and said Committee is hereby requested to prepare an Ordinance prohibiting the keeping of more than one cow upon one lot within the thickly settled part of the City.

A Joint Resolution instructing the City Engineer to prepare plans and estimates of the cost of extending the sewer system into all that portion of the City south of 11 Street and west of "The Chollas" was read and adopted by the following vote

Ayes Aldermen Dodson, Beard, Stutt, Watson  
 Single, Blockman, Sweeney and Levi

Abstain Stone

Absent Alderman Pauly,

Said Joint Resolution as adopted is as follows, to wit,  
 Joint Resolution No. 949.

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

Diego, as follows:

That the City Engineer of said City be and he is hereby instructed and directed to prepare and present to this Common Council, specifications, plans, and estimates of the cost of extending the city sewer system into all that portion of the City south of "A" Street and west of "The Chapell's."

A Joint Resolution instructing the Board of Health to investigate the dumping of garbage near Old Town, was read and adopted by the following vote, to wit: Ayes Aldermen Dodson, Beard, Butt, Watson, Angle, Blochman, Sweeney, and Levi.

Abstain Stone

Absent Alderman Pauley,

Said Joint Resolution as adopted is as follows, to wit:

Joint Resolution No. 945.

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

That the Board of Health investigate the dumping of garbage in the close proximity to the inhabitants of Old Town and to prevent the further dumping of the same, if in their opinion it is detrimental to the public health.

On motion of Alderman Sweeney the Clerk was instructed to request the Board of Public Works to report the estimate of the cost of street signs according to the provisions of Joint Resolution No. 923.

On motion of Alderman Sweeney the Board adjourned until Tuesday Jan 25<sup>th</sup> 1898 at 7<sup>30</sup> o'clock P.M.

*Frank Davis*,  
President of the Board of Aldermen

Attest

*Geo. D. Gaedman*

*City Clerk*

Adjourned Meeting

Council Chamber of the Board of  
Aldermen of the City of San Diego  
California January 25<sup>th</sup> 1898

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

Present Aldermen Dodson, Beard, Hutt, Ingle, Sweeney, Levi and Clerk Vincent

Absent Aldermen Pauly, Watson and Blochman

Reading of minutes of previous meeting was dispensed with.

The petition of property owners for the grading of A street from the East line of 7<sup>th</sup> street to the West line of 10<sup>th</sup> street was read and on motion of Alderman Hutt was referred to the Joint Street Committee

The petition of John Leathem and others for an Electric Light at 25<sup>th</sup> and Julian Avenue was read and referred to the Joint Committee on Gas Electric Lights and Telephones.

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

The petition of D R Herschler for Auctioneers License for 6 months was read and on motion of Alderman Beard was referred to the Joint Finance Committee.

The petition of Jas White for a lease of Pueblo Lot 1329 was read and denied on motion of Alderman Dodson.

A communication from the Board of Fire Commissioners asking for a building for the Chemical Engine on Florence Heights was read and referred to the Joint Fire Committee

A communication from the Merchants and Manufacturers Association in the matter of licensing certain Trades Callings & Professions was read and referred to the Joint Finance Committee

The protest of property owners to the sidewalkking and curbing of "D" street from 13<sup>th</sup> to 24<sup>th</sup> streets was read and on motion

of Alderman Stitt was referred to the Joint Street Committee.

The propositions of the City Scavenger Company, to dispose of the City's Garbage <sup>and the Sewer</sup> were read and referred to the Special Committee on Garbage.

The monthly statement of the Board of Public Works of the expenses of the various departments of the City government was read and placed on file.

An ordinance granting a franchise for a steam Railway through the city was introduced by Alderman Stitt and action on the same was postponed 30 days as required by the provisions of the charter.

An ordinance instructing the Board of Public Works to construct a roadway on 32<sup>nd</sup> street from Main Street to the brewery was read and on motion of Alderman Dodson was referred to the Joint Street Committee.

A joint Resolution transferring electric lights from 28<sup>th</sup> and National to 26<sup>th</sup> street and National Avenue and 26<sup>th</sup> street and Logan Avenue was read referred to the Joint Committee on Gas Electric Lights and Telephones.

A joint Resolution in the matter of planting trees on the old town dike was read and referred to the Joint Street Committee.

A joint Resolution in the matter of appointing a guard at the dump in the City Park was read and placed on file.

A joint Resolution instructing the City Engineer to examine the upland road between the Eureka Lemon Track and Pacific Beach was read and adopted by the following vote to wit:  
Ayes Aldermen Dodson, Beard, Stitt, Watson, Angle, Sweeney and Levi.  
Noes Stone  
Absent Aldermen Pauly and Blockman

Said joint Resolution as adopted is as follows, to wit:  
Joint Resolution No 951

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 examine the upland road to connect the Eureka Lemon Tract with Pacific Beach.

The report of the Health and Morals Committee in the matter of preparing an ordinance prohibiting the keeping of more than one cow on one lot in the thickly settled portion of the City was read and adopted and is as follows, to wit:

The Health and Morals Committee recommend that the within proposition to prevent the keeping of more than one cow on one lot be laid on the Table

A. Beard.

A. E. Dodson.

J. M. Williamson

H. J. Morgan.

1/21/98

An ordinance excluding from certain limits of the City all bawdy houses &c having been recommended by the Health and Morals Committee was referred back to said Committee for further consideration.

The following report of the Joint Sewer Committee in the matter of the request of the Board of Public Works for authority to lower the sewer in 22<sup>nd</sup> street was read and adopted, viz

The Sewer Committee recommend that the within request of the Board of Public Works to lower the Main Sewer in 22<sup>nd</sup> St bet 6<sup>th</sup> & 7<sup>th</sup> be granted

A. Beard

A. E. Dodson

W. L. Frevert

J. M. Williamson.

1/21/98

Thereupon a joint Resolution instructing the Board of Public Works to lower said sewer was read and adopted by the following vote, to wit:

Ayes Aldermen Dodson, Beard, Stult, Watson, Angle, Sweeney and Levi

Nos Stone

Absent Aldermen

Pauly and Blochman.

Said joint Resolution as adopted is as follows, to wit—  
Joint Resolution No. 955.

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

That the Board of Public Works of the said City of San Diego be and said Board is hereby authorized and directed to lower

the main sewer on Twenty-second street between "C" street and "D" street in said city, The expense thereof to be paid out of the Sewer and Drainage Fund of said city.

The following report of the Joint Finance Committee in the matter of procuring the proposed funding bonds was read and adopted ~~and is as follows.~~ viz

San Diego, Cal. Jan 25<sup>th</sup> 1898

To the Common Council

City of San Diego.

Gentlemen:

The Joint Finance Committee, to whom was referred the matter of preparing the necessary ordinance to provide for the procuring of the proposed refunding bonds, herewith recommend that the City Attorney be instructed to prepare an Ordinance directing the City Clerk to advertise for bids for printing the bonds.

Respectfully,

Geo. B. Watson

H. Sweeney.

A. P. Johnson, Jr.

M. J. Perrin.

The following report of the Joint Finance Committee in the matter of the request of the Tax Collector for additional deputies was read and on motion of Alderman Watson was adopted, viz:

The Joint Finance Committee recommend that the request of the Tax Collector be granted, and the City Attorney instructed to prepare the necessary papers to carry this recommendation into effect.

Geo. B. Watson.

H. Sweeney.

A. P. Johnson, Jr.

M. J. Perrin

F. A. James.

Jan 25<sup>th</sup> 1898

The following report of the ~~Joint~~ Finance Committee in the matter of the bill of P. B. Morrison for fuel for the Crematory in December 1897 was read & adopted, viz:

The Finance Committee recommend that the within recommendation of the Board of Public Works be adopted, and to that end, we recommend the adoption of the accompanying joint Resolution.

Geo. B. Watson,

H. Sweeney.

Jan 25<sup>th</sup> 1898

Thereupon joint Resolution transferring \$36.75 from the Public Building Fund to the Public Health Fund was read and adopted by the following vote, to wit:

Ayes Aldermen Dodson, Beard, Stutt, Watson, Ingle  
Sweeney and Levi.

Noes None

Absent Aldermen Pauly and Blochman

Said joint Resolution as adopted is as follows, viz:  
Joint Resolution No. 956.

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

That there be and there is hereby transferred from the Public Building Fund of the City of San Diego, to the Public Health Fund, the sum of \$36.75; and the Auditor and the Treasurer of the said City of San Diego are hereby authorized and directed to make whatever entries upon the records of their respective offices as may be necessary to carry this resolution into effect

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The following joint Resolution instructing the Board of Public Works to purchase fuel for the crematory to the amount of \$36<sup>75</sup> was read and adopted by the following vote, to wit:

Ayes Aldermen Dodson, Beard, Stutt, Watson, Ingle  
Sweeney and Levi

Noes None

Absent Aldermen Pauly and Blochman  
and is as follows, viz

Joint Resolution No. 957.

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

That the Board of Public Works of the said City of San Diego be and said Board is hereby directed and authorized to purchase fuel for the crematory in the amount not to exceed \$36.75.

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The following report of the Special Committee appointed to investigate the delay in the publication of the advertisement for bids for the sale of the refunding bonds was read and on motion of Alderman Sweeney was adopted, viz:

San Diego, California Jan'y 21<sup>st</sup> 1898

To the Common Council

San Diego, Calif.

Gentlemen

The Special Committee appointed under the provisions of Joint Resolution No 941 to investigate the

cause of purported delay in publication of the ordinance providing for the issuance and sale of refunding bonds herewith report:

That upon investigation, we have satisfied ourselves that the publication was made in due order of business and that there was no intentional delay on the part of any person.

Respectfully

H. Sweeney.  
A. E. Dodson  
A. Beard.  
W. L. Frevert.

The following report of the Special Committee appointed to investigate the question of the disposal of garbage was read and on motion of Alderman Sweeney was adopted, viz:

San Diego, Cal. Jan. 25th, 1898

To the Common Council,

City of San Diego.

Gentlemen:

The Special Committee appointed to investigate the matter of the disposal of garbage, herewith report as follows:

We recommend that the place at Old Town where the City Scavenger Company is at present dumping City garbage be declared a nuisance.

That the City Scavenger Company be notified that hereafter they will be required to dump garbage at a point where the Government dyke ends, on the northwest side of the dyke.

In order to get at the expense of the disposal of garbage by scow, before determining which is the most economical method of disposing of garbage - scow or crematory - we recommend that the City Engineer be instructed to prepare and present at the earliest possible date plans and specifications for the construction of a garbage scow of nine tons capacity (Custom House measurement), to be propelled by a latest California Gasoline Marine Engine; the boat to be a wooden one with steel lined pockets. That he also ascertain the cost of a suitable wharf from which to dump garbage and sail the scow.

We also recommend that the City Engineer be allowed additional assistance, in order that this work may be done at once.

Respectfully

Geo B Watson  
A E Stutt  
H Sweeney

W.H. Doddridge  
F.W. Barnes

A joint Resolution instructing the City Scavenger Company to dump the city garbage on the Northwest side of the Government Dyke at Old Town was read and adopted by the following vote, to wit:  
 Ayes Aldermen Dodson, Beard, Nutt, Watson, Ingle, Sweeney and Levi

Abstain Stone

Absent Alderman Pauly and Blockman.

Said joint Resolution as adopted is as follows, viz:

Joint Resolution No. 953.

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

That the City Scavenger Company shall hereafter dump all garbage on the North West side of the Government Dyke at Old Town and near the Westerly end of said dyke.

The following joint Resolution instructing the City Engineer to prepare plans and specifications for the construction of a garbage scow was read and on motion of Alderman Beard was adopted by the following vote, to wit:

Ayes Aldermen Beard, Nutt, Watson, Ingle, Sweeney and Levi,

Abstain Alderman Dodson

Absent Aldermen Pauly and Blockman

Said joint Resolution as adopted is as follows, viz:

Joint Resolution No. 952.

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 and directed to prepare and present at the earliest possible date plans and specifications for the construction of a garbage scow of nine tons capacity (Custom House measurement) the same to be propelled by the latest improved California Gasoline Marine Engine. The said scow is to be a wooden boat, with steel lined pockets.

That the City Engineer also ascertain the cost of a suitable wharf from which to dump the garbage and sail the scow.

An ordinance to prevent horses and mules from running away on the streets of the City of San Diego, was read. Alderman Sweeney moves that said ordinance be adopted. Alderman Dodson

moves that it be referred to a special committee of three, to be appointed by the President of the Board, for consideration which last motion was adopted

Thereupon President Levi appointed as such committee Aldermen. Dodson, Watson and Sweeney.

of communication from the Board of Public Works recommending that the sewer being laid on Walnut Avenue be extended through the alley in Block 1 Loma Grande Addition for a distance of 483 feet which recommendation was adopted

Thereupon an ordinance extending the sewer system of the City in accordance with the foregoing recommendation was read and adopted by the following vote. To wit:  
Ayes Aldermen Dodson, Beard, Stutt, Watson, Ingles, Sweeney and Levi,

Absent Stone

Absent Alderman Pauly and Blockman.

Said Ordinance as adopted is as follows. To wit:

Ordinance No. 490.

An Ordinance authorizing and directing the Board of Public works of the City of San Diego, California, to make certain extensions of the sewer system of said City.

Whereas, the Board of Public Works of said City has recommended to this Common Council that the line of sewer, now being constructed on Walnut Avenue in said City, be extended so that said line of sewer, instead of ending at or near the south end of the alley in Block One(1) of Loma Grande Addition to said City, will be extended and constructed northerly in and through said alley for a distance of four hundred and eighty-three (483) feet; and

Whereas, the estimated cost of such sewer extension is \$241<sup>50</sup>/100

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

Section 1. That the said Board of Public Works be and it is hereby authorized and directed to extend the sewer system of said City by constructing a sewer from a connection with the west end of the line of sewer, now being constructed on Walnut Avenue in said City, northerly through the alley in Block One (1) of Loma Grande Addition, a distance of four hundred and eighty three (483) feet.

Sec. 2. This ordinance shall take effect and be in

force from and after its passage and approval.

An ordinance providing for the appointment of three special policemen was read and adopted on motion of Alderman Dodson by the following vote, to wit:

Ayes Aldermen Dodson, Beard, Stult,

Sweeney and Levi,

Noes Aldermen Watson and Ingle

Absent Aldermen Pauly and Blockman,

Said ordinance as adopted is as follows

Ordinance No. 489.

An Ordinance providing for the appointment of three special policemen for the police department of the city of San Diego, California, and fixing their compensation.

Be it ordained, By the common Council of the City of San Diego, as follows:

Section 1. That the Board of Police Commissioners of the City of San Diego, California, be and said Board is hereby authorized, empowered and directed to appoint three (3) special policemen who shall be under the supervision and control of the Chief of Police of the said City of San Diego, for the remainder of the month of January, 1898, subsequent to the time when this ordinance goes into effect and for the months of February and March 1898.

Sec. 2. That the monthly salary of said three (3) special policemen is hereby fixed as follows, viz: seventy five dollars (\$75.00) per month each until April 1<sup>st</sup>, 1898, after which time said special policemen shall receive no compensation from the said City of San Diego.

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

Sec. 4. That the City Clerk of the said City of San Diego be and he is hereby directed, immediately after the passage and approval of this ordinance, to publish the same once in the City official newspaper of said City, to wit the San Diego Sun.

After giving due notice President Levi, did, in open session, sign the following ordinances, viz An ordinance extending the sewer system of the City of San Diego and an ordinance providing for the appointment of three special policemen

A joint Resolution in the matter of the proposed Cemetery Road was read and on motion of Alderman Sweeney was adopted by the following vote, to wit:

Ayes Aldermen Dodson, Beard, Butt, Watson Ingle, Sweeney and Levi.

Absent — Stone

Absent Aldermen Pauly and Blochman

Said joint Resolution as adopted is as follows, to wit:

Joint Resolution No. 954.

Be it Resolved, By the common Council of the City of San Diego, as follows:

That the line proposed and surveyed by the City Engineer, as shown by the plat on file in his office, be selected for a street to Mount Hope Cemetery, leading from a point on "M" Street near its intersection with Thirty second Street, across Chollas Valley, to the south west corner of said Mount Hope Cemetery, and that it be made 80 feet wide instead of sixty feet in width, as shown by said survey and plat.

That the City Engineer be and he is hereby instructed to prepare and submit to this Common Council an estimate of the cost of grading said street;

That proper steps be taken to secure the right of way for said street, either by condemnation or otherwise.

---

On motion of Alderman Butt the protest and objections to the sidewalking and curbing of "D" street from 13<sup>th</sup> to 24<sup>th</sup> street was withdrawn from the Joint Street Committee and the same was set for a hearing on Monday February 7<sup>th</sup> 1898 at 1:30 o'clock P.M. and the Clerk was instructed to give due notice to all persons interested.

Upon motion of Alderman Sweeney the Board adjourned,

*John Dix*

President of the Board of Aldermen

Attest

*Geo. D. Goldmann*

*City Clerk.*

Special Meeting

Council Chamber of the Board of  
Aldermen of the City of San Diego  
California January 29<sup>th</sup> 1898

Pursuant to the following call of the Mayor, viz:

Mayor office, City of San Diego, California,  
Jan 28<sup>th</sup>, 1898

To the members of the Common Council of the  
City of San Diego, California.

Gentlemen:

I, D.G. Reed, Mayor of the City of San Diego County of San Diego, State of California, good cause appearing to me therefore do hereby call a special session of your Honorable Body, for the 29<sup>th</sup> day of January, 1898, at the hour of 7.30 o'clock P.M. Thereof at your usual and accustomed place of meeting, in your chambers in that building known as the City Hall, situated on the South West corner of "D" and Third Streets, in the said City of San Diego.

The purpose for which said special session is called is to consider and act upon an Ordinance authorizing the Mayor of said City to execute and the Clerk to attest a contract between the City of San Diego and the Lampricht Brothers, for the sale and purchase of \$260,000.00 municipal refunding bonds, and to consider and act upon an ordinance authorizing and directing the Clerk of the said City to advertise for bids for lithographing said bonds, or to take any other or further action in regard to the sale, execution, or issuance of said bonds that may be deemed advisable.

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

Geo. D. Goldman, City Clerk of the City of San Diego, California and Ex officio Clerk of the Common Council of the said City of San Diego, is hereby directed and instructed to serve, or cause to be served, notices in writing of this call upon each and every member of the said Common Council, said notice to contain a statement of the time, place, and ~~and~~ object of the said special session.

D.G. Reed

Mayor of the City of San Diego, California.  
A meeting of the Board was held this day at 7.30 o'clock  
P.M. President Levi presiding

|                  |        |       |        |         |                            |
|------------------|--------|-------|--------|---------|----------------------------|
| Present Aldermen | Beard  | Sutt. | Sugle. | Sweeney | <sup>* Clerk Vincent</sup> |
| Absent "         | Dodson | Pauy  | Watson | Levi,   | Dodckman                   |

The following message from the Mayor was read and ordered to be placed on file.

Mayors office, City of San Diego, California January 29<sup>th</sup> 1898  
To the Honorable Common Council of the  
City of San Diego, California

Gentlemen:

Having, on the 28<sup>th</sup> day of January, 1898 issued a call for and called a special session of your Honorable Body, for the 29<sup>th</sup> day of January, 1898, at the hour of 7.30 o'clock P.M. thereof, at the usual and accustomed place of meeting of your Honorable Body in your chambers in that building known as the City Hall situated on the South West corner of "D" and Third Streets in said City of San Diego, I now desire to and do hereby notify you, being now assembled pursuant to said call, of the object for which you have been convened, which is as follows:

For the purpose of considering and acting upon an Ordinance authorizing the Mayor of said City to execute and the Clerk to attest a contract between the City of San Diego and the Lampricht Brothers, for the sale and purchase of \$260,000.00 municipal Refunding Bonds, and for considering and acting upon an ordinance authorizing and directing the City Clerk of said City to advertise for bids for lithographing said bonds, or for taking any other, or further action in regard to the sale, execution, or issuance of said bonds that may be deemed advisable

Respectfully Submitted

D. C. Reed,

Mayor of the City of San Diego,  
County of San Diego, State of California.

At this time Aldermen Dodson and Watson enter and take their seats in the Board

An Ordinance directing the Mayor to execute an agreement with the Lampricht Brothers Company for the sale of \$260,000.00 Refunding bonds, and directing the City Clerk to advertise for bids for lithographing such bonds was read and on motion of Alderman Sutt was adopted by the following vote, to wit:

Ayes: Aldermen Dodson Beard Sutt Watson, Sugle,

Sweeney and Levi

Abes Stone

Absent Aldermen Pauly and Blockman

Said ordinance as adopted is as follows. Town-

Ordinance No. 491.

An ordinance directing the Mayor of the City of San Diego, California, to execute an agreement for and on behalf of said city, with the Lamprecht Brothers Company, for the sale to said Company, of \$260,000.00 Refunding Bonds of said City, and directing the Clerk of said city to advertise for bids for litho graphing and furnishing to said city 280 Blank Bonds for the proposed issue of said \$260,000.00 Refunding Bonds.

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

Section 1. That the Mayor of said City be and he is hereby authorized and directed, in the name of, for and on behalf of, and as the act and deed of the said City of San Diego, to execute an agreement with the Lamprecht Brothers Company (a corporation whose principal place of business is in the City of Cleveland, State of Ohio,) for the sale by said City to said Lamprecht Brothers Company, of \$260,000.00 Refunding Bonds, the issuance of which bonds has been provided for by ordinance No. 483 of the ordinances of said City, approved December 21<sup>st</sup> 1897, and which agreement has already been signed by the said Lamprecht Brothers Company and is now in the possession of the City Clerk of said City and is endorsed "Contract between the City of San Diego, California, and the Lamprecht Brothers Company, for the sale and purchase of the sum of \$260,000.00 in Municipal Refunding Bonds;" and the City Clerk of said City is hereby authorized and directed to attest the execution of said agreement by fixing <sup>thereby</sup> his signature and the corporate seal of the said City of San Diego.

Sec. 2. That the City Clerk of said City is hereby instructed to advertise for bids in the City official newspaper of said City, town; The San Diegan-Sun, for litho graphing, furnishing, and delivering to said City 280 blank bonds, with coupons attached, 240 of which bonds shall be for the sum of \$1,000.00 each and 40 thereof for the sum of \$500.00 each, for use by said City in issuing the \$260,000.00 Refunding bonds, the issuance of which has been provided for by ordinance No. 483 of the Ordinances of said City of San Diego, approved December 21<sup>st</sup>, 1897.

which advertisement for bids shall be published for five days in said newspaper; said advertisement shall state that each bid must be accompanied by a check payable to the order of the Mayor of said City and certified by a responsible bank for at least 20% of the amount of the bid; and said advertisement shall fix the time when such bids will be received, which time shall be up to the hour of 7.30 o'clock P.M. on the 7<sup>th</sup> day of February, 1898. and shall also state that the said Leominster Council reserves the right to reject any and all bids that may be made in response to said advertisement.

Sec. 3. That the City Clerk of said City be and he is hereby directed, immediately after the execution of the contract, in pursuance of section 1 of this ordinance and the approval of the bond of the said Lampecht Brothers Company, by the Mayor of said City, to return the check of \$2500.00 which accompanied the bid of the said Lampecht Brothers Company, for the purchase of said bonds.

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

After giving due notice President Levi, did, in open session, sign the above and foregoing ordinance directing the Mayor to execute, on behalf of the City, an agreement with the Lampecht Brothers Company for the sale to said Company of \$260,000.00 Refunding Bonds and directing the Clerk of said City to advertise for bids for lithographing and furnishing to said City 280 blank bonds for said proposed issue of Refunding bonds.

Whereupon the Board adjourned,

*Tim. Devi's*  
President of the Board of Aldermen

Attest

*G. D. Goldman*

*City Clerk*

## Regular Meeting:

Council Chamber of the Board of  
Aldermen of the City of San Diego,  
California, February 7<sup>th</sup>, 1898.

A regular meeting of the Board of Aldermen was held at 7:30 o'clock P.M. this day, President Livo presiding:-

Present - Aldermen Dadson, Beard, Nutt, Blackman, Swaney,  
Livo and Clerk Vincent.  
Absent - Aldermen Pauly, Watson and Ingle.

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The minutes of adjourned meeting held January 17<sup>th</sup>, 1898, were read and approved.

Alderman Watson enters, during the reading of the minutes, and takes his seat in the Board.

This being the time and place fixed for hearing the objections to the constructions of sidewalks and curbs, on "D" street, between 13<sup>th</sup> Street and 24<sup>th</sup> Street, proposed to be constructed in pursuance of Resolution of Intention N° 585, adopted by this Common Council on the 20<sup>th</sup> day of December, 1897, the same is now taken up, and after hearing all the objections urged to said work and improvement, on motion of Alderman Nutt, the said objections are overruled and denied, by the following vote, to-wit:-

Ayes - Aldermen Dadson, Beard, Nutt, Watson, Blackman,  
Swaney and Livo.

Nos - None.

Absent - Aldermen Pauly and Ingle.

Whereupon a joint Resolution denying and overruling such objections was read and adopted by the following vote, to-wit:-

Ayes - Aldermen Dadson, Beard, Nutt, Watson, Blackman,  
Swaney and Livo.

Nos - None.

Absent - Aldermen Pauly and Ingle.

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

Joint Resolution N° 961.

In the matter of Hearing the Objections made by

the Owners of Lots and Lands Adjoining and Abutting upon "D" Street in the City of San Diego, Between the East line of Thirtenth Street and the West line of Twenty-fourth Street, to the Sidewalking and Curbing of said "D" Street, between said points.

Whereas, the Common Council of the City of San Diego heretofore, on the 20<sup>th</sup> day of December, 1897, adopted a Resolution of Intention № 585, to sidewalk and curb "D" Street in said City, between the east line of Thirtenth Street and the west line of Twenty-fourth Street, which Resolution was approved by the Mayor of said City, on the 31<sup>st</sup> day of December, 1897; And

Whereas, certain owners of lots and lands adjoining, fronting, and abutting upon said "D" Street, between said points, liable to be assessed for the expense of said work, as aforesaid, have made objections in writing, to such sidewalk and curbing, which objections were filed with the City Clerk of said City, on the 25<sup>th</sup> day of January, 1898, due, this being the time and place fixed for the hearing of such objections; Therefore,

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

That this is the time and place fixed for the hearing of the objections made by owners of lots and lands fronting, adjoining, and abutting upon said "D" Street, between the east line of Thirtenth street and the west line of Twenty-fourth street, liable to be assessed for the expense of said work, to the sidewalk and curbing of said "D" Street between the east line of Thirtenth Street and the west line of Twenty-fourth street, which sidewalk and curb it is proposed to construct in pursuance of said Resolution of Intention № 585, adopted by the Common Council of said City, on the 20<sup>th</sup> day of December, 1897, and approved by the Mayor of said City on the 31<sup>st</sup> day of December, 1897;

That it appears to this Common Council that the City Clerk of said City has duly notified all persons making such objections to the construction of such sidewalk and curbs, of the time and place when such objections would be heard, by the Common Council of said City, by depositing a notice thereof, in the Post Office of said City of San Diego, postage prepaid, addressed to each objector, or his agent when he appears for such objector;

That the said Common Council, after hearing all the objections urged to the construction of said sidewalks and curbs and duly considered the same, hereby overrules and denies such objections, and each and all of such objections be and the same are hereby overruled and denied.

This being the time and place fixed for hearing the objections to the construction of sidewalks and curbs, on 5<sup>th</sup> street between Ash street and Walnut avenue proposed to be constructed in pursuance of Resolution of Intention N° 584, adopted by this Common Council on the 22<sup>nd</sup> day of November, 1897, the same is now taken up, and after hearing all the objections urged to said work and improvement, on motion of Alderman Nutt, the said objections are overruled and denied.

Whereupon a joint Resolution denying and overruling such objections was read and adopted by the following vote, to-wit:-

Ayes- Aldermen Dodson, Beard, Nutt, Watson, Blackman, Sweeney and Livo.

Nos- None.

Absent- Aldermen Pauly and Ingle.

Said resolution, as adopted, is as follows, viz:-

Joint Resolution N° 962.

In the matter of Hearing the Objections Made by the Owners of Lots, Lands, and Real Estate Fronting upon Fifth Street in the City of San Diego, Between Ash street and Walnut Avenue, to the Sidewalking and Curbing of said Fifth street, Between said Points.

Whereas, the Common Council of the City of San Diego heretofore, on the 22<sup>nd</sup> day of November, 1897, adopted a Resolution of Intention N° 584, to sidewalk and curb Fifth street in said City, between Ash street and Walnut avenue, which Resolution was approved by the Mayor of said City, on the 13<sup>th</sup> day of December, 1897; and

Whereas, certain owners of lots, lands and real estate adjoining, fronting, and abutting upon said Fifth street, between said points, liable to be assessed for the expense of said work, as aforesaid, have made objections in writing, to such sidewalking and curbing, which objections were filed with the City Clerk of said City, on the 4<sup>th</sup> day of January, 1898, and this

being the time and place fixed for the hearing of such objections; therefore,

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

That this is the time and place fixed for the hearings of the objections made by owners of lots, lands, and real estate fronting, adjoining, and abutting upon said Fifth street, between Ash Street and Walnut Avenue, liable to be assessed for the expense of said work, to the sidewalk and curbing of said Fifth street, between Ash Street and Walnut Avenue, which sidewalk and curb it is proposed to construct in pursuance of said Resolution of Intention No. 584, adopted by the Common Council of said City, on the 22<sup>nd</sup> day of November, 1897, and approved by the Mayor of said City, on the 13<sup>th</sup> day of December, 1897.

That it appears to the Common Council that the City Clerk of said City has duly notified all persons making such objections to the construction of such sidewalks and curbs, of the time and place when such objections would be heard by the Common Council of said City, by depositing a Notice thereof, in the Post Office of said City of San Diego, postage prepaid, addressed to each objector, or his agent when he appears for such objector;

That the said Common Council, after hearing all the objections urged to the construction of said sidewalks and curbs and duly considered the same, hereby overrules and denies such objections, and each and all of such objections be and the same are hereby overruled.

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The minutes of adjourned meeting held January 25<sup>th</sup>, and of Special Session held January 29<sup>th</sup>, 1898, will be read and approved.

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A communication from the Board of Public Works, recommending that said Board be authorized to grade the "F" street approached to 22<sup>nd</sup> street, being road, was on motion of Alderman Blackman adopted.

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A communication from the Board of Public Works recommending that said Board be authorized

To sell the Doors and Windows and Brick on hand, saved from the Children's Home, was read, and an motion of Alderman Dodson granted, provided such material will not be needed by the City, in the construction of a house for the new Chemical Engine, to be located on Florence Street.

A communication from the Board of Public Works recommending that said Board be authorized to complete the frames for the protection of the Palms on the Plaza, and for authority to light the Plaza with gas, being read was ordered placed on file:

Whereupon a Joint Resolution granting authority in accordance with said recommendation was read and an motion of Alderman Dodson referred to the Joint Street Committee.

A communication from the Board of Public Works transmitting a estimate of the Cost of placing street signs in that portion of the City from "A" street to the water front, and from 3<sup>rd</sup> to 7<sup>th</sup> streets, being presented, was referred to the Joint Street Committee.

Petition of D.P. Hirschler for a license to sell goods, wares and merchandise (excepting jewelry, watches and plated ware) at public auction was presented and an motion of Alderman Nutt granted.

The City Clerk appears at this time and states that the Board of Delegates desired to meet with this Board, in Joint Committee of the Whole for the purpose of receiving the annual message of the Mayor, Whereupon an motion of Alderman Dodson the Board goes into Committee of the Whole to meet the Board of Delegates in Joint Committee of the Whole for said purpose.

Upon re-assembling, there were present, Aldermen Dodson, Beck, Nutt, Watson, Blackman, Swain and Rini.  
Absent - Aldermen Fandy and Oagle.

The Chairman of the Joint Committee of the whole reports the following which was adopted as the report and recommendation of the Joint Committee:

That pages 8 and 9 of the City Attorney's report transmitted to the Council with the annual message of the Mayor be referred to Joint Water Committee and that the Message of the Mayor together with the annual reports of the various departments of the City be referred to a Special Committee consisting of the President of each Board and two members of each Board, to be appointed by the respective Presidents thereof.

President Levi appoints as such Committee men from this Board Aldermen Dawson and Swain.

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A communication from the Board of Public Works, in the matter of furnishing plans and specifications of a Garbage Scow and Wharf was presented read and filed.

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A communication from the City Engineer in re plans and specifications for a Garbage Scow and Wharf was read and filed.

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A communication from the City Engineer in the matter of the extension of the Rose Canon Road was presented and referred to the Joint Street Committee.

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A communication from the Board of Health in the matter of the disposal of garbage was read, and the recommendations therein were on motion of Alderman Beard adopted.

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A communication from Dr C. M. Fenn in re the disposal of garbage was read and referred to the Special Committee on Garbage.

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The report of the Police Judge showing fines and forfeitures collected for the month of January 1898, amounting to \$75<sup>00</sup> was presented and filed.

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The report of the Poundkeeper for the month

of January, 1898, was presented and ordered filed.

The annual Statement of gross earnings, gross cash receipts, gross expenses and construction expenditure of the San Diego Water Company, for the year ending December 31<sup>st</sup>, 1897, together with a list of the amount paid for water by each water rate payer, during said year, being presented, were, on motion of Alderman Sweeney, referred to the Joint Water Committee.

A Joint Resolution authorizing the Board of Public Works to employ the necessary assistance for the City Engineer, for the purpose of preparing plans and specifications for a garbage scow and wharf, was read, and on motion of Alderman Nutt, adopted, by the following vote, to-wit:-  
Ayes- Aldermen Beard, Nutt, Nelson, Blackman, Sweeney and Revi.

No - Alderman Dodson.

Absent - Aldermen Pauly and Ingle.

Said resolution, as adopted, is as follows, viz:-

Joint Resolution No 959.

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 authorized to employ the necessary assistance for the City Engineer to prepare the plans and specifications asked for by Joint Resolution No 952, for a garbage scow, wharf &c.

Petition of citizens for a low arm Electric light at the corner of 8<sup>th</sup> and 9<sup>th</sup> Streets, was presented and referred to the Committee on Gas, Electric Light, and Telephones.

Petition Carson & Hendrikson asking the Council to order their bill paid, for services rendering lateral sewers in 22<sup>nd</sup> Street, was presented and referred to the Joint Finance Committee and City Attorney.

Protest of Jno. F. Lunks against Sidewalks

and curbing First Street, was presented, read and referred to the Joint Street Committee.

Petition of D. Butledge for permission to lay a private sewer in the Alley in Block 2, N.M. Higgins Addition, and connect the same with the general sewer system of the City, being read, was referred to the Joint Sewer Committee.

A Joint Resolution authorizing and directing the Board of Public Works to enter into a thirty days contract with the City Scavenger Company to bury the garbage, was read, and on motion of Alderman Nutt, adopted, by the following vote, to wit:-  
Ayes- Aldermen Dodson, Beard, Nutt, Watson, Blackman, Sweeney and Levi.

Nos. None.

Absent- Aldermen Pauly and Ingle.

Daid resolution, as adopted, is as follows, viz:-

Joint Resolution No 960.

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 authorized to enter into a contract with the City Scavenger Co for the disposal of the City's garbage at a place to be designated by the Board of Health of this City for the period of thirty days and at a cost of \$275.00.

The Clerk announced that in response to the notice calling for proposals for lithographing 280 funding bonds, he had received the following bids, viz:-

Bid of São Augusto Kelly Co offering to furnish said Bonds for the sum of \$197.50.

Bid of Britton & Key offering to furnish said Bonds for the sum of \$200.00.

Bid of M. A. Neithamur & Co. offering to furnish said Bonds for the sum of \$205.

Bid of H. S. Cracker Co offering to furnish said Bonds for the sum of \$150.00.

The bid of the H. S. Cracker Co being the lowest bid on motion of Alderman Nutt said bid

was duly accepted.

A message from the Mayor transmitting and recommending the application of the City Engineer for additional assistance was read and filed, and on motion of Alderman Dodson said request was granted.

Whereupon an Ordinance granting the City Engineer four additional assistants for 30 days and fixing their salaries was read and on motion of Alderman Dodson adopted by the following vote, to-wit:-

Ayes- Aldermen Dodson, Beard, Nutt, Watson, Blackman, Sweney and Devi.

Nos. None.

Absent- Aldermen Pauly and Ongle.

Said ordinance, as adopted, is as follows, viz:-

Ordinance No 93.

An Ordinance granting to the City Engineer of the City of San Diego, four additional assistants, for a period of thirty days, and fixing their compensation.

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

Section 1. That the City Engineer of said City be and he is hereby granted and allowed four additional assistants, one of which shall be an engineer and the other three, helpers, for a period of thirty days, to assist him in preparing plans and specifications and estimate of cost for a complete sewer system for that portion of said City south of "H" street and west of Chollas valley, as directed by Joint Resolution No 949, heretofore adopted, by this Common Council.

Sec. 2. That the compensation of such assistants shall be as follows:

The Engineer shall receive \$100.00 per month; and two of the said helpers \$65<sup>00</sup> per month each; and the other <sup>such</sup> helper \$50<sup>00</sup> per month; provided, that the entire aggregate compensation to be paid all of such assistants shall not exceed \$280.00.

Sec. 3. That this ordinance shall take effect

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

A message from the Mayor, transmitting an official communication from Alderman Sweeney complaining of the Board of Public Works and City Engineer for not furnishing plans and specifications for a garbage dump and wharf, being read was ordered filed, and said communication from Alderman Sweeney was referred to the Special Garbage Committee.

At this time Alderman Dadson is excused from further attendance at this session of the Board.

A message from the Mayor, transmitting a communication from Dr. Remondino President of the Board of Health, in the matter of the disposal of the City's garbage, was read and referred to the Special Committee on Garbage.

An Ordinance, authorizing the City Tax Collector to appoint temporary deputies, being read was on motion of Alderman Beard, adopted by the following vote, to-wit:-

Ayes- Aldermen Beard, Nutt, Watson, Blackman, Sweeney and Devi.

Nos- None.

Absent- Alderman Dadson, Pauly and Ingle.

Said Ordinance, as adopted, is as follows, viz:-  
Ordinance No 496.

An Ordinance authorizing the City Tax Collector to appoint thru additional Deputies.

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

Section 1. That the Tax Collector of said City be and he is hereby authorized to appoint three deputies to assist in writing up certificates of sale for delinquent taxes of 1897.

Sec. 2. That the compensation of such deputies shall be Two &  $\frac{5}{100}$  dollars per day, provided that the entire compensation for the deputies, provided for hereunder, shall not exceed One hundred  $\frac{75}{100}$  dollars.

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

The report of the Joint Fire Committee recommending that the Barn in the Howard Park be removed to a site in the City Park opposite Nutmeg Street, and fitted up for Fire Department purposes, was presented, read and an motion of Alderman Beard laid over until the next meeting of the Board.

The report of the Special Committee to whom was referred an Ordinance to prevent Horses and Mules from running away being read, action on said report and Ordinance was postponed until the next meeting of the Board.

An Ordinance providing for the continuation of the Rose Canon Road, was read and action thereon laid over until the next meeting of the Board.

Petition of F. A. Reynolds for authority display pictures and advertise his business of painting on the Streets of the City was presented and an motion of Alderman Nutt, granted.

After first giving due notice President Ken did, in open session sign an Ordinance providing for the purchase by the City of a private Sewer laid in Walnut Avenue, by J. B. Johnstone; also, an Ordinance authorizing the City Engineer to employ four additional assistants; also an Ordinance authorizing the City Tax Collector to employ three additional deputies.

Upon motion of Alderman Nutt, a joint Resolution, authorizing the Board of Public Works to protect the Palms on the Plaza and to lay gas pipe in said Plaza, heretofore referred to the Joint Street Committee, was withdrawn from said Committee, whereupon said resolution

was adopted, by the following vote, to-wit:-

Ayes-Alderman Nutt, Watson, Blachman, Sweeney and Devi.  
No-Alderman Beard.

Absent-Alderman Dodson, Pauly and Ingle.

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

Joint Resolution No 958.

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

That the Board of Public Works of the City of San Diego be, and said Board is hereby authorized and directed to paint the chains and posts around the Plaza; to clean up and remove all surplus earth thereon; and the action of said Board in purchasing lumber to protect the trees planted thereon is hereby ratified and approved, and said Board is hereby authorized and directed to put up said protection around said trees, and to paint the same when placed in position; and said Board is hereby authorized and directed to purchase and put up wire fencing around said trees to further protect them.

Whereupon the Board adjourned until Monday, February 1st, 1898, at 7:30 o'clock P.M.

Attest:

Geo.D.Goldman,  
City Clerk.

Dinesh Devi,  
President Board of Aldermen.

Adjourned Meeting.

Council Chamber of the Board of Aldermen of the City of San Diego, California, February 14<sup>th</sup>, 1898.

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 Dadds, Beard, Nutt, Sweeney, Levi and Clark Vincent.

Absent Aldermen Pauly, Watson, Ingle and Blackman.

Reading of the minutes of the previous meeting was dispensed with.

The Statement of the City Auditor, showing the condition of the various funds of the City, for the month of January, 1898, was presented and filed.

A communication from the Board of Public Works recommending an increase of salary for W. M. Remsey, an assistant in the City Engineer's Office, being presented and read, was, on motion of Alderman Nutt, referred to the Ways and Means Committee.

At this time Aldermen Blackman and Ingle enter and take their seats in the Board.

The Statement of the Board of Public Works, showing an itemized account of the expenses of the various departments of the City Government for the month of January, 1898, was presented and filed.

Petition of Hayes and Greene for a retail liquor license was presented and granted.

Protest of residents of Old San Diego, against the burying of garbage in that vicinity, was presented, read, and placed on file.

Petition of C. P. Brooks, asking to have refunded,

to him, the sum of \$1<sup>38</sup> paid on account of an erroneous assessment, was presented and referred to the Joint Finance Committee.

Petition of Phas Nichols for an Auctioneis license (except jewelry, watches and plated ware) for a period of six months, was presented and on motion of Alderman Blackman granted.

Petition of residents, asking to have placed at the intersection of 32<sup>nd</sup> and "P" streets, a low arm Electric light, was read and on motion of Alderman Dodson, referred to the Committee on Gas, Electric Lights and Telephones.

Petition of A. M. McConaughay, for authority to construct a concrete sidewalk, Redwood Curb and Cobble Stone gutter on 13<sup>th</sup> street, in front of lots G. and H. Block 25, Horton's addition, was presented and referred to the Joint Street Committee.

The following report of the Joint Street Committee in regrading First Street, was read and on motion of Alderman Swiney, adopted, viz:-

San Diego, California, Feb 4<sup>th</sup>, 1898.  
To the Common Council.

San Diego, Calif.  
Gentlemen:-

The Joint Street Committee herewith recommends that the City Engineer be instructed to prepare and present an estimate of the cost of regrading First Street, north of "D" and south of Church Street, such regrading to be sufficient to put said First street in proper condition for travel.

Respectfully,

A. Swiney.

A. Beard.

A. E. Nutt.

W. H. Doddridge.

M. J. Orrin.

Whereupon a Joint Resolution in accordance with said report, was read and on motion

of Alderman Nutt, adapted, by the following vote, to wit:-  
 Ayes - Aldermen Dodson, Beard, Nutt, Ingle, Blackman,  
 Swaney and Levi.

Nos - None.

Absent - Aldermen Pauly and Watson.

Said resolution, as adapted, is as follows, viz:-

Joint Resolution No 964.

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 prepare and present to this Council an estimate of the cost of regrading First Street north of D'and south of Laurel. Such regrading to be sufficient to put said First Street in proper condition for travel.

A Joint Resolution instructing the City Lands Committee to confer with the Board of Supervisors in re selling to the County City lands for County farm purposes, being read, was on motion of Alderman Swaney, adapted, by the following vote, to wit:-  
 Ayes - Aldermen Dodson, Beard, Ingle, Blackman, Swaney and Levi.

No - Alderman Nutt.

Absent - Aldermen Pauly and Watson.

Said resolution, as adapted, is as follows, viz:-

Joint Resolution No 965.

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

That the Joint Committee of Public Lands be, and is hereby instructed, to confer with the Board of Supervisors upon the question of selling a portion of the City lands lying north of the river to the County for County farm purposes.

A Joint Resolution instructing the Joint Water Committee to investigate and recommend the rates to be charged for water for the year 1898-9, was read, and on motion of Alderman Beard, adapted, by the following vote, to wit:-  
 Ayes - Aldermen Dodson, Beard, Nutt, Ingle, Blackman, Swaney and Levi.

Nos - None.

Absent-Aldermen Pauly and Watson.

Said resolution, as adapted, is as follows, viz:-

Joint Resolution N° 963.

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

That the statement of the San Diego Water Company, delivered to the City Clerk of Said City, on the 1st day of January, 1898, which purports to show the name of each water rate payer and the amount paid for water by each water rate payer, during the year ending December 31st, 1897, and the revenue derived from all sources by said Company, and the expenditures made by said Company, for supplying water during the said time, be and the same is hereby referred to the Joint Water Committee of this Common Council, for the purpose of investigating what rates should be fixed, and reporting to this Common Council an ordinance establishing rates to be charged and collected by the said San Diego Water Company for furnishing water to the said City and the inhabitants thereof, from the 1st day of July, 1898, to the 30th day of June, 1899, both days inclusive.

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Due proof of the publication and posting of the Resolution of Intention to Curb and Gutter the west side of Grant Street, between Kalmia and Laurel Streets, and of the publication and posting of the Notice of the passage of said resolution, being presented, were ordered placed on file.

Whereupon, a resolution ordering the work of curbing and guttering said portion of said Grant Street, was read and on motion of Alderman Blackman adopted by the following vote, to wit:-

Ayes-Aldermen Dawson, Beard, Nutt, Ingle, Blackman, Ownby and Chivie.

Nos-None.

Absent-Aldermen Pauly and Watson.

Said resolution, as adapted, is as follows, viz:-

Resolution Ordering the Work

Of curbing and guttering that portion of the west side of Grant Street in the City of San Diego, California, between the north line of Kalmia Street

and the south line of Laurel Street.

Resolved, by the Common Council of the City of San Diego, California, that the public interest and convenience of said City require that the street work hereinafter described be done, and therefore the said Common Council hereby orders the following street work to be done in said City, to wit:

That that portion of the west side of Grant Street in said City of San Diego, between the north line of Kalmia Street and the south line of Laurel Street (except where already curbed with concrete or natural stone laid to the official grade and accepted) be curbed with concrete, in accordance with specifications therefor, as contained in Section 1 of Article 1 of Ordinance No 226 of the ordinances of said City, approved August 15, 1893;

And also that that portion of the west side of said Grant Street, between the north line of Kalmia Street and the south line of Laurel Street, be guttured with cobble stones, which gutter shall be six (6) feet wide, and the cobble stones shall be not less than six (6) inches in diameter and shall be set on edge and firmly embedded in sand. The cross-section of the gutter shall be concave, and the bottom shall have the following elevations at the south line of Laurel Street, above the datum line established as a basis of street grades in said city, by Ordinance No 3, approved June 30<sup>th</sup>, 1886;

At the point of curb line 196.25 feet.

At a point 3 feet from the curb line, 196.00 feet.

At a point 6 feet from the curb line 196.40 feet.

The grade of the bottom of the gutter, between the south line of Laurel and the north line of Kalmia Street, shall be uniform between the elevations and points above specified.

The outer edge of the gutter shall be turned down into the ground at least one foot and thoroughly tamped in.

The San Diego-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 or bids for doing the same, shall be published, in the manner and form, and by the persons required by law.

The Clerk of this City is hereby directed to post conspicuously for five days on or near the chamber door of said Common Council, a notice with specifications inviting sealed proposals or bids for doing said work; and said Clerk is hereby directed to publish, for two days, in the manner and form required by law, a notice of said work, inviting sealed proposals or bids for doing the same, and referring to the specifications posted or on file, in the said newspaper designated as aforesaid for that purpose.

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

A Joint Resolution, authorizing and directing the Park Superintendent to water the trees in the Howard Park tract, was read and referred to the Joint Street Committee.

A Joint Resolution directing the City Attorney to investigate and report as to what right the City has to parks or plazas as laid out at La Jolla, was read and an motion of Alderman Beard, adapted, by the following vote, to wit:-  
Ayes- Aldermen Dodsah, Beard, Nutt, Ingle, Blackman, Sweeney and Herri.

Nos- None.

Absent- Aldermen Pauly and Watson.

Said resolution, as adapted, is as follows, viz:-

Joint Resolution No 966.

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

That the City Attorney investigate and report to this Council what rights the City has to any Parks or Plazas, as laid out, or shown on the map or plat of La Jolla Park Addition.

A message from the Mayor transmitting a

communication from the Board of Health in re the sanitary condition of Police Headquarters was presented, read and filed, and said communication was referred to the Health & Morals Committee.

Upon motion of Alderman Nutt the City Clerk is directed to report at the next meeting, as to what Alderman Chas. W. Pauly has to communicate in reference to retaining or vacating his seat as a member of this Board.

Upon motion of Alderman Nutt, it is ordered that when this Board adjourn, it adjourn until Monday, February 21st, 1898, at 7:30 P.M.

The report of the Janit Street Committee in re protection of the Palms at Old Town was presented, read and referred back to said Committee for further investigation.

The following report of the Janit Street Committee, to whom was referred the petition of property owners asking to be given credit for work done on 13<sup>th</sup> Street, between "H" and "I" Streets, was read and adopted, viz:-

San Diego, California, July 4<sup>th</sup>, 1898.  
To the Common Council,

San Diego, Calif.

Gentlemen:

The Janit Street Committee to whom was referred the petition of property owners on 13<sup>th</sup> Street, between H and I Streets, herewith, recommend that said petition be denied for the reason that said owners failed to comply with the provisions of the Trooman Act, in that said portion of said street should be graded to the official grade and to the satisfaction of the City Engineer.

Respectfully,  
H. Scoville.

M. H. Doddridge. A. E. Nutt.  
M. J. Finn. A. Beard.

A report of the Public Building Committee in re the erection of a City Hall on the Plaza, together with a proposition from J. D. Ward agent for the owners, offering to sell to the City all the property in Block 42, Norton's Addition, being presented and read, was on motion of Alderman Nutt, filed.

Alderman Nutt made moves, "that it is the sense of this Board that <sup>it is for</sup> the best interest of the City to erect a City Hall; which motion being felt is lost.

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Upon motion of Alderman Sweeney the City Lands Committee is instructed to investigate and report upon the feasibility of the City procuring a site of not less than one-half of a block of land for City Hall purposes.

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Upon motion of Alderman Nutt, the City Clerk is instructed to advertise for bids for furnishing, fitting up and leasing to the City a Building for City Hall purposes, for a period of two years or more.

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The report of the Joint Fire Committee, to whom was referred the matter of providing suitable quarters for the Chemical Fire Engine to be located on Florence Heights, was read, and on motion of Alderman Nutt action thereon was postponed until the next meeting of the Board.

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The following report of the Special Committee to whom was referred an Ordinance to prevent Horses and Mules from running away, was read and on motion of Alderman Dadson adopted, viz:-

The undersigned members of the Special Committee to whom was referred the within ordinance, herewith recommend that said Ordinance be adopted.

H. Sweeney.

A. E. Dadson.

Whereupon said Ordinance was read and Alderman Dadson moves to adopt which

motion was last, by the following vote, to-wit:-  
Nos. Aldermen Beard, Nutt, Ingle, Blackman and Levi.  
Ayes- Aldermen Dodson and Sweeney.  
Absent- Aldermen Pauly and Watson.

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An Ordinance authorizing and directing the Board of Public Works to extend the Base Canon Road, being presented and read, was, on motion of Alderman Blackman postponed for one week.

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An Ordinance authorizing and directing the Board of Public Works to grade the "G" Street approach to 22<sup>nd</sup> Street, was read and on motion of Alderman Beard, adapted, by the following vote, to-wit:

Ayes- Aldermen Dodson, Beard, Nutt, Ingle, Blackman Sweeney and Levi.

Nos. None.

Absent- Aldermen Pauly and Watson.

Said Ordinance, as adapted, is as follows, viz:-  
Ordinance No. 495.

An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to do certain public work therein.

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

Section 1. That the Board of Public Works of said City of San Diego be and said Board is hereby authorized and directed to grade and cut down the approaches at the west side of the intersection of "G" and Twenty-second Streets within said City, at a cost not to exceed fifty dollars (\$50.00).

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

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An Ordinance directing the Mayor to sign and execute a contract with the A. S. Cracker Co. for lithographing the proposed refunding bonds, was read, and on motion

of Alderman Swaney, adopted by the following  
vote, to-wit:-

Ayes- Alderman Dawson, Beard, Nutt, Ingle, Blackman,  
Swaney and Lewis.

Nays- None.

Absent- Alderman Paul and Nelson.

Said Ordinance, as adopted, is as follows, viz:-

Ordinance N<sup>o</sup> 494.

An Ordinance directing the Mayor of the City of San Diego, California, to execute an agreement in the name of said City, with "H. S. Cracker Co.", for lithographing, selling, and delivering to said City two hundred and eighty blank bonds, with coupons attached, and directing the Clerk of said City to attest the execution of the said Agreement.

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

Section 1. That the Mayor of said City be and he is hereby authorized and directed to execute an agreement, in the name of and for and on behalf of said City, with "H. S. Cracker Co." (a corporation) of San Francisco in said State, for the lithographing, furnishing, selling, and delivering to said City, by said "H. S. Cracker Co.", two hundred and eighty (280) blank bonds, with coupons attached, to be used by said City in issuing two hundred and sixty thousand dollars (\$260,000.00) Refunding Bonds, the issuance of which has been provided for by Ordinance N<sup>o</sup> 483 of the ordinances of said City, approved December 21st, 1897; the said agreement to be made in accordance with the bid of the said "H. S. Cracker Company", filed with the City Clerk and accepted by the Common Council of said City February 7<sup>th</sup>, 1898; and the Clerk of said City is hereby directed to attest the execution of the said agreement by affixing his signature and the seal of said City thereto.

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

After first giving due notice, President Linn did, in open session, sign an Ordinance authorizing the Board of Public Works to grade the "H" street approach to 2<sup>nd</sup> street; also an Ordinance authorizing the Mayor to execute a contract with the H. C. Cracker Co. for lithographing refunding Bonds.

An Ordinance authorizing the Board of Public Works to furnish supplies to the various Departments of the City, was read and on motion of Alderman Dwuney, adopted, by the following vote, to-wit:-

Ayes - Aldermen Dodson, Beard, Nutt, Ingle, Blackman,  
Dwuney and Linn.

Nos. None.

Absent - Aldermen Pauly and Wilson.

Said Ordinance, as adopted, is as follows, viz:-

A Joint Resolution instructing the City Attorney to prepare and present the necessary papers to open Park Boulevard was read and referred to the Joint Street Committee.

Petition of F. W. Brown for authority to sell suspenders and belts without license being presented, was referred to the Joint Finance Committee.

An Ordinance repealing Section 5 of Ordinance No. 411 (Pound Ordinance) was read and in motion of Alderman Dodson adopted by the following vote, to-wit:-

Ayes- Aldermen Dodson, Beard, Nutt, Ingle, Blackman, Swaney and Devi.

Nos. None.

Absent- Aldermen Pauly and Watson.

Said Ordinance, as adopted, is as follows, viz:

Ordinance No. 498.

An Ordinance repealing Section 5 of Ordinance No. 411 of the ordinances of the City of San Diego, California, approved February 4<sup>th</sup>, 1897.

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

Section 1. That Section 5 of Ordinance No. 411 of the ordinances of said City of San Diego, entitled, "An Ordinance establishing a City Pound in and for the City of San Diego, California, creating the office of Pound-Keeper, fixing his fees, authorizing the appointment of deputies, and providing for the prevention of certain animals running at large within certain prescribed limits of said City of San Diego, and directing the Police to take charge of horses and teams found not tied within certain limits of said City," approved on the 4<sup>th</sup> day of February, 1897, be and the same is hereby repealed.

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

Sec. 3. That the City Clerk of said City be and he

is hereby directed, immediately after the approval  
of this ordinance, to publish the same once  
in the city official newspaper of said City, to-wit:  
the San Diego-Sun.

Application of C. L. Brimhall for authority  
to construct and maintain a Frame Barn  
on the rear of Lot C, Block 19 of Norton's  
addition, was read and on motion of Alderman  
Nutt, granted.

After first giving due notice, President Heni  
did in open session, sign an Ordinance  
repealing Section 5 of Ordinance No 411, also  
an Ordinance authorizing the Board of Public  
Works to purchase supplies for the various  
departments of the City.

Upon motion of Alderman Nutt the Ordinance  
to grant a franchise for a Steam Railway to  
W. S. Grant Jr. et al., was referred to the Joint  
Street Committee.

Whereupon the Board adjourned until Monday,  
February 21st, 1898, at 7:30 o'clock P.M.

Attest:

Geo. D. Galdeau,  
City Clerk.

*Frank T. Tivis*  
President Board of Aldermen.

Adjourned Meeting.

Council Chamber of the Board  
of Aldermen of the City of San  
Diego, California, February 21st. 1898.

Present - Aldermen Dadson, Beard, Nutt, Blackman,  
Sweeney and Clark Vincent.  
Absent - Aldermen Pauly, Watson, Ingle and Levi.

In the absence of the President, Alderman Sweeney was elected President pro tempore.

The minutes of regular meeting held February 7<sup>th</sup>, 1898, were read and approved.

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

A communication from the Board of Public Works recommending that it be authorized to extend the Sewer System in Brooks addition was read and referred to the Joint Sewer Committee.

A communication from the Board of Public Works, recommending that the City's Water Gauge be placed in the office of the Board, was read and referred to the Joint Water Committee.

Petition of Gillmore & Co. agents for R. B. Ellison, for authority to erect two small frame buildings on Lot K. Block 35, Norton's addition, was read and on motion of Alderman Nutt granted.

At this time President Levi enters and takes his seat in the Board.

A communication from the Board of Fire Commissioners recommending that the New Chemical Engine be located in the City Park at Laurel Street, was read and on motion of Alderman Nutt, granted.

The Ordinance authorizing and directing the Board of Public Works to extend the Bass Canon Road, laid over from the last meeting, was taken up, and an motion of Alderman Sweeney referred to the Street Committee.

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

A Joint Resolution instructing the Joint Finance Committee and City Attorney to investigate the charges that the Southern California Railway Company had made pooling agreements with other transportation companies, being read, and an motion of Alderman Dadson adapted, by the following Vote, to-wit:-

Ayes-Aldermen Dadson, Beard, Nutt, Ingle, Watson, Blackman and Sweeney.

No-Alderman Linn.

Absent-Alderman Pauly.

Said resolution, as adapted, is as follows, viz:-

Joint Resolution No 968.

Whereas the Southern California Railway Company is charged with making certain pooling agreements with other transportation companies in Southern California, which are especially hostile to the prosperity and future development of this City and County:

Now, Therefore it is hereby resolved by the Common Council of the City of San Diego, that the Joint Finance Committee of this Council and the City Attorney be and they are hereby requested to immediately take such steps as they may deem advisable to investigate said charges and report to this Council.

Upon motion of Alderman Dadson the City Attorney is instructed to prepare and present the necessary papers to say W. W. Whitney the City's portion of the east of the party wall on the south 'r of Lot C, Block 35, of Horton's addition.

A communication from Alderman Pauly tendering his resignation, as a member of this Board, being presented and read, was on motion of Alderman Nutt accepted, and the Clerk is instructed to notify Mr. Pauly, that his resignation is accepted with regret, that he is compelled to absent himself from the City and the Board.

An Ordinance, heretofore adopted by the Board of Delegates, instructing the Board of Public Works to move the Barn in the Howard Park to a site in the City Park at Nutmeg Street, and fit the same up for Fire Department purposes, being amended, that said Barn shall be located in the City Park, at Laurel Street; Said ordinance, as amended, was, on motion of Alderman Nutt, adopted, by the following vote, to wit: Aldermen Dodson, Beard, Nutt, Watson, Ingle, Blackman, Sweeney and Hix.

Nos. None.

Absent. None.

Said Ordinance, as adopted, is as follows, viz:-  
Ordinance No 499.

An Ordinance directing the Board of Public Works of the City of San Diego, California, to remove the Barn, now on the "Howard Tract," in the City Park, and fit the same up for use as a Fire Engine House.

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

Section 1. That the Board of Public Works of said City be and said Board is hereby authorized and directed to remove the barn, now on that portion of the City Park known as the "Howard Tract," to another tract of land in the City Park, the westerly boundary of which shall be the easterly line of Fifth street, and to contain about 680 feet by 400 feet of land, and which tract shall be directly east of the intersection of Laurel street with the west line of the City Park, and running south to the north line of Juniper street extended, and east to Park Boulevard; and the said Board is further

authorized and instructed, after the removal of said Barn, as above directed, to fit the same up for use as an engine house for the chemical fire-engine recently purchased by the City, and so place the same that it will face west and be directly in Laurel Street were said street extended easterly through the City Park.

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

A Joint Resolution, heretofore adopted by the Board of Delegates, providing for the appointment of a Special Committee of three from this Board and five from the Board of Delegates, being read, was, on motion of Alderman Nutt amended that said Committee should consist of three members from each Board; whereupon said resolution, as amended, was adopted by the following vote, to wit:-  
Ayes. Aldermen Dodson, Beard, Nutt, Watson, Ingle,  
Blackman, Swaney and Liri.

Nos. None.

Absent. None.

Said resolution, as adopted, is as follows, viz:-

Joint Resolution No 969.

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

That a Joint Committee consisting of three, be appointed by the President of the Board of Delegates to act with a like Committee of three, appointed by the President of the Board of Aldermen, for the purpose of revising the City Charter, and preparing the matter of such revision, and presenting the same to the voters of this City at the general election in November of this year.

The report of the Joint Finance Committee, recommending that the Claim of Carson and Henderson for laying lateral sewers in 22<sup>nd</sup> Street, was presented, read, and referred to the Joint Water Committee.

The following report of the Joint Street Committee to whom was deferred an

Ordinance granting a Franchise for a Steam Railway, to U. S. Grant Jr. et al. was read and on motion of Alderman Nutt, adopted, viz:-

To the Honorable the Common Council,

of the City of San Diego:

We, your Strait Committee, hereby recommend the within Ordinance No. —, granting a <sup>railway</sup> franchise to U. S. Grant, Jr. et al.

We have made some minor amendments to the ordinance, as presented January 25<sup>th</sup>, 1898.

Prespectfully submitted,

Henry Sweeney,

A.C. Nutt.

A. Beard.

W.H. Daddridge.

Dated February 14<sup>th</sup>, 1898.

Whereupon said Ordinance, granting a franchise to U. S. Grant Jr. et al. for a Steam Railway, was presented, and action thereon postponed thirty days in accordance with the provisions of the Charter.

A Joint Resolution instructing the City Engineer to prepare plans and specifications for the new Engine House for the Chemical Engine to be located at Florence Heights, was read and on motion of Alderman Sweeney, adapted by the following vote, to-wit:-

Agree- Aldermen Dodson, Beard, Nutt, Nelson, Ingle, Blackman, Sweeney and Heni.

Nos. None.

Absent- None.

Daid resolution, as adapted, is as follows, viz:-

Joint Resolution No 490.

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

That the City Engineer make the necessary plans and specifications for the Engine House for the new Chemical Engine, said house to be constructed out of the material of the Barn now on the Howard tract, and that the Board of Public are hereby directed to advertise for bids for the moving of the barn and converting it into the required Engine House on the tract of land or location designated by Ordinance No 499.

A Joint Resolution directing the City Attorney to prepare and submit an Ordinance to prohibit fast driving on "D" Street, west of 33rd Street, being read, was an motion of Alderman Nutt, adopted, by the following vote, to-wit:-

Ayes- Aldermen Dadson, Beard, Nutt, Watson, Ingle, Blackman, Swaney and Revi.

Nos. None.

Absent. None.

Daid resolution, as adapted, is as follows, viz:-

Joint Resolution N° 967.

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

That the City Attorney be and he is hereby instructed, to prepare and present to this Common Council an Ordinance, or an amendment to one we already have, so as to prohibit any person from riding or driving any horse or team at a rate of speed faster than six miles an hour, on that portion of "D" Street, west of the east line of Third Street.

A Joint Resolution directing the City Treasurer to advertise and call in the outstanding Municipal and Sewer Bonds, was read and on motion of Aldermen Swaney, adopted by the following vote, to-wit:-

Ayes- Aldermen Dadson, Beard, Nutt, Watson, Ingle, Blackman, Swaney and Revi.

Nos. None.

Absent. None.

Daid resolution, as adapted, is as follows, viz:-

Joint Resolution N° 971.

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

That the City Treasurer of said City be and he is hereby directed, to publish once a week, for two weeks, in the City official newspaper of said City, to-wit: - the San Diego-Sun, a Notice to the effect that he is prepared to pay the unpaid portion of those certain outstanding bonds of said City, known as "Sewer Bonds", issued by said City in the year 1887, under and in

conformity with an ordinance of said City, duly passed by the Board of Trustees on the 14<sup>th</sup> day of March, 1887, number 60 and entitled, "An Ordinance providing for creating an indebtedness of four hundred thousand dollars, for the construction of sewers in the City of San Diego, California, and for the issuance of bonds therefor, and for the buying and collection of taxes for the payment of said bonds and the interest thereon", approved March 14<sup>th</sup>, 1887; and that he is prepared to pay the unpaid portion of those certain outstanding bonds of said City, issued by the Board of Trustees of said City in the year 1885, under the provisions of Chapter 6, Title 3, Part 4 of the Political Code of the State of California, and in conformity with a resolution of the Board of Trustees, dated September 10<sup>th</sup>, 1885, known as "Municipal Refunding Bonds", and that if such bonds are not presented for redemption within thirty days after the first publication of such notice the interest thereon will cease.

Such Notice shall give the number of each of such bonds.

That said City Treasurer shall also, at the same time of publishing such notice, deposit in the United States Postoffice at the said City of San Diego, a copy of such Notice enclosed in a sealed envelope with the postage paid thereon, addressed to the owner, or owners, of such bond, or bonds, at the Postoffice address of such owner, or owners, as shown by the record thereof, kept in the said City Treasurer's office.

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A Joint Resolution directing the City Attorney to prepare and submit an ordinance to prohibit any person from keeping more than one cow in certain portions of the City was read and referred to the Health & Morals Committee.

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A Joint Resolution transferring funds for the payment of the outstanding claims against the City, for the year 1897, was read and on motion of Alderman Beard adopted by the following vote, viz: Ays. Aldermen Dadson, Beard, Nutt, Watson, Ingle,  
Blackman, Sweeney and Lisi.

Nos. None.

Absent. None.

Said resolution, as adopted, is as follows, viz:-

Joint Resolution No 973.

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

That the following transfers of money in the several funds of the City Treasury be and the same are hereby made for the purpose of paying the outstanding warrants issued for indebtedness of fiscal year 1897, viz:-

From the unapportioned fund to the Street Light Fund, \$782.79;

From the unapportioned fund to the Public Health Fund, \$27.84;

From the unapportioned fund to the Salary fund, \$130.12;

From the Street fund to the Salary fund \$500.00;

From the Public Building fund to the Salary fund, \$522.47;

From the Sewer and Drainage fund to the Salary fund, \$202.66.

That the Treasurer and Auditor of said City be and they are hereby authorized and directed to make whatever entries upon the records of their respective offices as will carry into effect the provisions of this resolution and such transfers.

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A Joint Resolution authorizing the City Assessor to spend the sum of \$50<sup>00</sup> for additional help in making the Assessment Roll, was read and on motion of Alderman Nutt, adopted by the following vote, to-wit:-

Ayes- Aldermen Dadson, Beard, Nutt, Watson, Ingles, Blackman, Sweeney and Levi.

Nos. None.

Absent. None.

Said resolution, as adopted, is as follows, viz:-

Joint Resolution No 972.

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

That the City Assessor be and he is hereby

granted authority to incur an indebtedness, not exceeding fifty dollars in addition to that heretofore granted, for the purpose of enabling him to comply with the provisions of Sec. 3636 of the Political Code, in procuring the names of property owners who have neglected to make a return of their property for assessment purposes for fiscal year 1898.

After first giving due notice President hem did, in open session, sign an Ordinance authorizing and directing the Board of Public Works to remove the Barn in the Howard Park tract and fit it up for Fire Department purposes.

Whereupon the Board adjourned until Thursday, February 24<sup>th</sup>, 1898, at 7:30 o'clock P. M.

Attest:

Geo. D. Goodman,  
City Clerk.

*Minor Dixie*  
President Board of Aldermen

## Adjourned Meeting

Council Chamber of the Board  
of Alderman of the City of San  
Diego California Feb 24<sup>th</sup>, 1898

Pursuant to adjournment a meeting of the Board of Alderman was held at 7:30 PM this day President Levi in the chair:-

Present: Alderman Dodson, Beard, Nutt, ~~Watson~~,  
~~Dingle~~, Blochman, Sweeney Levi and  
Clerk Vincent

Absent Alderman Watson and Dingle

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Reading of the minutes of the proceeding meeting was dispensed with

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a communication from the City attorney on the suit of Theodore Schroeder to quiet title to certain lands viz: lot 11 in Block 288 in Choate and Seaman's addition, on Motion of Alderman Nutt was ordered filed

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A joint Resolution instructing the City attorney to file a disclaimer in the action of Theodore Schroeder against the city of San Diego to quiet title to lot 11 in Block 288 Seaman and Choate's addition was introduced by Alderman Beard and on motion of Alderman Beard adopted by the following vote to wit:

Ayes- Alderman Dodson, Beard Nutt Blochman Sweeney and Levi,

Noes - None.

Absent Alderman Watson and Dingle

Said Resolution as adopted is as follows viz:

### Joint Resolution No. 974

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

That Whereas, it appears that an action has been commenced by Theodore Schroeder against the city of San Diego to quiet his <sup>title</sup> to lot 11 in Block 288 in Choate and Seaman's addition to this

city, which Block 288 is in the north west quarter of Pueblo lot 1161, and it further appearing that the city has no interest in said lot, the city Attorney is hereby directed to file a disclaimer in said action.

---

A communication from the Board of Public Works asking for authority to purchase 500 feet of 6 inch sewer pipe was on motion of Alderman Sweeney referred to the Joint Sewer Committee

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A communication from the Board of Public Works stating that as the certificate of the Auditor was not attached to the order directing them to place a drinking fountain on the Plaza - the fountain had not been placed. Thereupon the communication was ordered filed and upon motion of Alderman Nutt the clerk was instructed to prepare a joint Resolution ordering a Drinking Fountain placed on the Plaza which motion was adopted

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A communication from the Board of Public Works stating that they were unable to save but little of the sewer pipe purchased from Mr. Johnstone, thereby taking all the surplus 6 inch sewer pipe on hand to relay said sewer on Walnut Avenue, was on motion of Alderman Lockson referred to the Joint Sewer Committee

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At this time the Sergeant at Arms appeared and announced that the Board of Delegates was now ready to go into Committee of the whole to meet with this Board in joint Committee <sup>of the whole</sup> for the purpose of considering the report of the Joint Water Committee in the matter of establishing water rates for the year beginning July 1<sup>st</sup> 1898

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Thereupon the Board goes into the Committee of the whole to meet with the Board of Delegates in joint Committee of Whole for the purposes above mentioned

Upon reassembling there were present  
Alderman Dodson, Beard, Nutt, Watson, Ingle, Blockman,  
 Sweeney and Levi

Absent - None.

The following report of the joint Committee of the Whole in the matter of fixing Water rates to be charged for supplying <sup>water</sup> to the city and its inhabitants for the year beginning July 1<sup>st</sup> 1898, was read and adopted, viz:

The joint Committee of the Whole recommend that the ordinance fixing rates to be charged to the city of San Diego and its inhabitants for the year beginning July 1<sup>st</sup> 1898 as recommended by the Majority of the Joint Water Committee be amended by fixing the annual <sup>rental</sup> for each fire hydrant at \$50<sup>00</sup> and as so amended be adopted

The report of the joint Sewer Committee in re extending the sewer system in Brooks <sup>addition</sup>, was read and adopted upon motion of Alderman Nutt.

Said report is as follows viz:

The joint Sewer Committee recommend that the recommendation of the Board of Public Works to extend the sewer system in Brooks addition be adopted and said sewer constructed.

A Beard

W L Everett

J M Williamson

A E Dodson

W H Dodge

Dated Feb 24<sup>th</sup> 1898

Due proof of the publication and posting of the notice of the passage of the Resolution declaring intention to close Jackdaw street between the north line of Gatti street and the south line of Broadway in Arnold and Choates addition in the city of San Diego California, being

presented were ordered filed.

Thereupon a resolution ordering the closing of said street was read and adopted by the following vote to wit:—

Ayes Alderman Dodson, Beard, Nutt, Watson,  
Ingle, Blochman, Sweeney and Levi

Nos None

Absent None Said resolution as adopted is as follows to wit:—

### Resolution Ordering Work

Resolution of the Common Council of the City of San Diego California ordering the closing up of that part of Jackdaw between the north line of Getti street and the south line of Broadway in Arnold and Choates addition to the City of San Diego, California, all in said City of San Diego state of California.

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

That said Common Council having on the 17<sup>th</sup> day January, 1898, duly passed and adopted a Resolution declaring its intention to order the closing up of that portion of Jackdaw street, between the north line of Getti street and the south line of Broadway in Arnold and Choates addition to said City of San Diego, which said Resolution declaring intention was duly approved by the Mayor of said City on the 18<sup>th</sup> day of January 1898 and which said Resolution fully described said work and stated that it was deemed necessary that any land be taken therefor, and specified the exterior boundaries of the district of land to be affected and benefited by said work or improvement and to be assessed to pay the damages, costs, and expenses thereof.

That the Superintendent of streets of said City having then on the 22<sup>nd</sup> day of January, 1898 caused to be conspicuously posted along the line of said contemplated work, notices of the passage of

said Resolution Declaring Intention, in the manner and form required by law, and the said Superintendent of Streets having also caused a Notice similar in substance to that posted, to be duly published in the manner and form required by law, for a period of ten days, in the San Diego-Sun, a daily newspaper published and circulated in said city and designated by said Common Council for that purpose, which said publication commenced on the 26<sup>th</sup> day of January 1898, and ended on the 5<sup>th</sup> day February 1898, and no person having, within ten days after the expiration of the time of the said publication of the said notice, or at all made any objections to said work, and the said Common Council having acquired jurisdiction in the premises, and the said work being for the closing up of a portion of a street, and it appearing to the satisfaction of the said Common Council, that no assessment to pay the damages, costs, and expenses of said work is or was necessary.

Now Therefore Be It Resolved  
By the Common Council of the City of San Diego,  
that the public interest and convenience of said  
city require the closing up of that portion of Jackdaw  
street between ~~the north line of~~ Getti street and  
the south line of Broadway in said Arnold and  
Choates addition to said City of San Diego, and  
therefore the said Common Council hereby orders  
that that portion of said Jackdaw street between  
the north line of Getti street and the south line  
of Broadway in said Arnold and Choates addition  
to said City of San Diego, all in said City of San  
Diego, County of San Diego, State of California, be and  
the same is hereby closed and abandoned as a  
public street.

~~Passed and adopted by the Board of  
Delegates of the City of San Diego, California, this 24<sup>th</sup>  
day of February 1898~~

\_\_\_\_\_  
Due proof of the publication and posting of the  
notice of the passage of the Resolution declaring  
intention to close Lewis street between the east line  
California street and the west line of Suis street  
in Arnold and Choates addition in the City of  
San Diego California being presented were ordered

filed

Thereupon a resolution ordering the closing of said street was read and, <sup>on motion of Alderman Dodson</sup> adopted by the following vote to wit:-

Ayes- Alderman Dodson, Beard, Nutt, Watson, Ingle, Blochman, Sweeney, and Levi

Noes, None

Absent None Said Resolution as adopted is as follows to wit:-

Resolution Ordering Work

Resolution of the Common Council of the City of San Diego California, Ordering the closing up of that portion of Lewis street between the east line of California street and the west line of Ibis street in Arnold and Choates addition to the City of San Diego California all in said City of San Diego, County of San Diego State of California

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

That said Common Council having, on the 17<sup>th</sup> day of January, 1898 duly passed and adopted a Resolution declaring its intention to order the closing up of that portion of Lewis street between the east line of California street and the west line of Ibis street in Arnold and Choates addition to said City of San Diego, which said Resolution declaring its intention was duly approved by the Mayor of said city on the 18<sup>th</sup> day January, 1898, and which said Resolution fully described said work and stated that it was deemed unnecessary that any land be taken therefor, and specified the exterior boundaries of the district of land to be affected and benefited by said work or improvement and to be assessed to pay the damages, cost, and expenses thereof.

That the Superintendent of Streets of said city having then, on the 22<sup>nd</sup> day January, 1898, caused to be conspicuously posted

along the line of said contemplated work notices of the passage of the said Resolution Declaring Intention in the manner and form required by law, and the said Superintendent of Streets having also caused a Notice similar in substance to that posted, to be duly published in the manner and form required by law, for a period of ten days, in the San Diegan-San, a daily newspaper published and circulated in said city, and designated by said Common Council for that purpose, which said publication commenced on the 26<sup>th</sup> day of January, 1898, and ended on the 5<sup>th</sup> day of February, 1898, and no person having, within ten days after the expiration of the time of the said publication of the said notice, or at all, made any objections to said work, and the said Common Council having acquired jurisdiction in the premises, and the said work being for the closing up of a portion of a street, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damage cost, and expenses of said work is or was necessary.

Now Therefore Be it Resolved, By the Common Council of the city of San Diego, that the public interest and convenience of said city require the closing up of that portion of Lewis Street between the east line of California Street and the west line of Elys Street in said Arnold and Choate's Addition to said city of San Diego, and therefore the said Common Council hereby orders that that portion of said Lewis Street between the east line of California street and the west line of Elys street in said Arnold and Choate's addition to said city of San Diego, all in said city of San Diego, County of San Diego State of California, be and the same is hereby closed up and abandoned as a public street.

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At this time President Levi appoints Alderman Sweeney, ~~Levi~~, Dodson and Watson as a special Committee on Charter Revision

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Joint Resolution No 975 expressing the sense of the Council that it is best for the city <sup>to</sup> have taxes collected by county officials was read and on

motion of Alderman Nutt was adopted by the following vote to wit:

Ayes - Alderman Dodson Beard Nutt Watson Ingle.  
Blochman, Sweeney, Levi

Abstain - None

Absent - None Said Resolution as adopted is as follows to wit:

Joint Resolution No. 975

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

That it is the sense of this Council that it will result to the best interest of the city, that the assessment of property and collection of city taxes be done through the County Officers.

The following Report of the Joint Water Committee in the matter of fixing water rates for the ensuing year was read and on motion of Alderman Nutt was adopted

Said report as adopted is as follows to wit:-

San Diego California  
February 24<sup>th</sup> 1898

To the Honorable Common Council of the city of San Diego

Gentlemen:-

We your joint Water Committee, to whom you referred the matter of investigating and recommending to you the maximum rates that shall be charged or collected by any corporation, company, or person supplying water to the said city and its inhabitants, for the year beginning on the 1<sup>st</sup> day of July, 1898, and ending on the 30<sup>th</sup> day of June 1899, beg leave to report to you as follows:

We find upon investigation, that in pursuance of a notice duly given to the San Diego Water Company, by the passage of Ordinance No. 480 of the ordinances of said city, approved December 6<sup>th</sup>, 1897, requiring each and every corporation, company or person supplying water to this city or its inhabitants, to furnish to the Common Council, in the month

of January, 1898, a detailed and verified statement, (showing the name of each water rate payer, his or her place of residence, and the amount paid by each of such water rate payers, during the year ending December 31<sup>st</sup>, 1897, and also showing all revenue derived from all sources and an itemized statement of such expenditures made for supplying water during said time) has been furnished by the said San Diego Water Company.

That no corporation, company, or person responded to such notice or furnished such statement except the San Diego Water Company, and that the said San Diego Water Company is the corporation, company, or person supplying water to the city of San Diego or its inhabitants, that would be affected by the rates fixed by such ordinance.

Said Water Company was present by its attorneys officers and representatives at each and every meeting of your joint Committee.

Your Committee commenced its investigations on the 9<sup>th</sup> day of February 1898 and adjourned from time to time

In order to determine the basic element to be used in establishing such rates and the value of the investment of the San Diego Water Company, employed in furnishing and supplying water to the said city and its inhabitants thereof, and also the amount that ought to be allowed in order to pay the fairly necessary operating expenses of the said San Diego Water Company in supplying water to this city and the inhabitants thereof, we called before us a number of witnesses, both on behalf of the City of San Diego and the inhabitants thereof and the San Diego Water Company; and a large amount of testimony (both oral and documentary) touching the above question, was introduced and considered by your Committee at its various meetings.

After hearing and fully considering the said evidence, as well as the statements furnished to the Common Council by the San Diego Water Company, and hearing the arguments of Counsel on behalf of the Water Company and the City of San Diego and

the inhabitants thereof, we have formulated, drawn and herewith present an ordinance based upon the evidence taken as above stated, fixing the maximum rates that should be charged and collected by any corporation, company or person supplying water to this city and its inhabitants thereof, ~~we have formulated, drawn, and herewith present an ordinance, based upon the evidence taken as above stated, fixing the maximum rates that should be charged and collected by any corporation, company, or person supplying water to this city and its inhabitants thereof~~ to take effect on the 1<sup>st</sup> day of July, 1898.

In the judgement of your Committee, based upon the said evidence taken by it at its various meetings, as above stated, the rates fixed by the said ordinance herewith presented will be sufficient to furnish a fair income on the investment of the San Diego Water Company, employed in furnishing water to this city and the inhabitants thereof, over and above the fairly necessary operating expenses of the said San Diego Water Company, in rendering the services required of it.

In our judgment the rates so fixed will yield a fair revenue after the payment of the taxes on the property of the said San Diego Water Company and the cost of furnishing the water and operating its system of water works.

All of the evidence, of every kind and nature, taken and used in making our investigations (both oral and documentary) are herewith submitted with this report and we herewith submit the same to you for your consideration and recommend the adoption of the said ordinance presented herewith.

All of which is respectfully submitted

L A Blockman

F W Barnes

H W Alden

A A Thorpe

S H Olmsted

W H Doodridge

We members of above Committee recommend the adoption of the said ordinance excepting that we recommend that the rates for fire hydrant rental be fixed at \$50<sup>00</sup> per each hydrant in place of \$60<sup>00</sup>, as provided in said ordinance.

A E Nutt

H Sweeney

Thereupon an ordinance establishing the water rates in the city of San Diego California for the year beginning July 1<sup>st</sup> 1898 and ending June 30<sup>th</sup> 1899 was read and Alderman Blochman moves its adoption.

At this time

Lewis A Works as attorney for the San Diego Water Company protests against the adoption of the proposed ordinance on the ground that it will not provide sufficient revenue to pay the operating expenses of the said Water Company and allow a reasonable compensation for the amount of capital invested by said Company.

Thereupon said ordinance was adopted by the following vote to wit:-

Ayes- Alderman Dodson, Beane, Nutt Watson Ingle  
Blochman Sweeney Levi

Noes-None  
Absent None

Said Ordinance as adopted is as follows viz:-

#### Ordinance No. 500.

An Ordinance Establishing the Water Rates in the City of San Diego, State of California, for the Year Beginning July 1<sup>st</sup>, 1898, and Ending June 30<sup>th</sup>, 1899.

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 said City of San Diego, and its inhabitants, for family, private, public, municipal, and all other purposes, for the year commencing July 1<sup>st</sup>, 1898, and ending June 30<sup>th</sup>, 1899, are hereby fixed as follows:

##### BATHS AND CLOSETS.

1. Bath tubs in private residences, 25 cents each per month.
2. Bath tubs, public, \$1.25, each per month.
3. Water closets, in business houses, \$1.00 per month for each water closet and 25 cents per month for each urinal in said business house.
4. Water closets in private residences, 25 cents per month for each water closet.
5. Water closets, public, \$2.00, each per month, and for each urinal, 50 cents per month.

##### BUSINESS HOUSES, OFFICES, ETC.

6. Barber shops, single chair, 25 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, \$5.00 per month.
12. Stores and business houses employing not to exceed 3 persons, \$1.00 per month.

13. Warehouses, \$3.00 per month.

14. Water used for flushing sewers, 20 cents per 1,000 gallons.

month, and for each additional person, 15 cents per month.

15. Rent for each city fire hydrant and for water used through such hydrant, \$50.00 per year, to be paid monthly by said city. The same rate shall apply to new hydrants to be located upon order of the Common Council; providing that the person, company, or corporation furnishing water shall maintain a pressure of at least 36.36 pounds, in the office of the Board of Public Works of said city, located on the first floor on "D" Street of that certain building known as "The City Hall," located on the southwest corner of "D" Street and Third Street in said city (said pressure, to be ascertained by a gauge placed upon a pipe separate and independent from any other pipe, faucet, or opening; and at an elevation of 4 feet above the floor), and also 40 pounds pressure at the hydrants located at the corner of Fifth and "F" Streets and Fifth and Ivy Streets, and a proportionate pressure at all other hydrants, to entitle the person, company, or corporation, to the hydrant rate provided in this ordinance. 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, 10 cents per 1,000 gallons.

##### FAMILIES.

17. Dwellings, tenements, flats, and other apartments, the same being occupied by not more than three persons \$1.00 per month, and for each additional person, 15 cents per month.
  18. Boarding houses, in addition to family rates, 15 cents per month for each person.
  19. Coffee houses, open day and night, \$3.50 per month.
  20. Hotels, in addition to family rates, 15 cents per month for each bed.
- The keepers of hotels, lodging houses, and boarding houses shall furnish to the person, company, or corporation furnishing water (under oath if required) a correct list of the number of persons in his 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, \$3.50 per month.

##### IRRIGATION.

24. Water to be used for irrigating one acre and under 2 acres, 6 cents per 1,000 gallons, for 2 acres or more 4 cents per 1,000 gallons, to be measured by meter, to be placed at the expense of the party furnishing water.

25. Irrigation of lawns, trees, shrubbery, etc., 1 cent per month, for each and every month in the year, for every front foot, including the irrigation of sidewalks in front of the lot, provided that said rate of 1 cent per month for every front foot shall not apply to acre property, or to any property except to town lots.

##### LIVERY &c.

26. Feed yards, \$5.00 per month.

27. Horse and carriage, 35 cents per month and 20 cents per month for each additional horse.

28. Livery stables, including carriage washing, for each horse, 35 cents per month.

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

##### METER RATES.

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

20 cents per 1,000 gallons.

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

The person, company, or corporation furnishing water shall be entitled to collect a minimum meter rate of \$1.75 per month where water is furnished at meter rates.

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, upon application being made therefor, at the following rates: 75 cents per 100 cubic feet or \$1.00 per 1,000 gallons. Water shall be supplied and delivered to water supply boats at any of the wharves on the water front above mentioned for the purpose of supplying shipping in the bay of San Diego, upon application being made therefor, at the rate of 37½ cents per 100 cubic feet, or 5 cents per 1,000 gallons. No water boat furnishing and supplying water to shipping lying at anchor within the limits of the waters of the City of San Diego, shall charge a rate to exceed \$3.00 per 1,000 gallons.

MISCELLANEOUS.

33. Bakeries, for each 25 barrels of flour, \$2.00 per month.  
 34. Water for hydraulic elevators, and motors in hotels and stores, 6½ cents per 1,000 gallons, to be measured by meter to be placed and connected at the expense of the party furnishing the water.  
 35. The person, company, or corporation furnishing the water shall make no charge for any pipe or fire 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 \$50.00 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 slackening lime, 15 cents per barrel; and cement, 15 cents per barrel. For wetting brick, 15 cents per 1,000.

39. Wagon and blacksmith shops, including horse shoeing, \$2.50 per month.  
 40. Water troughs on sidewalks to be measured by meter to be put in at the expense of the party furnishing the water.

GENERAL PROVISIONS.

Sec. 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 \$7.00 for placing and connecting the meter with the supply pipe of such water rate payer; upon such demand and payment, or the tender of said sum by any water rate payer it shall be the duty of the said party, furnishing the water to furnish, place, and maintain a meter, but no meter shall be placed or maintained, nor shall meter rates be charged any rate payer unless such demand has been made for a meter and the said sum of \$7.00 has been paid therefor as provided in this section, except as in this ordinance otherwise provided; provided that any rate payer who has heretofore paid the sum of \$7.00 for placing and maintaining a meter shall not be obliged to pay an additional sum of \$7.00.

Upon demand of any consumer, and the payment or tender of payment of the sum of \$3.00, the party furnishing water shall place, and maintain on, said consumer's supply pipe an air valve in connection with the meter, of the latest and most improved pattern.

Any consumer having previously had a meter put in at his own request may discontinue or abandon the use thereof during the month of July, 1898, for the balance of the year in which this ordinance shall be in force, by paying to the owner.

Sec. 3. In the event that any rate payer shall waste water by using it in such quantities that it shall run off from the premises occupied by him, either into the street or on the adjoining property, or allow any faucet or valve in any water closet, bath tub, or in any other part or portion of the building or premises occupied by him, to remain open, except for necessary use, any person, company, or corporation supplying water under this ordinance to the City of San Diego and its inhabitants, is hereby authorized to place and maintain (during the balance of the year in which this ordinance shall be in force) a meter, at its own expense, and thereafter, during said balance of said year, to charge such consumer only meter rates; provided, that before placing such meter, or charging such meter rate, the party supplying such water shall serve a written notice upon such consumer, notifying such consumer that unless such consumer ceases to so waste water (stating the manner in which such water is wasted) that within two weeks' time from the date of the service of such notice the party supplying the water will place a meter on such consumer's pipe line and thereafter charge meter rates, as above provided, and, provided further, that this section shall not apply to a waste of water caused by a breakage in any water pipe, valve or faucet.

The use of water through standing irrigators, automatic sprinklers, and through hose not held in the hand, for irrigating lawns, gardens, and ornamental shrubbery, is hereby prohibited, during the months of July, August, September, October, and November, 1898, and May and June 1899, except between the hours of six and eight in the morning, and five and eight in the evening; and, in case of a violation of this rule, the water may be shut off of the consumer, or consumers so violating, and not turned on again until a fine of \$1.00 is paid for the first offense, and double this amount for each subsequent offense; the said fine to be collected by the person, company, or corporation furnishing the water.

Sec. 4. All water rates, except meter rates, are due and payable monthly in advance, upon presentation of bill, and if not so paid shall be subject to an addition of five per cent.

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

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

Sec. 6. This ordinance shall take effect and be in force from and after its passage and approval.

The City Clerk of the said City of San Diego is hereby directed, immediately after the passage and approval of this ordinance, to cause the publication of the same once in the city official newspaper of said City of San Diego, to-wit: The San Diegan-Sun.

Passed and adopted by the Board of Delegates of the City of San Diego, California, this 24th day of February, 1898, and signed in open session thereof, by the President of said Board, February 24th, 1898.

A. MORGAN.  
President of the Board of Delegates of the City of San Diego, California.

Passed and adopted by the Board of Aldermen of the City of San Diego, California, this 24th day of February, 1898, and signed in open session thereof, by the President of said Board, February 24th, 1898.

SIMON LEVI.  
President of the Board of Aldermen of the City of San Diego, California.

Approved this 25th day of February, 1898.

D. C. REED,  
Mayor of the City of San Diego, California.  
(Seal.)

Attest:  
GEO. D. GOLDMAN,  
City Clerk.  
By H. W. VINCENT,  
Deputy

After giving due notice President Levi did in open session sign an ordinance establishing water rates for the year beginning July 1<sup>st</sup> 1898 and ending June 30<sup>th</sup> 1899

An ordinance prohibiting the wearing of large hats in theatres and opera houses within the city of San Diego California was read and on motion of Alderman Sweeney adopted by the following vote to wit:-

Ayes Alderman Dodson, Beard, Nutt, Watson, Ingle, Blochman, Sweeney, Levi.

Noes None

Absent None

Said ordinance as adopted is as follows to wit:-

### Ordinance No 507.

An ordinance prohibiting the wearing of large hats in theatres and opera houses within the city of San Diego California.

Be it Ordained. By the Common Council of the city of San Diego as follows:

Section 1. That no person shall wear in any theatre or opera house within said city during the time of an entertainment therein any hat or other head dress of sufficient size to obstruct

the view of the stage of any person attending such entertainment.

Section 2. Any person violating any of the provisions of this ordinance shall be punished by a fine not exceeding twenty dollars.

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

The City Clerk of said city is directed, immediately after the approval of this ordinance to publish the same three times in the city official newspaper of said city to-wit: the San Diego Sun.

After giving due notice President Levi did in open session sign an ordinance prohibiting the wearing of large hats in theatres and opera houses in the City of San Diego California.

A joint Resolution recommending the Charter Amendment Committee that the council be one body, not to exceed nine members and that they be paid not less than \$50<sup>00</sup> per month nor more than \$100<sup>00</sup> was read and on motion of Alderman Dodson adopted by the following vote to-wit:

Ayes - Alderman Dodson, Beard, Nutt, Watson,  
Ingle, Blochman, Sweeney, Levi

Nays None

Absent None

Said Resolution as adopted is as follows to-wit: the Board acquiesced.

Joint Resolution No. 976.

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

That the Special Committee on Charter Amendments be requested to recommend that the legislative branch of this city be composed of one body of not exceeding nine members. That said members be paid not less than \$50<sup>00</sup> nor more than \$100<sup>00</sup> per month. That such body required to devote their entire time to the duties of their office and perform all the duties now

performed by the Board of Public Works  
and other Boards and Commissions.

Therupon the Board adjourned

Attest,

H. D. Gackman  
City Clerk

Emile Rie,  
President Board Alderman

Regular Meeting

Council Chamber of the Board of Alderman of the city of San Diegs California March 7<sup>th</sup> 1898

A Regular Meeting of the Board of Alderman of the City of San Diegs was held this day at 7<sup>30</sup> P.M. President Levi in the Chair.

Present, <sup>Alderman</sup> Dodson, Beard, Nutt, Watson,

Judge Blochman Sweeney Levi and Clerk Vincent

Absent Alderman Watson and Dugle

The minutes of the adjourned meetings of February 14<sup>th</sup> and February 21<sup>st</sup>, 1898, read and approved

at this time Alderman Dugle enters takes his seat in the Board

A communication from the City Attorney in relation to Garbage Dump in the City Park was read and on motion Alderman Nutt referred to the Health and Morals Committee

A communication from the Auditing Committee in relation to the claim of City Scavenger Company for \$110<sup>00</sup> for hauling garbage from February 5<sup>th</sup> to Feb 17<sup>th</sup> 1898, was read and on motion of Alderman Nutt the action of the Board of Public Works was ratified and the Auditing Committee was instructed <sup>to</sup> approve the bill.

The claim of Joseph Kelly for sidewalk <sup>United States property on 4 street</sup> and curbing in front of ~~Passages~~ was read and on motion of Nutt referred to the Joint Street Committee and City Attorney

A communication from the Board of Public <sup>the notification of the Southern California Railway Company that said company proposed</sup> in the matter of fencing its Right of Way was read and referred to Joint street Committee

A communication from the Board of Public

in the matter of changing the location of the Engine House on Florence Heights Works, was read and on motion of Alderman Sweeney was referred to a Special Committee of three. The President appointed as such Committee Alderman Blochman Beard and Dodson

A communication from Mrs E J Huntley in regard to the amount she should be allowed for a Right of Way across her land for the Cemetery Road was read and referred to the Street Committee on motion of Alderman Nutt

A communication from the Board of Public Works asking for permission to prune trees and irrigate Park was on motion of Alderman Blochman granted.

The Report of Pound Keeper for the month of February was read and placed on file.

A communication from the Chamber of Commerce asking for permission to maintain sign over 1519 to 1523 "D" Street was read and on motion of Alderman Beard adopted by the following vote to wit:-

Ayes Alderman Dodson Beard, Nutt, Sibley,  
Blochman, Sweeney, Levi.

Nays None

Absent Alderman Watson

The claim of Gus Mauer for guarding City Dump during the month of January 1898 for \$34<sup>00</sup> was read and on motion of Alderman Nutt was referred to Finance Committee

The Report of the Police Judge for the month of February<sup>1898</sup> showing fines and forfeitures collected to the amount of \$88<sup>00</sup> was read and filed

The following Report of the street committee was read and on motion of Alderman Blochman adopted.

Said Report as adopted is as follows viz:  
The Street Committee recommend that the

within ordinance be adopted.

Thereupon on motion of Alderman Beard said ordinance was adopted by the following vote to wit:-

Ayes Alderman Dodson, Beard, Nutt, Ingle  
Blochman Sweeney Levi

Absent Alderman Watson

Nays None

Said ordinance as passed is as follows viz:

Ordinance No.

An Ordinance Authorizing Certain public Work to be done within the City of San Diego California, under the supervision of the Board of Public Works of said city and directing said Board to do the same.

Be it ordained, By the Common Council of the city of San Diego, as follows:

Section 1. That the following public work is hereby authorized, by the Common Council of said city, to be done under the supervision of the Board of Public Works to wit; the construction of a wagon road through Pueblo lots 1266, 1267 and 1291 of the Pueblo lands of said city, over the route as shown by the survey and plat thereof made by the city Engineer, a copy of which is on file with the city Clerk of said city, entitled "Survey of <sup>the</sup> extension of the Rose Canyon Road through Pueblo lots 1267, 1266-1291, "Surveyed by Edwin M Capps City Engineer December, 1897"

Section 2. That the said Board of Public Works is hereby authorized empowered and directed to advertise for bids for the construction of the above named road, and to cause the same to be constructed.

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

The joint Resolution introduced by Delegate Johnson of the Board of Delegates was recommended by the Health and Morals Committee to be placed on file and on motion of Alderman Sweeney said Report was adopted

Said Report as adopted is as

Be it Resolved by the Common Council of the City of San Diego  
as follows: That the City Engineer be instructed to estimate the cost  
of construction of a sewer from the south line of University Avenue  
on the alley between 2nd and 3rd streets south of Robinson Avenue  
thereof east to a connection with the sewer recently constructed  
on the alley between 3rd and 4th Streets.

adopted is as follows viz:

We recommend this be placed on file

A Beard  
A E Dodson

A joint Resolution instructing the City Engineer to estimate the cost of constructing sewer in ally from University Avenue to Robinson Avenue was on motion of Alderman Dodson adopted by the following vote viz:

Ayes Alderman Dodson, Beard Nutt  
Ingle Blochman  
Sweeney Levi

Nos None

Absent Alderman Watson

Said Resolution as adopted is as follows to wit:-

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

A Proposition was read from William Gilcher offering to dispose of garbage was on motion of Alderman Sweeney referred to the Special Committee on Garbage.

A communication from the Board of Public Works in the matter of general street Repairs was on motion of Alderman Nutt referred to the Joint Street Committee.

The report of the Joint Street Committee on joint Resolution No 978, in regard to Park Superintendent Watering trees in Park was read and on motion of Alderman Nutt adopted by the following vote viz:-

Said Report is as follows to wit:-

The street Committee recommend that the resolution as amended in committee be adopted

A E Nutt

A Beard  
W H Goddridge  
H Sweeney  
M J Perrin

Thereupon on motion of Alderman Nutt said Joint Resolution was adopted by the following vote to wit:-

Ayes Alderman Godson Beard  
Nutt Watson Single  
Blockman Sweeney  
Levi

Noes None  
Absent None

Said Resolution as adopted is as follows to wit:-

Joint Resolution No. 978.

Be it Resolved, By the Common Council of the City of San Diego, as follows:  
That the Superintendent of Parks of said city be and he is hereby instructed and directed to water the Palms along Park Boulevard in the "Howard Tract," and also to water such other trees in the City Park as he may deem necessary in order to preserve them, without expense to the city other than for water

The recommendation of the Joint Street Committee on the City Engineer's estimate of the cost of grading E street from 14<sup>th</sup> to 24<sup>th</sup> streets was read and an motion of Alderman Beane adopted.

Said Recommendation as adopted is as follows viz:-

To the Common Council  
San Diego California  
Gentlemen:

Your Joint Street Committee herewith recommends that the City Engineer be instructed to prepare and present an estimate of the cost of grading that portion of "E" street between 14<sup>th</sup> and 24<sup>th</sup> Streets, including a wooden bridge across Switzer Canon Creek

Respectfully

H Sweeney

A Beard

W H Goddridge

M J Perrin

The Report of the Joint Street Committee in the matter of the Cemetery Road was read. Alderman Beard moves its Adoption Whereupon Alderman Blochman moves that action on said Report be postponed until the Right of Way is secured for said road which motion was adopted.

The joint Street Committee Report on the application of A. M. McConaughay for permit to construct Concrete sidewalk and Redwood Curb on 18<sup>th</sup> street in front of lots G and H Block 25 Horton's addition to the City of San Diego California; also a cobble stone gutter in said street in front of said lots was read and an motion of Alderman Nutt ~~for said~~ Report was adopted.

Said Report as adopted is as follows viz:

The Street Committee recommends that the within petition be granted

H. Sweeney

A. Beard

W. H. Dodridge

M. J. Perrin

Whereupon on Motion of Alderman Blochman the said permit was granted

A Report from the Joint Street Committee in the matter of fencing the Palms at Old Town was read and an motion of Nutt adopted.

Said Report as adopted was as follows:

The Street Committee to whom was referred for further investigation the within report and resolution in the matter of fencing the Palms at Old Town herewith submit a substitute resolution and recommend its adoption

A. E. Nutt

A. Beard

W. H. Dodridge

H. Sweeney

M. J. Perrin

Thereupon on motion, <sup>alderman</sup> Beard the said resolution as recommended by the Committee was adopted by the following vote to-wit:- Ayes ~~Alderman~~ Dodson Beard Nutt Watson Single Blackman Sweeney Levi

Nos None

Absent None

Said Resolution as passed is as follows to-wit:-

Joint Resolution No 980

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

That the Board of Public Works be and is hereby authorized and directed to place a six feet high fence with "1 x 4" pickets around the Palms at Old Town, and to paint said fence at a cost not to exceed \$25.00

~~~~~  
A Report from the Joint street to whom was referred the matter of the Brewery Road was read and on motion of Alderman Nutt adopted.

Said Report as adopted is as follows viz:-

The Street Committee to whom was referred the within estimate herewith recommend that the same be referred to the Ways and Means Committee with instructions to provide if possible the necessary funds in the next tax levy.

A. E. Nutt

A. Beard

M. H. Dodridge

H. Sweeney

M. J. Perris

A Report from the Joint Sewer Committee on the claim of Pearson & Soners <sup>not tendered</sup> was read and on Motion of Alderman Beard adopted.

Said Report as adopted is as follows:

The Sewer Committee find the within claim not a legal charge against the city

inasmuch as this work should have been done by the persons whose servers were effected and therefore recommend said claim be rejected

3/4/98

A. Beard  
A. E. Dodson  
W. L. Frevert  
W. A. Doddridge

The Report of the joint Sewer Committee on the Communication from the Board of Public Works asking for authority to purchase 500 feet 6 inch Sewer Pipe was read and an motion of Alderman Sweeney adopted

Said Report as adopted is as follows viz:-

The Sewer Committee herewith recommend that the Board of Public Works be given authority to purchase 500 feet 6 inch Sewer Pipe as asked for in the within communication

3/4/98

A Beard  
A E Dodson  
W L Frevert  
W A Doddridge

Whereupon an ordinance was presented and read authorizing and directing the Board of Public Works to purchase Sewer Pipe and make certain extension of the Sewer system and upon motion of Alderman Sweeney was adopted by the following vote to-wit:-

|             |                 |          |         |      |
|-------------|-----------------|----------|---------|------|
| <u>Ayes</u> | <u>Alderman</u> | Dodson   | Beard   | Mull |
|             |                 | Watson   | Single  |      |
|             |                 | Blochman | Sweeney |      |
|             |                 | Levi     |         |      |

Nays None

Absent None

Said Ordinance as adopted is as follows viz:

Ordinance No.

An Ordinance authorizing and directing the Board of Public Works of the city of San Diego California to purchase sewer pipe and make certain extensions of the sewer system of said city.

Whereas, the Board of Public Works of said city has recommended to this Common Council that the sewer system of said city be extended by constructing a sewer from a point in the alley in Block (8) of Brooks addition to said city, one hundred and seventy-five (175) feet North of the North line of Brooks Avenue South to a connection with the main sewer now laid in said Brooks Avenue, the estimated cost of which extension is \$140<sup>00</sup>.

Be it Ordained By, the Common Council of the city of San Diego as follows:

Section 1. That the Board of Public Works of said city be and said Board is hereby authorized and directed to extend the sewer system of said city, by constructing a sewer in the alley one hundred and seventy-five feet (175) North of the North line of Brooks Avenue and extend southward to a connection with the main sewer now laid in said Brooks Avenue, being a distance of about two hundred and fifteen (215) feet.

Section 2. That the said Board of Public Works is further instructed and directed to purchase five hundred (500) feet of six inch (6") stone sewer pipe.

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

The City Clerk of this city is hereby directed immediately after the approval of this ordinance to publish the same once in the city official newspaper of said city to-wit; the San Diego Sun

The Report of the Joint Street Committee in the matter of placing street signs was read and on motion Alderman Dodson was adopted

Said Report as adopted is as follows  
viz:-

To the Common Council

San Diego Calif

Gentlemen:-

The Joint Street

Committee to whom was referred the estimate  
of the Board of Public Works of the cost of  
placing street signs within that portion  
of the city between A street and the Water  
front and 3<sup>rd</sup> and 7<sup>th</sup> streets herewith  
recommend that said Board be authorized  
to cause said signs to be placed and we  
further recommend that said Board be  
instructed to furnish the Council an  
additional estimate of the cost of placing  
street signs on all street intersections  
traversed by street railways except on  
the 4<sup>th</sup> street line

Respectfully

H Sweeney

M J Penim

A E Nutt

A Beard

Feb 18<sup>th</sup> 1898

W H Doddridge

Thereupon a Resolution authorizing  
the Board of Public Works to place street  
signs on certain streets was presented and  
read and on motion of Alderman Sweeney  
was adopted by the following vote viz:

Ayes Alderman Dodson Beard

Nutt Watson Ingle

Blochman Sweeney

Levi

Ayes None

Absent None

Said Resolution as  
adopted is as follows viz:-

Joint Resolution No 979

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

That the Board  
of Public Works of said City be and said Board

is hereby authorized and directed to cause street signs to be placed at the northeast and southwest corners of the intersection of all streets within that portion of the city bounded on the north by "A" street, on the east by seventh street, on the south by the San Diego Bay and on the west by third street. Said Board is also requested to furnish this Council with an estimate of the cost of placing street signs on all streets traversed by street railways, except on the Fourth street line.

The Report of the Special Committee on the Mayor's Message was read and on motion of Alderman Nutt adopted.

Said Report as adopted as follows  
viz:-

San Diego Cal March 2<sup>nd</sup> 1898

To the Common Council  
City of San Diego.

Gentlemen:-

The special Committee, to whom was referred the Annual Message of the Mayor to report to the Common Council as to the disposition of certain recommendations contained therein report as follows:

We recommend that that portion of the Mayor's Message regarding the final dispositions of garbage, together with the report of the Board of Public Works as to the disposal of tin cans, ashes etc; be referred to the Special Committee on the disposal of garbage.

In the matter of leasing buildings for City Hall and Fire Department purposes we recommend the adoption of the joint Resolution instructing the City Clerk to advertise for bids for leasing to the city a building for City Hall purposes; and that the matter of leasing buildings for the use of the Fire Department be referred to the Public Building Committee.

We find that many of the old papers and records are stored in boxes in various portions of the City Hall for want of better places in which to store them. In many cases the destruction

of these papers would occasion great loss. In order that <sup>they</sup> may be properly preserved and safely kept we recommend that the City Clerk be instructed to ascertain if a fire proof vault can be secured for the use of the City in which these records, and <sup>papers</sup> may be stored, and at what cost. we also find that a filing case, with book shelves and cupboards attached, is necessary for the keeping of papers and records in the office of the City Clerk and would therefore recommend that the City Clerk be instructed to ascertain the cost of such filing case, and report the result of his investigations to the Common Council.

We recommend that no action be taken in the matter of new Headquarters for the Police Department until bids have been received for a building to be used for City Hall purposes.

We recommend that the matter of the construction of a road to the Cemetery be referred to the Joint Street Committee.

We recommend that that portion of the Mayor's Message in regard to the revision of the City Charter be referred to the Special Committee appointed in that matter, and that the Committee appointed by the Chamber of Commerce for the same purpose be invited to meet with the Special Committee of the Common Council for consultation and advice. In this matter of Charter revision we heartily endorse the ~~sentiment~~ of the Mayor, that we should formulate and agree upon amendments, simple in form and in keeping with our requirements, have same submitted to the people for their ratification, and if adopted see that our representatives at the <sup>next</sup> Legislature are men of sufficient ability to push same upon the statute books.

Respectfully

Sirion Levi

A. E. Dodson

H. Sweeney

J. H. Olmstead

W. S. Everett

A joint Resolution authorizing the City Clerk to advertise for bids for the disposal of garbage was read and on motion Alderman Nutt adopted by the following vote viz:-

Ayes Alderman Dodson Beard, Nutt  
Watson Ingle Blockman  
Sweeney Levi

Noes None  
Absent None

Said Resolution as adopted is as follows viz:

Joint Resolution No. 977

Whereas to build a garbage scow and wharf and make the necessary arrangements for the disposal of garbage by the city by taking the same to sea will require six months or more of time, therefore

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

That the City Clerk be and is hereby authorized and instructed to advertise for a period of five days in the city official newspaper for sealed proposals, <sup>for the disposal</sup> of the city's garbage for a period of six months; also for a period of one year, the bidder to give in detail the manner in which he proposes to dispose of said garbage; said bids to be received until 5 o'clock P M March 21<sup>st</sup>, 1898, and the Common Council reserving the right to reject any and all bids

A joint Resolution Authorizing and directing the Board of Public Works to place side walk around New Town Park was read and on motion of Alderman Nutt was referred the Street Committee

A joint Resolution authorizing and directing the Board of Public Works to place the <sup>old</sup> Drinking Fountain on the Plaza was read and on motion of Alderman Sweeney adopted by the following vote viz:-

Ayes Dodson Beard Nutt  
Watson Ingle Blockman  
Sweeney Levi

Nas none  
Absent None

Said Joint Resolution as adopted is as follows viz:

Joint Resolution No 981

Be it Resolved. By the Common Council of the city of San Diego as follows;

That the Board of Public Works of the City of San Diego be and said Board is hereby authorized and directed to place the Old Drinking Fountain on the Plaza, for the use of the public, the estimated cost of which placing is twelve dollars.

Due proof of the Publication and posting of the Resolution ordering the work of curbing and guttering the west side of Front Street between Kalmia and Laurel streets, and of the publication and posting of the notice inviting proposals for doing said work being presented were ordered filed

The Clerk announces that in response to said advertisement he has received the following bids viz:-

The bid of Joseph Kelly offering to do the work at the following prices to wit:

Curb at 33 $\frac{1}{3}$ ¢ per lineal foot.

Gutter at 33 $\frac{1}{3}$ ¢ per lineal foot.

The said bid was accompanied by a check for \$20<sup>00</sup> payable to the order of the Mayor of the City of San Diego and certified to by the Merchant's National Bank of San Diego, California

Also the bid of John Engelbret offering to do the work at the following prices viz:-

For Cobble stone gutter 7 $\frac{1}{2}$  cents per square foot.

Concrete Curb 28 cents per lineal foot.

Said bid was accompanied by a check for \$25<sup>00</sup> payable to the order of D C Reed Mayor of the city of San Diego and Certified to by the First National Bank of the City of San Diego California

Said bids on Motion

was referred to the Joint Street Committee.

An ordinance was introduced and read repealing section 4 of ordinance No. 294 and on motion of Alderman Dodson adopted by the following vote: viz: -

Ayes Alderman Dodson, Beard,  
Nutt, Watson, Single,  
Blochman Sweeney  
Levi.

Nays None

Absent None

Said Ordinance

as passed is as follows to wit: -

Ordinance No.

An Ordinance Repealing Section of Ordinance No. 294 of the Ordinances of the City of San Diego California. Approved February 23, 1895,

Be it Ordained by the Common Council of the city of San Diego, as follows:

Section 1. That section 4 of Ordinance No. 294 of the ordinances of said City of San Diego, California entitled "an ordinance in Relation to Dogs and licensing the same," approved February 23, 1895, be and the same is hereby repealed.

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

Section 3. That the city clerk of said City be and is hereby directed, immediately after the approval of this ordinance, to publish the same once in the city official newspaper of said city, to wit: - the San Diegan-Sun.

Passed and

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An ordinance Regulating Riding and Driving upon the streets of the City of San Diego was read and on motion of Alderman Sweeney adopted by the following vote viz:

Ayes Alderman Dodson, Beard, Nutt,  
Watson Single Blochman  
Sweeney Levi

Said ordinance as adopted is as follows viz:

Ordinance No  
An Ordinance Regulating Riding and Driving  
Upon the Streets and Highways in the  
City of San Diego California, and fixing  
a Penalty for its violation.

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

Section 1. That every person, who shall ride or drive any horse, mule, or team at a rate of speed faster than six miles per hour upon any of the streets, avenues or highways of the city of San Diego California or who shall drive any team or horse attached to any vehicle and leading one or more teams or horses attached to any vehicle, at a greater rate of speed than a walk, upon any of such streets, avenues or highways, in said City shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding fifty dollars, or by imprisonment in the city jail of said city not exceeding thirty days, or by both such fine and imprisonment.

Provided, however, that the provision of this section shall not apply to that portion of said City lying west of the Bay of San Diego nor to that portion of said city lying north of Ash Street, where such street extends Easterly to the eastern boundary line of said city, nor that portion of the city lying east of eighth street where such street extends Northerly to the North line of the city: nor shall the provisions of this section apply to the officers or members of the Fire Department of said city when going forth in response to an alarm of fire.

---

An ordinance licensing all persons engaged in the business of hauling garbage and Publish etc in the City of San Diego was read and referred to the Special Committee on Garbage

---

An ordinance prohibiting the placing of garbage in the same receptacle as ashes in

cars etc. was read and on motion of Alderman Nutt referred to the Health & Morals Committee.

An ordinance ~~was read~~ fixing the number of Policeman, <sup>in the city of San Diego,</sup> at 20 Men was read and on motion of Alderman Sweeney was referred to the Police Committee

The clerk announced that in accordance with provisions of the city Charter it is now time for the Board to appoint three to act as members of the Board of Equalization.

On motion it is ordered that the President appoint three members of the Board of Equalization from this Board.

Thereupon President Levi appointed Alderman Sweeney Dodson and Beard as members of the Board of Equalization.

After giving due notice President Levi did in open session sign and Ordinance Authorizing the Board of Public Works to do certain work on the Rose Canon Road.

Also: An Ordinance Repealing Section 4. of Ordinance 294 of the Dog License Ordinance;

Also: An Ordinance Regulating Riding and Driving upon the streets of the City of San Diego;

Also: An Ordinance <sup>works</sup> directing the Board of Public Works to purchase 500 feet of sewer pipe and extend the sewer system in the city of San Diego.

At this time the Board proceeded to the election of member to fill the vacancy caused by the resignation of Chas. W. Pauly.

Alderman Sweeney places in nomination S. W. Hackett.

There being no further nominations Alderman Nutt moves that the clerk cast the ballot of the Board for S. W. Hackett as a member of this Board to fill the vacancy caused by the resignation of Chas. W. Pauly.

The Clerk announces the ballot of the Board  
for S W Hackett.

Thereupon the President declares  
S. W. Hackett duly elected a member of this  
Board.

~~~~~  
The President announces that Alderman  
Hackett will serve on all Committees upon which  
the name of Chas W Pauly appears

~~~~~  
Thereupon the Board adjourned to Monday  
March 21<sup>st</sup> 1898.

Attest: Geo D. Goldmann Franklin Peirce,  
City Clerk. President Board of Aldermen

Adjourned Meeting.

Council Chamber of the Board of Aldermen of the City of San Diego, California, March 21<sup>st</sup>, 1898.

Pursuant to adjournment a meeting of the Board was held this day at 7:30 o'clock P.M.

Present - Aldermen Dodson, Beard, Hackett, Nutt,  
Blochman, Sweeney and Clerk Vincent.

Absent - Aldermen Watson, Ingle and Levi.

In the absence of President Levi Alderman Dodson was elected President pro tem.

The minutes of Adjourned Meeting held February 24<sup>th</sup>, 1898, and of Regular Meeting held March 7<sup>th</sup>, 1898, were read and approved.

President Levi having entered during the reading of the minutes, now takes his seat.

The statement of the Auditor showing the condition of the various funds, <sup>for the month of February, 1898,</sup> was presented and ordered filed.

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

A communication from the City Attorney in the matter of appealing the case of Mary T. Stranga et al. vs. the City of San Diego et al. was read and ordered filed.

Thereupon a Joint Resolution directing the City Attorney to appeal the case of Mary T. Stranga et al. vs. the City of San Diego et al. was read and adopted by the following vote, to-wit:

Ayes - Aldermen Dodson, Beard, Hackett, Nutt, Ingle,  
Blochman, Sweeney and Levi.

Nos - None.

Absent - Alderman Watson.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 98.

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

That good cause appearing therefor, the City Attorney be and he is hereby authorized and directed to appeal to the Supreme Court

of the State of California, the case of Mary T. Dranga et al., plaintiffs, vs. Jane L. Howe - City of San Diego, et al., defendants, Case No. 10362, now pending in the Superior Court of the County of San Diego, State of California, from the decision rendered by the said Superior Court, in sustaining the plaintiffs' demurrer to the amended answer of the said City of San Diego filed therein, and to take what further or other action in connection therewith that he may deem advisable for the best interests of the said City of San Diego.

A communication from the City Engineer transmitting plans and specifications for the construction of a garbage boat was read and on motion of Alderman Nutt referred to the Special Committee on the disposal of garbage.

A communication from the Board of Public Works, transmitting a recommendation the Superintendent of Parks that a certain amount of work be done in the City Park, the estimated cost of the work being about \$300<sup>00</sup>, was read and referred to the City Lands Committee.

A communication from the Board of Public Works asking for authority to place the water gauge in their office, as provided in Ordinance No. 500, was read and referred to the City Attorney with instructions to prepare the necessary papers to carry the request into effect.

A communication from the Board of Public Works, transmitting the request of the City Engineer that the time for surveying the Eighth Ward for constructing a sewer system be extended for thirty days and that he be allowed to employ three additional assistants for that time, and recommending that the request be granted, was read and on motion of Alderman Nutt the request was granted.

A communication from the Board of Public Works notifying the Council that the contract with the City Scavenger Company for the disposal of the City's garbage had expired was read and ordered filed.

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

A communication from the Board of Public Works asking for authority to procure two water tanks for use on the sprinkling carts was read and on motion of Alderman Watson referred to the Finance Committee.

A communication from the Board of Public Works transmitting the statement of expenditures of the various departments of the city for the month of February, 1898, was presented and ordered filed.

A communication from the City Clerk transmitting an estimate of the cost of filing case for the City Clerk's office, and also the cost of renting a vault for use of the City was read and ordered filed.

A communication from Ernest E. White inviting the council to visit the Public Library Building at some time prior to March 31<sup>st</sup>, 1898, to view an exhibit of designs of Public Library Buildings, was read and on motion of Alderman Nutt the invitation was accepted.

The petition of Jessie F. Leulton for payment to her of \$220.00 for a sewer constructed by her and which the city is now using, was read and on motion of Alderman Nutt referred to the Joint Sewer Committee.

A protest of citizens against the granting of any railway franchise which will permit of the construction of a railway track on India street was presented and referred to the Joint Street Committee.

A petition of citizens to have the Poundkeeper enforce the Ordinance relating to the impounding and destroying of unlicensed dogs was presented and the Clerk instructed to notify the Poundkeeper of the filing of the petition.

Petitions from the following named persons for permission to construct concrete sidewalks and curbs in front of the property set opposite their respective names were presented and granted, viz:

James Mc Nair, lots 1 and 2, Block 43, Culverwell & Taggart's addition.  
 Joseph Kelly, lots 1 and 2, Block 45, Sherman's addition.  
 W. O'Reilly, lots A and L, Block 178, Horton's addition.

A petition of W.W. Whitney asking to have the city pay him \$128.00 for a party wall on the south half of lot "C" Block 35, Horton's addition, in accordance with the provisions of Joint Resolution No. 743, was read and referred to the Finance Committee.

The petition of Leasidy & Voorhees for a retail liquor license at Third and "I" streets was presented and referred to the Health and Morals Committee.

A Joint Resolution to provide for the signing of Resolutions and Ordinances introduced by different members of the Council was read and on motion of Alderman Sweeney adopted by the following vote, to-wit:

Ayes-Aldermen Dodson, Beard, Hackett, Nutt, Watson, Ingle, Blockman, Sweeney and Levi.

Noes-None.

Absent-None.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 986.

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

That all Ordinances, and Resolutions, hereafter introduced into the Common Council for action thereon the member introducing the same shall sign his name thereto.

---

A Joint Resolution directing the Chief of Police to enforce the provisions of Ordinance No. 230 was read and on motion of Alderman Sweeney adopted by the following vote, to-wit:

Ayes-Aldermen Dodson, Beard, Hackett, Nutt, Watson, Ingle, Blockman, Sweeney and Levi.

Noes-None.

Absent-None.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 985.

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

That the attention of the Chief of Police is hereby called to the provisions of Ordinance No. 230, entitled, "An Ordinance prohibiting driving or riding upon or over sidewalks in the City of San Diego, and providing a penalty for the violation of the same," approved September 5<sup>th</sup>, 1893.

That the said Chief of Police is hereby directed and instructed to see that the provisions of said Ordinance are enforced by the officers of the Police Department.

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A Joint Resolution directing the Board of Public Works to lay matting in the corridors of the City Hall was read and on motion of Aldermen Sweeney adopted by the following vote, to-wit:

Ayes-Aldermen Dodson, Beard, Hackett, Nutt, Watson, Ingle, Blockman, Sweeney and Levi.

Noes-None.

Absent-None.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 989.

Whereas the continual tramping of feet on the bare boards of the floor of the City Hall while the Council is in session disturbs the attention of said Council to such a degree that often when members thereof are speaking on matters pertaining to the public business the voice is inaudible from the noise occasioned by said tramping of feet, and is a matter of complaint from members of said Council, therefore

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

That the Board of Public Works are hereby directed to have cocoa nut matting laid on said corridor floor, and passageways, and that the amount of money required to pay for the same is hereby appropriated.

The following report of the Joint Street Committee in the matter of paying Joseph Kelly for constructing sidewalks and curbs on H street in front of Government property was read and adopted, viz:

The Joint Street Committee recommend that the within claim of Joseph Kelly for \$152.26 for constructing sidewalk and curb on H street in front of United States property be allowed and ordered paid; we therefore recommend the adoption of the joint Resolution presented herewith.

H. Sweeney

A. Beard

S. W. Hackett

H. W. Alden

March 18, 1898.

M. J. Perrin

Thereupon a joint Resolution to pay Joseph Kelly \$152.26 for sidewalk and curbing H street in front of United States property was read and on motion of Alderman Sweeney adopted by the following vote, to-wit:

Ayes - Aldermen Beard, Hackett, Nutt, Watson, Ingle, Blockman, Sweeney and Lewis.

Nos - None.

Excused - Alderman Dodson.

Absent - None.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 990.

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

That whereas, in the matter of sidewalk and curbing H street

from the west line of Fourth street to the east line of Atlantic street in said city, the assessment for work contracted for and performed by Joseph Kelly, contractor, under his contract therefor, includes the following assessment numbers, as shown by the assessment roll of the said work, made by the Superintendent of Streets and on record in his office, to wit:

Assessment Nos. 27, 28, 29, 30, 31, 32 and 33, which assessments are against lots which are, each and all, owned by the United States Government and not assessable for such improvements.

Now, therefore, it is hereby ordered, by said Common Council, that the portion of the expense of said sidewalk and curbing, which would otherwise be assessed to said lots, so owned by the Government of the United States, upon said assessment roll, being the sum of \$152.26, be paid to the said Joseph Kelly, out of the "Street Fund" in the Treasury of the said City of San Diego; and the Auditing Committee of said City is hereby directed to audit and allow such claim of the said Joseph Kelly, and the Treasurer of said City is hereby directed to pay the same.

The following report of the Joint Street Committee in the matter of the bids for curbing and guttering the west side of Front street was read and adopted, viz:

The Joint Street Committee, having examined the bids for curbing and guttering the west side of Front street between Kalmia and Laurel streets, find the bid of Joseph Kelly to be the lowest, and therefore recommend the adoption of the accompanying Resolution of Award of Contract, for doing said work, to Joseph Kelly.

H. Sweeney,

A. Beard,

S. W. Hackett,

W. H. Dodridge,

M. J. Penn,

H. W. Alden.

March 18<sup>th</sup>, 1898.

Thereupon a Resolution Awarding the contract of curbing and guttering the west side of Front street between Kalmia and Laurel streets was read and on motion of Alderman Beard adopted by the following vote, to wit:

Ayes - Aldermen Dodson, Beard, Hackett, Nutt, Watson, Lingle, Blochman, Sweeney and Levi.

Yea - None.

Absent - None.

Said Resolution of Award of Contract as adopted is as follows, viz:

Resolution of Award

Of contract for curbing and guttering the west side of Front street.

Resolved That the Common Council of the City of San Diego, California, having, in open session, on the 7<sup>th</sup>, day of March, A.D. 1898, opened, examined, and publicly declared all sealed proposals or bids offered for the following work, to-wit:

That that portion of the west side of said Front street in said city of San Diego, between the north line of Kalmia street and the south line of Laurel street (except where already curbed with concrete or natural stone laid to the official grade and accepted) be curbed with concrete, in accordance with specifications therefor, as contained in Section 1 of Article 1 of Ordinance No. 226 of the ordinances of said city, approved August 15<sup>th</sup>, 1893;

And also that that portion of the west side of said Front street, between the north line of Kalmia street and the south line of Laurel street, be guttered with cobble stones, which gutter shall be six (6) feet wide, and the cobble stones shall be not less than six (6) inches in diameter and shall be set on edge and firmly embedded in sand. The cross sections of the gutter shall be concave, and the bottom shall have the following elevations at the south line of Laurel street, above the datum line established as a basis of street grades in said city, by Ordinance No. 3, approved June 30<sup>th</sup>, 1886;

At the point of curb line, 203.25 feet.

At a point 3 feet from the curb line, 203.00 feet.

At a point 6 feet from the curb line, 203.50 feet.

The bottom of the gutter, at the north line of Kalmia street, shall have the following elevations above said datum line.

At the point of curb line, 196.25 feet.

At a point 3 feet from the curb line, 196.00 feet.

At a point 6 feet from the curb line, 196.40 feet.

The grade of the bottom of the gutter, between the south line of Laurel and the north line of Kalmia streets, shall be uniform between the elevations and points above specified.

The outer edge of the gutter shall be turned down into the ground at least one foot and thoroughly tamped in.

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 Joseph Kelly at the following prices, as specified in his proposal on file for said work to-wit:

Curb at 3 3/8<sup>¢</sup> per linear foot

Gutter .. 3 3/8<sup>¢</sup> " " "

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, therefore and hereby designated, for two days.

The report of the Street Committee in the matter of a Joint Resolution directing the Board of Public Works to have a concrete sidewalk and curb constructed around New Town Park was read and on motion of Alderman Nutt action on the same was postponed until the next meeting of the Board.

The following report of the Joint Street Committee in the matter of a Joint Resolution directing the Park Superintendent to plant trees alongside of the Old Town dyke, was read and adopted, viz:

The Joint Street Committee recommend that the within Resolution be placed on file.

H. Sweeney,  
A. Beard  
S. H. Hackett  
W. H. Doddridge  
M. J. Perrin  
H. W. Alden

March 18<sup>th</sup>, 1898.

The following report of the Joint Street Committee in the matter of the report of the Board of Public Works that the Southern California Railway Company had given notice of their intention to fence up their right-of-way was read and adopted, viz:

The Joint Street Committee recommend that the City Engineer and City Attorney be instructed to take the necessary steps to procure a right-of-way for a suitable road near Morena station, which shall not interfere with the right-of-way of the Southern California Railway Company.

H. Sweeney  
A. Beard  
S. H. Hackett  
W. H. Doddridge  
M. J. Perrin  
H. W. Alden

March 18<sup>th</sup>, 1898.

The following report of the Joint Street Committee in the matter of the application of the Board of Public Works to be allowed \$1200.00 for general street repairs, was read and adopted, viz:

The Joint Street Committee recommend that the Board of Public Works be allowed to expend \$100.00 for general repairs of streets. In

order to carry this recommendation into effect we recommend the adoption of the joint resolution presented herewith.

H. Sweeney

A. Beard

S. W. Hackett

W. H. Woodridge

H. W. Alden

M. J. Perrin

March 18<sup>th</sup>, 1898.

Thereupon a joint resolution authorizing the Board of Public Works to expend \$1000.00 in general street repairs was read and on motion of Alderman Beard adopted by the following vote, to-wit:

Ayes - Aldermen Dodson, Beard, Hackett, Nutt, Watson, Blochman, Sweeney and Levi.

Noes - Alderman Ingle.

Absent - None.

Said resolution as adopted is as follows, viz:

Joint Resolution No. 988

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

That the Board of Public Works of said city be and said Board is hereby authorized and empowered to expend one thousand dollars (\$1,000.00) for general repairs of the streets within said city.

A communication from Joseph Kelly transmitting a claim of \$232.22 for constructing a sidewalk on "F" street in front of New Town Park was read and referred to the Joint Street Committee.

The following report of the Ways and Means Committee in the matter of the recommendation of the Board of Public Works for an increase of the salary of Wm. Flumsey was read and adopted, viz:

The Ways and Means Committee recommend that the within recommendation of the Board of Public Works for an increase of salary for Wm. Flumsey be adopted.

A. E. Nutt

S. H. Olmsted

F. W. Barnes

3/18/98.

J. H. Cassidy

Thereupon an ordinance fixing the salary of Wm. Flumsey at \$7500 per month was read and on motion of Alderman Dodson referred to the City Attorney with instructions to revise the same so that it would ~~not~~ remain in force for a limited time.

The following report of the Health and Morals Committee in

the matter of an Ordinance to prohibit the placing of garbage in the same receptacle as ashes, tin cans, etc., was read and adopted, viz:

The Health and Morals Committee recommend that the within Ordinance be referred to the Special Committee on the disposal of garbage.

A. Beard

S. W. Hackett

J. M. Williamson

H. W. Alden

W. J. Morgan

March 18, 1898.

Whereupon said Ordinance was referred to the Special Committee on the disposal of garbage.

The following report of the Health and Morals Committee in the matter of a communication from the City Attorney transmitting a protest of citizens against the dumping of garbage, rubbish, etc., in the City Park, was read and on motion of Alderman Sweeney adopted, viz:

San Diego, Cal., March 18<sup>th</sup>, 1898.

To the Common Council,

City of San Diego,

Gentlemen—

The Health and Morals Committee, to whom was referred the communication from the City Attorney transmitting a protest of citizens against the dumping of garbage, rubbish, etc., in the City Park, herewith recommend that the dumping of garbage in the City Park be prohibited and that Ordinance No. 215, being "An Ordinance establishing a public dump in the City Park of the City of San Diego," approved June 27<sup>th</sup>, 1893, be repealed.

We therefore recommend the adoption of the Ordinance herewith presented, prohibiting the dumping of garbage, rubbish, etc., in the City Park, and repealing said Ordinance No. 215.

Respectfully,

A. Beard

S. W. Hackett

J. M. Williamson

H. W. Alden

W. J. Morgan

Whereupon an Ordinance prohibiting the depositing of garbage, rubbish, etc., in the City Park and repealing Ordinance No. 215, was read and on motion of Alderman Beard adopted by the following vote, to wit:

Ayes—Aldermen Dodson, Beard, Hackett, Nutt, Watson, Dugley,  
Blockman, Sweeney and Levi.

Noes—None.

Absent—None.

Said Ordinance as adopted is as follows, viz:

Ordinance No. 504.

An Ordinance to prohibit the depositing of garbage or other refuse material in any of the public parks of the City of San Diego, California, and repealing Ordinance No. 215.

Be it Ordained, By the Common Council of the City of San Diego, as follows:

Section 1. That no person shall place or deposit, or cause to be placed or deposited, any garbage, rubbish, tin cans, waste paper, or other refuse material, in any of the parks within the said City of San Diego, California.

Section 2. That any person violating any of the provisions of this Ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine not exceeding fifty dollars, and in case any fine imposed under this ordinance be not paid, the person fined may be imprisoned in the City Jail of said City of San Diego until such fine be satisfied in the proportion of one day's imprisonment for every dollar of the fine.

Section 3. That Ordinance No. 215 of the ordinances of said City, entitled, "An Ordinance establishing a public dump in the City Park of the City of San Diego, defining the character of the rubbish to be taken to the public dump, and providing a penalty for the violation of the same," approved June 27<sup>th</sup>, 1893, and all ordinances and parts of ordinances in conflict herewith be and the same are hereby repealed.

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

The City Clerk of this City is hereby directed, immediately after the approval of this ordinance, to publish the same three times in the City official newspaper of said City, to-wit: the San Diego Sun.

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The following report of the Police Committee in the matter of an Ordinance fixing the number of Policemen at twenty men was read and adopted, viz:

The Police Committee do not think it necessary to increase the Police Force at this time, and therefore recommend that the within Ordinance be not adopted.

Geo. B. Watson  
 A. Beard  
 S. W. Hackett  
 A. A. Thorp  
 W. J. Morgan

A communication from the City Attorney in the matter of an Ordinance to prevent the obstruction of sidewalks was read and referred to the Police Committee.

The following report of the Special Committee to investigate the location of an Engine House on Florence Heights for the new chemical Engine was read and on motion of Alderman Sweeney adopted, viz:

San Diego, California, March 18<sup>th</sup>, 1898.

To the Common Council,

San Diego, California,

Gentlemen:-

Your Special Committee, to whom was referred a communication from the Board of Public Works asking the Council to amend Ordinance No. 499, changing the location of the proposed Fire Engine House in the City Park, herewith recommend the repeal of said Ordinance and that said Engine House be not located in the City Park, and this Committee asks for further time in which to recommend a location for said Engine House.

Respectfully

A. Beard  
 W. L. Frost  
 H. M. Landis

L. A. Blochman voting no.

The petition of Jessie F. Culton for the payment to her of \$2200 for a sewer constructed by her, which the City is now using, which was referred to the Sewer Committee by this Board, having been referred to the Ways and Means Committee by the Board of Delegates, and said Board having requested that this Board concur with them in this matter, on motion said petition was withdrawn from the Sewer Committee and referred to the Ways and Means Committee.

A joint Resolution granting permission to the citizens of this city to erect a band stand on the Plaza was read and on

motion of alderman Sweeney adopted by the following vote, to-wit:

Ayes- Aldermen Dodson, Beard, Hackett, Nutt, Watson, Ingle, Blockman, Sweeney and Levi.

Noes- None.

Absent- None.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 991.

Be it Resolved By the common council of the city of San Diego, as follows:

That permission be and the same is hereby given to the citizens of this city to erect a band stand near the center of "The Plaza," as shown on the plans for the construction of walks on "The Plaza," endorsed "Plan of Grass Plots and Cement Walks on Plaza."

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A Joint Resolution directing the Board of Public Works to grade the intersections of First and Date and First and Elm streets was presented and referred to the Joint Street Committee.

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An Ordinance directing the Board of Public Works to construct concrete walks on the Plaza was read and on motion of Alderman Sweeney adopted by the following vote, to-wit:

Ayes- Aldermen Dodson, Beard, Hackett, Nutt, Watson, Ingle, Blockman, Sweeney and Levi.

Noes- None.

Absent- None.

Said Ordinance as adopted is as follows, viz:

Ordinance No. 509.

An Ordinance directing the Board of Public Works to construct walks on that portion of "The Plaza" which is enclosed by sidewalks.

Be it Ordained, By the common council of the city of San Diego, as follows:

Section 1. That the Board of Public Works of the said city of San Diego be and said Board is hereby authorized, empowered and directed to cause walks to be constructed on that portion of "The Plaza" which is enclosed by sidewalks constructed as provided by Ordinance No. 457, approved August 16<sup>th</sup>, 1897.

Section 2. That said walks shall be constructed of concrete in accordance with the specifications contained in Ordinance No.

226, approved August 15<sup>th</sup>, 1893, except as to the width thereof, which shall be in accordance with plans therefor on file with the city clerk endorsed "Plan of Grass Plots and Cement Walks on Plaza."

And the said Board of Public Works is hereby directed, immediately after the approval of this Ordinance, to advertise for bids for constructing said walks, the estimated cost thereof being \$500.00.

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

A communication from E. S. Babcock, president of the Southern California Mountain Water Company, asking that the company be allowed to withdraw from its contract to furnish the city with water was read and referred to the Joint Water Committee and City Attorney.

A petition of R. E. Smith et al, asking the Council to declare open an alley through blocks 278, 279, 280 and 281 in Land & Town Company's addition, was read and referred to the Joint Street Committee.

A communication from H. H. Allard offering to dispose of the city's garbage, night soil, dead animals, etc., by the tankage process, for \$225.00 per month, was read and referred to the Special Committee on the disposal of garbage.

A Joint Resolution directing the Board of Public Works to purchase hose and tools for the Superintendent of Parks and to have the Park plowed and harrowed was read and on motion of Alderman Nutt adopted by the following vote, to wit:

Ayes - Aldermen Dodson, Beard, Hackett, Nutt, Watson, Dugley,  
Blockman, Sweeney and Levi.

Yea - None.

Absent - None.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 977.

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

That the Board of Public Works be and is hereby authorized to expend not to exceed \$25.00 in purchasing the necessary hose and tools for use of the Superintendent of Parks, also expend a sum not exceeding \$200.00 in plowing and harrowing that part of the city

Park, which in the opinion of the Park Superintendent, is most in need of being plowed and that said plowing be done by advertising for bids and letting contract to lowest responsible bidder.

The Clerk announces that in response to an advertisement therefor he has received the following proposals for the disposal of the City's garbage:

The proposal of the City Scavenger Company offering to dispose of all the City's garbage, night soil, dead animals, etc., for the sum of \$267.50 per month for six months or one year.

The proposal of Orde Lebeschart offering to dispose of all the City's garbage, night soil, dead animals, etc., for the sum of \$193.50 per month for six months or one year.

The proposal of Squire Gentry offering to dispose of all the City's garbage, night soil, dead animals, etc., for the sum of \$123.50 per month for six months or one year.

The proposal of the San Diego Wharf and Storage Company offering to sell the City the Whitney wharf at 28th street for the sum of \$750.00; or to repair the same and sell it for the sum of \$1250; or to repair the same and lease it to the City for one year or more for a garbage wharf for \$35.00 per month.

The proposal of Jones & Son offering to dispose of all the City's garbage, night soil, dead animals, etc., by repairing the City's scow and towing the same to sea as often as is necessary for the sum of \$325.00 per month for one year.

The proposal of the California Sanitary Company offering to dispose of all the City's garbage, night soil, dead animals, etc., by cremating the same on Pueblo Lot 256 or taking it to sea through False Bay, the same to be delivered on Pueblo Lot 256, for the sum of \$325.00 per month for one year.

The proposal of the California Sanitary Company offering to collect and dispose of all the City's garbage, night soil, dead animals, etc., by cremating the same on Pueblo Lot 256 or taking it to sea through False Bay for one year for the sum of \$600.00 per month.

The proposal of R. H. Bell offering to dispose of all the City's garbage, night soil, dead animals, etc., by towing the same to sea, the boat to be furnished by the bidder, and the City to furnish the wharf, for one year for the sum of \$240.00 per month.

The proposal of W. A. Kilcher offering to dispose of all the City's garbage, night soil, dead animals, etc., the same to be delivered to him on Pueblo Lot 1138, for six months or one year for the sum of \$225.00 per month.

Said proposals were referred to the Special Committee on the disposal of garbage.

A Joint Resolution directing the City Engineer to furnish a map for the Cemetery road, heretofore laid on the table by this Board, was on motion of Alderman Nutt taken from the table.

Thereupon on motion of Alderman Sweeney said Resolution was adopted by the following vote, to-wit:

Ayes—Aldermen Dodson, Beard, Hackett, Nutt, Watson, Ingles, Blockman, Sweeney and Levi.

Nos—None.

Absent—None.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 982.

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

That the City Engineer of the said City of San Diego be and he is hereby authorized, instructed, and directed to make and furnish to this Common Council a map for a new road or street eighty feet wide from the junction of 32<sup>nd</sup> and M streets to the Cemetery, and also showing the location, general route, and termini of such road or street; and also furnish to this Common Council a description of each piece of land sought to be taken, and whether the same includes the whole or only a part of an entire tract or parcel.

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After giving due notice President Levi did, in open session, sign an Ordinance directing the Board of Public Works to construct concrete walks on that portion <sup>of the Plaza</sup> enclosed by sidewalks; also an Ordinance to prohibit the dumping of garbage, rubbish, etc., in the City Park and repealing Ordinance No. 215.

Thereupon the Board adjourned.

Attest,

Geo. D. Gaddum  
City Clerk.

Frank D. Levi,  
President of the Board of Aldermen.

Regular Meeting.

Council Chamber of the Board of Aldermen of the City of San Diego, California, April 4<sup>th</sup>, 1898.

A Regular Meeting of the Board was held this day at 7:30 P.M., President Levi presiding.

Present—Aldermen Dodson, Hackett, Blockman, Sweeney, Levi and Clerk Vincent.

Absent—Aldermen Beard, Nutt, Watson and Lingle.

The reading of the minutes was dispensed with.

Alderman Nutt was granted a leave of absence for thirty days.

A communication from the Auditing Committee transmitting the claim of the Dixon Sanitary Crematory Company for rent of a Dixon Crematory for the month of January, 1898, was read and on motion of Alderman Sweeney the matter was referred to the City Attorney.

A communication from the City Attorney in the matter of declaring open alleys in blocks 278, 279, 280 and 281 in Land & Town Company's addition was read and ordered filed, and the City Clerk was instructed to notify the parties desiring to have the alleys opened of the opinion of the City Attorney.

A communication from the City Auditor transmitting an estimate of the probable necessities of the various departments for the year 1898 was presented and referred to the Ways and Means Committee.

A communication from the Board of Police Commissioners asking the Council for authority to change Police Headquarters was read and on motion of Alderman Dodson the request was granted, provided the expense for fitting up new Headquarters did not exceed the sum of twenty-five dollars.

A communication from the Board of Public Works asking for authority to expend \$12<sup>00</sup>, in addition to that granted by Joint Resolution No. 957, for plowing the Ladies' Annex Park, was read and on motion of Alderman Blockman the authority was granted.

A communication from the Board of Public Works asking for authority to purchase tax receipts for the Tax Collector was read and on motion of Alderman Dodson the authority was granted.

Thereupon a Joint Resolution directing the Board of Public Works to purchase tax receipts for the Tax Collector was read and on motion of Alderman Sweeney adopted by the following vote, to-wit:

Ayes—Aldermen Dodson, Hackett, Blochman, Sweeney and Levi.

Noes—None.

Absent Aldermen Beard, Nutt, Watson and Ingle.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 992,

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

That the Board of Public Works be, and the same is hereby authorized and empowered to procure the necessary tax receipts for the year 1898, to be used by the City Tax Collector in collecting taxes for said year. The cost thereof not to exceed \$70.50.

The petition of Charles A. Lawler for permission to maintain a small bay window in front of 1405 E street was presented and referred to the Joint Street Committee.

The report of the Poundkeeper for the month of March, 1898, was read and ordered filed.

The petitions of Geo. N. Hitchcock and C. W. Garland to have certain streets and alleys in Porter's and Garland's additions closed were presented and referred to the Joint Street Committee.

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

An Ordinance directing the Board of Public Works to procure a metallic filing case, with cupboards and roller book shelves attached, for the City Clerk's office, was read and on motion of Alderman Dodson referred to the Finance Committee.

An Ordinance granting additional assistants to the City Engineer for a period of thirty days and fixing their compensation was read and on motion of Alderman Blochman adopted by the following vote, to-wit:

Ayes—Aldermen Dodson, Hackett, Ingle, Blochman,

Sweeney and Levi.

Noes - None.

Absent - Aldermen Beard, Nutt and Watson.

Said Ordinance as adopted is as follows, viz:

Ordinance No. 512.

An Ordinance granting to the City Engineer of the City of San Diego, California, four additional assistants, for a period of thirty days, and fixing their compensation.

Be it Ordained, By the Common Council of the City of San Diego,<sup>Council</sup> as follows:

Section 1. That the City Engineer of said City of San Diego be and he is hereby granted and allowed four additional assistants (one of which shall be an Engineer, and the other three, helpers) for a period of thirty days in addition to the thirty days granted by Ordinance No. 493, approved the 14<sup>th</sup> day of February, 1898, to assist him in preparing plans and specifications and estimates of the cost for a complete sewer system of that portion of city south of "N" street and west of Chollas Valley; the compensation of such assistants shall be the same as provided by <sup>said</sup> Ordinance No. 493, provided that the entire aggregate compensation to be paid all of such assistants for the thirty days in this Ordinance granted, shall not exceed two hundred and eighty dollars.

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

An Ordinance directing the Mayor to execute an agreement on behalf of the City for the lease of vault for use of the City was read and on motion of Alderman Dodson adopted by the following vote, to wit:

Ayes - Aldermen Dodson, Hackett, Ingle, Blochman, Sweeney and Levi.

Noes - None.

Absent - Aldermen Beard, Nutt and Watson.

Said Ordinance as adopted is as follows, viz:

Ordinance No. 511.

An Ordinance directing the Mayor of the City of San Diego, California, to enter into and execute an agreement on behalf of the said City, for the lease of a vault for the use of said City.

Be it Ordained By the Common Council of the City of San Diego, as follows:

Section 1. That the Mayor of the said City of San Diego be and he is hereby authorized and directed to execute a contract of lease, in

the name of and on behalf of said City of San Diego, with the proper persons, for a vault in the basement of the consolidated National Bank Building in said City, which lease shall be for the term of one year, and the rental to be paid not to exceed five dollars per month, the said vault to be used by said City for storing papers, records, etc.; and the City Clerk of said City is hereby directed to attest the execution of said lease by affixing his signature and the seal of said City thereto.

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

An Ordinance directing the Board of Public Works to place a water gauge in their office was read and on motion of Alderman Sweeney adopted by the following vote, to wit:

Ayes—Aldermen Dodson, Hackett, Ingle, Blochman, Sweeney and Levi.

Noes—None.

Absent—Aldermen Beard, Nutt and Watson.

Said Ordinance as adopted is as follows, viz:

Ordinance No. —.

An Ordinance directing the Board of Public Works of the City of San Diego, California, to place and maintain a water gauge in the office of said Board.

Be it Ordained, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works of said City of San Diego, be and said Board is hereby authorized and directed to place and maintain a water gauge in the office of said Board, for the purpose of ascertaining the pressure of water at that point, which gauge shall be placed and maintained in pursuance of the provisions of Subdivision 15 of Section 1 of Ordinance No. 500 of the ordinances of said City, approved February 25<sup>th</sup>, 1898.

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

An Ordinance fixing the compensation of William Sweeney was read and on motion of Alderman Blochman adopted by the following vote, to wit:

Ayes—Aldermen Dodson, Hackett, Ingle, Blochman, Sweeney and Levi.

Noes—None.

Absent—Aldermen Beard, Nutt and Watson.

Said Ordinance as adopted is as follows, viz:

Ordinance No. 515.

An Ordinance fixing the compensation of William Knumsey, an employee in the office of the City Engineer of the City of San Diego, California.

Be it Ordained, By the Common Council of the City of San Diego, as follows:

Section 1. That the compensation of William Knumsey, an employee in the office of the City Engineer of said City of San Diego, be and the same is hereby fixed, for a period of one year from the date of the approval of this Ordinance, at the sum of seventy-five dollars per month; and immediately after the expiration of said year the salary of said Knumsey shall be sixty-five dollars per month.

Section 2. That this Ordinance shall take effect and be in force from and after the adoption and approval of the same.

A Joint Resolution directing the Ways and Means Committee to fix a tax rate of not to exceed \$1<sup>00</sup> on \$100<sup>00</sup> assessed valuation was read and on motion of Alderman Sweeney adopted by the following vote, to-wit:

Ayes—Aldermen Dodson, Hackett, Lingle, Sweeney and Levi.

No—Alderman Blockman.

Absent—Aldermen Beard, Nutt and Watson.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 297.

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

That the Ways and Means Committee of the Council are hereby directed to make the tax levy for 1898, not to exceed one dollar on each one hundred assessed valuation.

The following report of the Street Committee in the matter of a resolution directing the Board of Public Works to construct a sidewalk around New Town Park, action on which had been postponed until this time, was now taken up and on motion of Alderman Sweeney adopted, viz:

The Street Committee herewith recommend that the within Resolution be referred to the Ways and Means Committee to provide funds for doing said work in the next tax levy.

H. Sweeney.

A. Beard,

S. W. Hackett.

March 18<sup>th</sup>, 1898.

Action on a Resolution of Intention to sidewalk and curb State street from "D" to Date streets having been postponed until this time, was now taken up, and on motion of Alderman Sweeney the Resolution was laid on the table.

The following report of the Joint Street Committee in the matter of the claim of Joseph Kelly for constructing a concrete sidewalk and curb on "F" street in front of New Town Park was read and on motion of Alderman Sweeney adopted, viz:

The Joint Street Committee recommends that the within claim of Joseph Kelly be paid, amounting to the sum of \$232.22. We therefore recommend the adoption of the accompanying Ordinance.

H. Sweeney,  
A. Beard,  
J. W. Hackett,

March 25<sup>th</sup>, 1898.

M. J. Perrin.

Whereupon an Ordinance providing for the payment of \$232.22 for sidewalk and curbing a portion of "F" street was read and on motion of Alderman Sweeney adopted by the following vote, to-wit:

Ayes—Aldermen Dodson, Hackett, Ingles, Blockman,  
Sweeney and Levi.

Nos—None.

Absent—Aldermen Beard, Nutt and Watson.

Said Ordinance as adopted is as follows, viz:

Ordinance No. 514.

An Ordinance providing for the payment of the sum of two hundred and thirty-two dollars and twenty-two cents, for sidewalk and curbing a portion of "F" street in the city of San Diego, California.

Be it Ordained, By the Common Council of the City of San Diego, as follows:

Section 1. That the claims of Joseph Kelly, for the sum of two hundred and two dollars and eighty-two cents and for the sum of twenty-nine dollars and forty cents, filed with the City Clerk of the said City of San Diego, on the 21<sup>st</sup> day of March, 1898, for the sidewalk and curbing of certain portions of "F" street in said city, fronting upon New Town Park, be and the same are hereby allowed as claims against said City of San Diego, and the Auditing Committee of the said City of San Diego is hereby directed, instructed, and authorized to allow said claims, and the Auditor to issue his warrant therefor to the said Joseph Kelly.

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

The following report of the Joint Finance Committee in the matter of authorizing the Board of Public Works to purchase two tanks for sprinkling carts was read and on motion of Alderman Sweeney adopted, viz:

The Joint Finance Committee recommends that the Board of Public Works be instructed to purchase two tanks for sprinkling carts, and therefore recommend the adoption of the accompanying Joint Resolution.

Samuel G. Ingle  
Geo. B. Watson  
H. Sweeney  
A. P. Johnson, Jr.

March 25, 1898.

Whereupon a Joint Resolution authorizing the Board of Public Works to procure two tanks for sprinkling carts was read and on motion of Alderman Blochman adopted by the following vote, to-wit:

Ayes-Aldermen Dodson, Hackett, Ingle, Blochman,  
Sweeney and Levi.

Nos-None.

Absent-Aldermen Beard, Nutt and Watson.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 996.

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

That the Board of Public Works of the City of San Diego be and said Board is hereby authorized and directed to procure new tanks for street sprinkling carts to be used in sprinkling the streets of the City of San Diego, California, the cost of said tanks to be not to exceed the sum of \$65.00 each.

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The following report of the Joint Finance Committee in the matter of the petition of E. P. Brooks for a refund to him of \$1.35 paid on account of erroneous assessment was read and on motion of Alderman Sweeney adopted, viz:

The Joint Finance Committee recommends that the within petition be denied, in accordance with the opinion of the City Attorney.

Samuel G. Ingle,  
Geo. B. Watson  
H. Sweeney  
A. P. Johnson, Jr.

Mar. 25, 1898.

The following report of the Joint Finance Committee in the matter of the application of F. W. Brown to sell suspenders and belts without payment of any license therefor was read and on motion of Alderman Blockman adopted, viz:

The Joint Finance Committee recommends that the within petition be granted, and that F. W. Brown be allowed to sell suspenders and belts without the payment of any license therefor.

Samuel G. Ingle

Geo. B. Watson

H. Sweeney

A. P. Johnson, Jr.

Mar. 25, 1898.

Thereupon the petition of F. W. Brown to sell suspenders and belts without the payment of any license therefor was granted by the following vote, to wit:

Ayes—Aldermen Dodson, Hackett, Ingle, Blockman, Sweeney and Levi.

Noes—None.

Absent—Aldermen Beard, Nutt and Watson.

The following report of the Joint Finance Committee in the matter of a communication asking the Council to license certain trades, callings, professions and occupations was read and on motion of Alderman Sweeney adopted, viz:

The Joint Finance Committee recommends that the within communication be laid on the table.

Samuel G. Ingle

Geo. B. Watson

H. Sweeney

A. P. Johnson, Jr.

Mar. 25, 1898.

Thereupon said communication was laid on the table.

The following report of the Joint Finance Committee in the matter of the claim of Gus Mower for \$34<sup>00</sup> for guarding the city dump during part of the month of January was read and on motion of Alderman Sweeney adopted, viz:

San Diego, Cal., Mar. 25<sup>th</sup>, 1898.

To the Common Council,

City of San Diego,

Gentlemen:

The Joint Finance Committee, to whom was referred the claim of Gus Mower for \$34<sup>00</sup> for guarding the city dump in the park 17 days during the month of January, 1898, herewith

recommend that action of the Health Officer in incurring said indebtedness be ratified, and that the Auditing Committee be instructed to allow said claim.

Respectfully,

Geo. B. Watson,

H. Sweeney,

A. P. Johnson, Jr.

Samuel G. Dugle voting no.

One proof of the publication and posting of the Resolution of Intention to sidewalk and curb Fifth street from Ash street to Walnut avenue, and of the publication and posting of the notice of the passage of said Resolution of Intention, being presented, were ordered filed.

Thereupon a Resolution Ordering the Work of sidewalk ing and curbing Fifth street from Ash street to Walnut avenue was read and on motion of Alderman Sweeney adopted by the following vote, to-wit:

Ayes—Aldermen Dodson, Hackett, Dugle, Blockman, Sweeney and Levi.

Nos—None.

Absent—Aldermen Beard, Nutt and Watson.

Said Resolution as adopted is as follows, viz:

#### Resolution Ordering the Work

Of sidewalk ing and curbing the east side of Fifth street in the city of San Diego, California, from the north line of Ash street to the south line of Walnut avenue were such avenue extended eastward across said Fifth street, and the west side of said Fifth street from the north line of Beech street to the south line of said Walnut avenue so extended.

Resolved, By the common council of the city of San Diego, California, that the public interest and convenience of said city require that the street work hereinafter described be done, and therefore the said common council hereby orders the following street work to be done in said city, to-wit:

That the east side of that portion of Fifth street in said city of San Diego, from the north line of Ash street to the south line of Walnut avenue, were such avenue extended eastward across said Fifth street, and the west side of that portion of said Fifth street, from the north line of Beech street to the south line of said Walnut avenue, if extended east across said Fifth street, including all intersections of streets between said points (excepting such portions of said Fifth street and intersections between said points

as have already been sidewalked with concrete laid to the official grade and accepted) be sidewalked with concrete, in accordance with specifications therefor, as contained in Article 2 of Ordinance No. 226 of the ordinances of said City of San Diego, approved August 15<sup>th</sup>, 1893;

And also that the east side of that portion of said Fifth street from the north line of Ash street to the south line of Walnut avenue, were such avenue extended east across said Fifth street, and the west side of that portion of said Fifth street from the north line of Beech street to the south line of said Walnut avenue, if extended east across said Fifth street, including all intersections of streets between said points (excepting such portions of said Fifth street and intersections between said points as have already been curbed with concrete or natural stone laid to the official grade and accepted) be curbed with concrete, in accordance with specifications therefor, as contained in Section 1 of Article 1 of Ordinance No. 226 of the ordinances of said City of San Diego, approved August 15<sup>th</sup>, 1893.

The San Diego-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 Clerk of this City is hereby directed to post conspicuously for five days on or near the chamber door of said Common Council, a notice with specifications inviting sealed proposals or bids for doing said work; and said Clerk is hereby directed to publish, for two days, in the manner and form required by law, a notice of said work, inviting sealed proposals or bids for doing the same, and referring to the specifications posted or on file, in the said newspaper designated as aforesaid for that purpose.

Said Clerk is also hereby directed to publish this Resolution Ordering Work, for two days, in the manner required by law, in said newspaper designated as aforesaid for that purpose.

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A joint Resolution directing the City Clerk to advertise for bids to lease to the City a building for a City Hall, for two years with the privilege of longer time, was read and on motion of Alderman Ingle adopted by the following vote, to wit:

Ayes—Aldermen Dodson, Hackett, Ingle, Blockman,  
Sweeney and Livi.

Nos—None

Absent—Aldermen Beard, Nutt and Watson.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 994.

Be it Resolved, By the common council of the city of San Diego, as follows:

That the city clerk of said city be and he is hereby directed to advertise for proposals for the leasing, to this city, a building suitably fitted up for use as a City Hall, for a period of two years, with the privilege of leasing the same longer; such advertisement to be published for five days and shall state that bids will be received and filed with the city clerk up to the hour of 7:30 o'clock P.M. of the 3<sup>rd</sup> day of May, 1898. The Council reserves the right to reject any or all bids.

An Ordinance granting a franchise for a steam railway to U. S. Grant, Jr., et al., having been presented on the 21<sup>st</sup> day of February, 1898, and action thereon postponed on account of the provisions of the city charter, was now taken up and on motion of Alderman Blochman adopted by the following vote, to wit:

Ayes—Aldermen Dodson, Hackett, Ingle, Blochman, Sweeney and Levi.

Nos—None.

Absent—Aldermen Beard, Nutt and Watson.

Said Ordinance as adopted is as follows, viz:

Ordinance No. 505.

An Ordinance granting a franchise to U. S. Grant, Jr., Matthew Sherman, M. A. Luce, W. N. King and C. L. Josselyn, authorizing them to construct, maintain and operate a steam railroad 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 U. S. Grant, Jr., Matthew Sherman, M. A. Luce, W. N. King and C. L. Josselyn, and their assigns, are hereby granted, subject, however, to all the conditions and restrictions provided by law, one continuous right of way 100 feet in width and no more, upon which they may construct, maintain and operate railway tracks for a steam railway and for all purposes necessary and incident to railroad construction, maintenance and operation, within the limit hereinafter described, through, over, across and along, any and all public avenues, streets, alleys, highways and plazas in the city of San Diego, and through, over across and along any and all the tide, submerged, overflowed and other land, belonging to said city, so far as said city has any right, title or interest therein.

Provided, however, that all rights granted herein over lands besides those upon which said persons or their assigns have located their road by the first day of January, A.D. 1899, shall determine and be thenceforth null and void.

Provided further, that all rights granted herein over other lands besides those upon which said persons or their assigns shall have constructed their road, by the first day of January, A.D. 1900, shall determine and be thenceforth null and void.

Provided further, that this right shall not apply to any part of the City of San Diego, northeasterly of a line commencing at the intersection of the northeasterly line of Main street with the line of the National ranch; thence following the north and easterly line of said Main street and its extension to the intersection of said extension with the south line of Horton's addition to said city, thence by a line parallel with the general direction of the line of high water in the Bay of San Diego, and distant therefrom 400 feet to the east line of State street in New San Diego; thence along the east line of State street in New San Diego, in a northerly direction to the north line of "E" street; thence west along the north line of "E" street to the east line of India street; thence along the east line of India street in northerly direction to its intersection with the northeastern boundary of Middletown; thence by a straight line to the intersection of the southwesterly line of San Diego avenue, with the southeast line of Old Town; thence by the southwesterly line of San Diego avenue to its junction with Washington Square; thence northerly in a straight line to the intersection of Taylor street with the San Diego river.

Provided further, and this right of way is granted upon the following express conditions, to-wit:

1. The above named persons, or their assigns, shall, by the first day of July, 1899, construct and thereafter continuously maintain a steam railroad over the right of way, as the same shall have been located by said persons, or their assigns, as herein above provided, and afford reasonable facilities for public travel and traffic thereon until January first, 1900, after which said persons, or their assigns, shall fully operate said road, over said right of way.

2. The persons above named, or their assigns, shall establish on or before the first day of January, 1900, and thereafter continuously maintain on said line of road between the northwest lines of Twenty-second street in Mannassee & Schiller's addition to said city, and the south line of Ash street, in said Middletown at least one passenger depot, with all the necessary conveniences for the ordinary and usual accommodation of public travel, and on or before January 1<sup>st</sup>, 1900, shall also establish and thereafter continuously

maintain on said line, between the foot of Ash street in Middle town, as aforesaid, and the west line of Twenty-sixth street, a freight depot, with all the necessary conveniences for the ordinary and usual accommodation of public traffic.

3. Whenever said road shall cross or pass along any street, highway, sidewalk or alley in said city, now or hereafter used for travel, the persons above named or their assigns, shall put and maintain such street, highway, sidewalk or alley, at such crossings in good condition for public convenience and travel.

4. The persons above named or their assigns, shall be liable for all damages, which may be adjudged in favor of owners of property or to other persons because of the adoption of this ordinance.

Sec. 2. The persons above named, or their assigns, may, and they are hereby empowered to lay and use temporary tracks for purposes of construction through, over, across and along any and all public avenues, streets, alleys, highways and plazas in the said city, with the same exception as set forth in Section one of this ordinance, and through, over, across and along any and all tide, submerged, overflowed and other lands belonging to said city, with a like exception as aforesaid, in which said city has any right, title or interest.

Provided however, that such tracks shall be laid and the trains on them operated in such manner as to interfere as little as possible with the convenience of public travel and shall not be maintained or operated for a longer time than is reasonably necessary for purposes of construction of their said road, and in no event beyond January 1<sup>st</sup>, 1900.

And, provided further, that on or before January 1<sup>st</sup>, 1900, or when said construction shall be completed, if sooner, the persons above named, or their assigns, shall remove said temporary tracks and restore said premises so occupied to the same condition as regards fitness for travel and public use as they were in prior to such occupancy.

Sec. 3. The persons above named, or their assigns, shall have no rights, powers or license under and by virtue of this ordinance, or any part thereof, unless they shall within thirty days after the passage hereof, file with the City Clerk of this city their written notice that the persons above named, or their assigns, accept this ordinance, nor unless on or before January 1<sup>st</sup>, 1899, the persons above named, or their assigns, shall locate said line of railroad through this city as aforesaid, and on or before January 1<sup>st</sup>, 1899, shall file in the office of the Recorder of San Diego County, California, a true and

correct map and profile of said line as located; and file a duplicate thereof, with the Clerk of the City of San Diego, California; and thereafter the right granted by this ordinance shall be restricted to the 100 feet in width as designated on said maps for all purposes except temporary construction tracks aforesaid.

A failure of the persons above named, or their assigns, to comply with any and all the requirements of this ordinance, shall work a forfeiture of all rights, powers and privileges granted hereby, and thereafter the whole of said ordinance shall be null and void.

Sec. 4. The Common Council of said City hereby reserves the right to repeal, amend or modify this ordinance.

Sec. 5. All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.

Sec. 6. This ordinance shall take effect and be in force from and after its passage and approval.

The City Clerk is hereby directed, immediately after the approval of the foregoing ordinance, to publish the same once in the City official newspaper of said City.

The following report of the Special Committee on the disposal of garbage in the matter of an Ordinance to prohibit the placing of garbage in the same receptacle as ashes, tin cans, etc., was read and on motion of Alderman Sweeney adopted, viz:

The Special Committee on the disposal of garbage recommends that the within Ordinance to prohibit the placing of garbage in the same receptacle as ashes, tin cans, etc., be adopted.

Geo. B. Watson

H. Sweeney

F. A. James

W. H. Dodridge

F. W. Barnes

March 31<sup>st</sup>, 1898.

Thereupon an Ordinance to prohibit the placing of garbage in the same receptacle as ashes, tin cans, etc., was read and on motion of Alderman Dodson adopted by the following vote, to-wit:

Ayes—Aldermen Dodson, Hackett, Lingle, Blockman, Sweeney and Levi.

Noes—None.

Absent—Aldermen Beard, Nutt and Watson.

Said Ordinance as adopted is as follows, viz:

Ordinance No. 506.

An Ordinance to prohibit the placing or mixing of garbage, night-soil and kitchen refuse in the same receptacle with ashes,

tin cans, wire, iron, waste paper, or other rubbish.

Be it Ordained By the Common Council of the City of San Diego, as follows:

Section 1. That no person shall, within the City of San Diego, California, deposit or place, or cause to be deposited or placed, any garbage, night soil, and kitchen refuse in any vehicle, vessel, or other receptacle with ashes, tin cans, wire, iron, waste paper, or other rubbish.

Section 2. Every person violating any of the provisions of this ordinance is guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not exceeding fifty dollars, and in case such fine be not paid may be imprisoned in the City Jail of said City until such fine be satisfied in the proportion of one day's imprisonment for every two dollars of the fine.

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

The City Clerk of said City is hereby directed, immediately after the approval of this ordinance, to publish the same three times in the City official newspaper of said City, to-wit: the San Diego Sun.

The following report of the Special Committee on the disposal of garbage in the matter of an Ordinance to license persons engaged in the business of hauling garbage was read and on motion of Alderman Sweeney adopted, viz:

San Diego, Cal., Mar 31<sup>st</sup>, 1898.

To the Common Council,

City of San Diego,

Gentlemen:—

The Special Committee on the disposal of Garbage, to whom was referred an Ordinance to provide for licensing all persons engaged in the business of hauling garbage, etc, herewith reports as follows:

The Committee has amended the Ordinance by adding a paragraph to Section 1 thereof, as follows: "Provided, however, that the provisions of this Ordinance shall not apply to that portion of said City lying west of the bay of San Diego, nor to that portion of said City lying north of San Diego river; nor shall the provisions of this Ordinance apply to any person, or persons, hauling stable manure only." We herewith present the amended Ordinance and recommend its adoption.

Respectfully,

Geo. B. Watson, A. A. James,  
H. Sweeney, W. H. Woodridge,  
F. W. Barnes.

An Ordinance fixing the compensation of the members of the Board of Equalization for the year 1898 was read and on motion of Alderman Blockman adopted by the following vote, to-wit:

Ayes- Aldermen Dodson, Hackett, Dugle, Blockman, Sweeney and Levi.

Nos- None.

Absent- Aldermen Beard, Nutt and Watson.

Said Ordinance as adopted is as follows, viz:

Ordinance No. 513.

An Ordinance fixing the compensation of the members of the Board of Equalization of the City of San Diego, California, for the fiscal year 1898.

Be it Ordained, By the Common Council of the City of San Diego, as follows:

Section 1. That the compensation of the members of the Board of Equalization of the City of San Diego, California, for the fiscal year 1898, be and the same is hereby fixed at \$400 per day each, for the time actually engaged in such work, as members of such Boards.

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

An Ordinance to prohibit the firing of fire crackers on the streets of the City was presented and referred to the Health and Morals Committee.

An Ordinance to prohibit the trespassing of persons was presented and referred to the Health and Morals Committee.

An Ordinance directing the City Attorney to commence action to acquire land for a road to Mount Hope Cemetery was read and on motion of Alderman Sweeney adopted by the following vote to-wit:

Ayes- Aldermen Dodson, Hackett, Blockman, Sweeney and Levi

No- Alderman Dugle.

Absent- Aldermen Beard, Nutt and Watson.

Said Ordinance as adopted is as follows, viz:

Ordinance No. 507.

An ordinance determining and declaring that the public interest, convenience and necessity of the City of San Diego, California, and for the inhabitants thereof, require the construction and opening of a public street within said city, commencing at the intersection of Thirty-second street with "M" street in Central Park addition to said city, and extending thence easterly to an intersection with Pascoe street in Wetmore & Sandborn's addition to said city, in pueblo lot 1152 of the pueblo lands of said city, that the taking and acquiring of certain lands by said city are deemed

necessary for the construction and opening of such street; and, directing the City Attorney to commence an action in the proper court, in the name of the City of San Diego, for the purpose of condemning such lands necessary for the purpose of constructing said street.

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, convenience and necessity of the City of San Diego, California, and of the inhabitants thereof, require the construction and opening of a public street, within said City of San Diego, commencing at the intersection of Thirty-second Street with "M" street in Central Park addition to said city, and extending thence easterly to an intersection with Pascoe street in Wetmore & Sandborn's addition to said city in pueblo lot 1152 of the pueblo lands of said city; and it is further hereby determined and declared that the public interest, convenience and necessity of said city, and of the inhabitants thereof, require the acquisition, by said city, for the construction and opening of said public street, each and all of the following described pieces or parcels of land situated in the City of San Diego, County of San Diego, State of California, and particularly described as follows, to-wit:

Beginning at the northeast corner of lot 7 in block 76 of Wetmore & Sandborn's addition to said city, in pueblo lot No. 1152 of the pueblo lands of said city; thence running south along the east line of said lot 7, 23.97 feet; thence running northwesterly 33.60 feet to a point on the north line of said lot 7; thence running east along the north line of said lot 7, 17.02 feet to the northeast corner thereof and place of beginning; also, the following described piece of parcel of land:

Beginning at the northeast corner of lot 8 in said block 76; thence running south 50 feet to the southeast corner of said lot 8; thence running west along the south line of said lot 8, 17.02 feet; thence running northwesterly 58 feet to a point on the north line of said lot 8; thence running east along the north line of said lot 8, 46.40 feet to the northeast corner thereof and place of beginning; also the following described piece or parcel of land:

Beginning at the northeast corner of lot 9 in said block 76; thence running south 50 feet to the southeast corner of said lot 9; thence running west along the south line of said lot 9, 46.40 feet; thence running northwesterly 58 feet to a point on the north line of said lot 9; thence running east 75.77 feet along the north line of said lot 9 to the northeast corner thereof and place of beginning; also, the following described piece or parcel of land:

Beginning at the northwest corner of lot 10 in said block 76; thence running east along the north line of said lot 10, 86.59 feet; thence running southeasterly 27.47 feet to the east line of said lot 10; thence running south 27.17 feet along the east line of said lot 10 to the southeast corner of said lot 10; thence running west along the south line of said lot 10, 75.77 feet; thence running northwesterly 47.83 feet to the west line of said lot 10; thence running north along the west line of said lot 10, 88.76 feet to the northwest corner thereof and place of beginning; also the following described piece or parcel of land:

Beginning at the northwest corner of lot 11 in said block 76; thence running east along the north line of said lot 11, 57.20 feet; thence running southeasterly 58 feet to a point on the south line of said lot 11; thence running west 86.59 feet along the south line of said lot 11 to the southwest corner thereof; thence running north along the west line of said lot 11 to the northwest corner thereof and place of beginning; also the following described piece or parcel of land:

Beginning at the northwest corner of lot 12 in said block 76; thence running east along the north line of said lot 12, 27.64 feet; thence running southeasterly 58 feet to a point on the south line of said lot 12; thence running west along the south line of said lot 12, 57.20 feet to the southwest corner thereof; thence running north along the west line of said lot 12 to the northwest corner thereof and place of beginning; also the following described piece or parcel of land:

All of lot 1 in said block 76; also the following described piece or parcel of land:

Beginning at the northwest corner of lot 2 in said block 76; thence running east along the north line of said lot 2, 100 feet to the northeast corner thereof; thence running south along the east line of said lot 2 to the southeast corner thereof; thence running west along the south line of said lot 2, 51.14 feet; thence running northwesterly 29 feet to a point; thence running west 80.17 feet to a point on the west line of said lot 2; thence running north 21 feet along the west line of said lot 2 to the northwest corner thereof and place of beginning; also the following described piece or parcel of land:

Beginning on the north line of lot 3 in said block 76, 94.86 feet east from the northwest corner of said lot 3; thence running east 61.14 feet to the northeast corner of said lot 3; thence running south along the east line of said lot 3, 8.76 feet; thence running northwesterly to a point on the north line of said lot 3; and place of beginning; also the following described piece or parcel of land:

All of lot 1 in block 77 in said Wetmore and Sandborn's Addition to said city; also the following described piece or parcel of land:

All of lot 12 in said block 77; also the following described piece or parcel of land:

All of the north half of lot 2 in said block 77; also the following described piece or parcel of land:

All of the north half of lot 11 in said block 77; also the following described piece or parcel of land:

Beginning at the northwest corner of lot 12 in block 84 in said Wetmore and Sandborn's Addition to said city; thence running east along the north line of said lot 12 to the northeast corner of said lot 12; thence running south along the east line of said lot 12, 50 feet to the southeast corner thereof; thence running northwesterly 103.10 feet to a point on the west line of said lot 12; thence running north along the west line of said lot 12, 25 feet to the northwest corner thereof and place of beginning; also the following described piece or parcel of land:

Beginning at the northwest corner of lot 1 in said block 84; thence running east along the north line of said lot 1, 100 feet to the northeast corner thereof; thence running south along the east line of said lot 1, 25 feet; thence running northwesterly 103.10 feet to the northwest corner of said lot 1; and place of beginning; also the following described piece or parcel of land:

Beginning at the northwest corner of lot 1 in block 86 in said Wetmore and Sandborn's Addition to said city; thence running east along the north line of said lot 1, 14.15 feet; thence running south easterly 68.25 feet to a point on the south line of said lot 1; thence running west along the south line of said lot 1, 60.60 feet to the west line of said lot 1; thence running north 50 feet along the west line

of said plot to the northwest corner thereof and place of beginning; also the following described piece or parcel of land:

Beginning at the northwest corner of lot 2 in said block 86; thence running east along the north line of said lot 2, .60.60 feet; thence running southeasterly .57.85 feet to a point on the east line of said lot 2; thence running south along the east line of said lot 2, 7.61 feet to the southeast corner thereof; thence running west along the south line of said lot 2 to the southwest corner thereof; thence running north .50 feet along the west line of said lot 2 to the northwest corner thereof and place of beginning; also the following described piece or parcel of land:

Beginning at the northwest corner of lot 3 in said block 86; thence running east .100 feet to the northeast corner thereof; thence running south .50 feet to the southeast corner of said lot 3; thence running west along the south line of said lot 3, .55.64 feet; thence running northwesterly .65.17 feet to a point on the west line of said lot; thence running north .22.26 feet to the northwest corner of said lot and place of beginning; also the following described piece or parcel of land:

Beginning at a point on the north line of lot 4 in said block 86, 44.36 feet east from the northwest corner thereof; thence running east along the north line of said lot 4, .55.64 feet to the northeast corner thereof; thence running south .50 feet to the southeast corner of said lot 4; thence running west along the south line of said lot 4, 9.18 feet; thence running northwesterly .63.25 feet to the place of beginning; also the following described piece or parcel of land:

Beginning at a point on the north line of lot 5 in said block 86, 90.82 feet east from the northwest corner thereof; thence running east along the north line of said lot 5, 9.18 feet to the northeast corner thereof; thence running south along the east line of said lot 5, .98.88 feet; thence running northwesterly to the place of beginning; also the following described piece or parcel of land:

Beginning at a point on the south line of lot 11 in said block 86, 92.93 feet west of the southeast corner of said lot; thence running west to the southwest corner of said lot 11; thence running north along the west line of said lot 11, 7.61 feet; thence running southeasterly to the place of beginning; also the following described piece or parcel of land:

Beginning at the northwest corner of lot 10 in said block 86; thence running east along the north line of said lot 10, .7.07 feet; thence running southeasterly .63.25 feet to a point on the south line of said lot 10; thence running west along the south line of said lot 10 to the southwest corner thereof; thence running north to the northwest corner of said lot and place of beginning; also the following described piece or parcel of land:

Beginning at the northwest corner of lot 9 in said block 86; thence running east along the north line of said lot 9; thence running west .100 feet to the southwest corner of said lot; thence running north .50 feet to the northwest corner of said lot and place of beginning; also the following described piece or parcel of land:

Beginning at the northeast corner of lot 8 in said block 86; thence running south .50 feet to the southeast corner thereof; thence running west along the south line of said lot 8, 62.72 feet; thence running northwesterly .54.77 feet to a point on the west line of said lot 8; thence running north along the west line of said lot 8, .9.88 feet to the northwest corner thereof; thence running east to the northeast corner of said lot and place of beginning; also the following described piece or parcel of land:

Beginning at the northeast corner of lot 7 in said block 86; thence running south .50 feet to the southeast corner of said lot 7; thence running west along the south line of said lot 7, 16.26 feet; thence running northwesterly .68.25 feet to a point on the north line of said lot 7; thence running east 62.72 feet to the northeast corner of said lot and place of beginning; also the following described piece or parcel of land:

Beginning at the northwest corner of lot 1 in block 91 in said Wetmore and Sandborn's Addition to said city; thence running east 33.5 feet to the northeast corner of said lot; thence running south .65 feet along the east line of said lot 1; thence running west to the west line of said lot 1; thence running north to the northwest corner of said lot 1 and place of beginning; also the following described piece or parcel of land:

Beginning at a point on the east line of the southwest quarter of pueblo lot 1152 of the pueblo lands of the said City of San Diego; said point being distant 644 feet north from the southeast corner of said southwest quarter of said pueblo lot 1152; thence running west and parallel to the south line of said pueblo lot 937.50 feet; thence running southwesterly to a point on the division line between the west half of the west half and the east half of the west half of the southwest quarter of said pueblo lot; said point being distant 230 feet north from the south line of said pueblo lot 1152; thence running north along said division line 34.5 feet; thence running east and parallel to the south line of said pueblo lot 1152 to a point on the division line between the southwest quarter and the southeast quarter of said pueblo lot; thence running south along said division line 20 feet to the place of beginning; also the following described piece or parcel of land:

Beginning at a point on the east line of the southwest quarter of said pueblo lot 1152, said point being distant .724 feet north from the southeast corner of said southwest quarter of said pueblo lot 1152; thence running west parallel to the south line of said pueblo lot 1152; said point being distant .7124 feet north from the south line of said pueblo lot 1152; thence running south along said division line 18.5 feet; thence running east and parallel to the south line of said pueblo lot 1152 to a point on the division line between the southwest quarter and the southeast quarter of said pueblo lot 1152; thence running north along said division line 20 feet to the place of beginning; also the following described piece or parcel of land:

Beginning at the southwest corner of lot 14 in block 133 in Central Park Addition to said city of San Diego; thence running north along said division line 20 feet to the place of beginning; also the following described piece or parcel of land:

Beginning at the southwest corner of lot 15 in said block 133; thence running north along the west line of said lot 15, .56.02 feet; thence running northeasterly to the east line of said lot 15; thence running south .92.30 feet to the southeast corner of said lot 15; thence running west along the south

line of said lot to the southwest corner thereof and place of beginning; also the following described piece or parcel of land:

Beginning at the southwest corner of lot 16 in said block 133; thence running north along the west side of said lot 16, 79.68 feet; thence running northeasterly to the east line of said lot; thence running south 86.02 feet to the southeast corner of said lot; thence running west along the south line of said lot to the southwest corner thereof and place of beginning; also the following described piece or parcel of land:

Beginning at the southwest corner of lot 17 in said block 133; thence running north along the west line of said lot, 73.83 feet; thence running northeasterly to the east line of said lot; thence running south 79.68 feet to the southeast corner of said lot; thence running west along the south line of said lot to the southwest corner thereof and place of beginning; also the following described piece or parcel of land:

Beginning at the southwest corner of lot 18 in said block 133; thence running north along the west line of said lot 18, 66.92 feet; thence running northeasterly to the east line of said lot; thence running south 73.34 feet to the southeast corner of said lot 18; thence running west along the south line of said lot to the southwest corner thereof and place of beginning; also the following described piece or parcel of land:

Beginning at the southwest corner of lot 19 in said block 133; thence running north along the west line of said lot 19, 60.66 feet; thence running northeasterly to the east line of said lot; thence running south 66.92 feet to the southeast corner of said lot 19; thence running west along the south line of said lot to the southwest corner thereof and place of beginning; also the following described piece or parcel of land:

Beginning at the southwest corner of lot 20 in said block 133; thence running north along the west line of said lot 20, 61.32 feet; thence running northeasterly to the east line of said lot; thence running south 60.66 feet to the southeast corner of said lot 20; thence running west to the southwest corner of said lot; and place of beginning; also the following described piece or parcel of land:

Beginning at the southwest corner of lot 21 in said block 133; thence running north along the west line of said lot 21, 47.98 feet; thence running northeasterly to the east line of said lot; thence running south along the east line of said lot 21, 54.32 feet to the southeast corner thereof; thence running west to the southwest corner of said lot; and place of beginning; also the following described piece or parcel of land:

Beginning at the southwest corner of lot 22 in said block 133; thence running north along the west line of said lot 22, 41.64 feet; thence running northeasterly to the east line of said lot; thence running south along the east line of said lot 22, 47.97 feet to the southeast corner thereof; thence running west to the southwest corner of said lot; and place of beginning; also the following described piece or parcel of land:

Beginning at the southwest corner of lot 23 in said block 133; thence running north along the west line of said lot 23, 35.30 feet; thence running northeasterly to the east line of said lot 23; thence running south along the east line of said lot 23, 41.64 feet to the southeast corner thereof; thence running west to the southwest corner of said lot; and place of beginning; also the following described piece or parcel of land:

Beginning at the southwest corner of lot 24 in said block 133; thence running north along the west line of said lot 24, 28.90 feet; thence running northeasterly to the east line of said lot 24; thence running south along the east line of said lot 24, 35.30 feet to the southeast corner thereof; thence running west to the southwest corner of said lot; and place of beginning; also the following described piece or parcel of land:

Beginning at the southwest corner of lot 25 in said block 133; thence running north along the west line of said lot 25, 22.59 feet; thence running northeasterly to the east line of said lot 25; thence running south along the east line of said lot 25, 29.06 feet to the southeast corner thereof; thence running west to the southwest corner of said lot; and place of beginning; also the following described piece or parcel of land:

Beginning at the southwest corner of lot 26 in said block 133; thence running north along the west line of said lot 26, 16 feet; thence running northeasterly to the east line of said lot 26; thence running south 22.59 feet to the southeast corner thereof; thence running west to the southwest corner of said lot; and place of beginning;

That all the above described pieces or parcels of land are situated within the City of San Diego, County of San Diego, State of California, and the taking and acquiring by said city of each and all of the above described pieces or parcels of land are deemed necessary in the construction and opening of said public street.

Section 2. That the City Attorney of said city is hereby instructed and directed to commence an action in the proper court in the name of the said City of San Diego, against all owners and claimants of each and all of the above described pieces and parcels of land, for the purpose of condemning each and all of said parcels of land for the use of said city in constructing and opening such public street, and prosecute such action to a final determination.

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

The City Clerk of said city is hereby directed, immediately after the approval of this ordinance, to publish the same once in the city official newspaper of said city, to-wit: the San Diegan-Sun.

A Joint Resolution directing the Board of Public Works to purchase \$25.00 worth of stamps for the various offices was read and on motion of Alderman Blockman was adopted by the following vote, to-wit:

Ayes—Aldermen Dodson, Hackett, Blockman, Sweeney and Levi.

No—Alderman Egle.

Absent Aldermen Beard, Nutt and Watson.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 993.

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 empowered to purchase twenty-five dollars worth of postage stamps for the various offices and departments of the City.

The following report of the Special Committee on the disposal of garbage in the matter of the bids for disposing of the City's garbage was read and adopted, viz:

San Diego, Cal., April 4th, 1898.

To the Common Council,

City of San Diego,

Gentlemen—

The Special Committee on the disposal of garbage, to whom was referred the bids for the disposal of the City's garbage for the period of six months or one year, herewith reports as follows:

We recommend that the bid of Squire Gentry to dispose of the City's garbage for the sum of \$123.50 per month be accepted.

We recommend that the Board of Public Works be instructed and directed to enter into contract with Squire Gentry to dispose of the City's garbage, in the manner set forth in his bid for six months for the sum of \$123.50 per month.

We recommend that the Board of Public Works be instructed and directed to require the said Squire Gentry to give a good and sufficient bond for the faithful performance of his duty.

In order to carry into effect these recommendations we present herewith a Joint Resolution, and recommend its adoption.

Respectfully,

Geo. B. Watson,

H. Sweeney,

F. A. James,

W. H. Doddridge,

F. W. Barnes.

Thereupon a Joint Resolution directing the Board of Public Works to enter into contract with Squire Beutry to dispose of the city's garbage was read and on motion of Alderman Sweeney adopted by the following vote, to-wit:

Ayes—Aldermen Dodson, Hackett, Ingle, Blochman,  
Sweeney and Levi.

Noes—None.

Absent—Aldermen Beard, Nutt and Watson.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 995.

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

That the Board of Public Works of said City be and said Board is hereby instructed and directed to enter into an agreement with Squire Beutry, for the disposal of the garbage, night soil, dead animals, rubbish, and other waste matter of the said City, for a period of six months, for the sum of one hundred and twenty-three dollars and fifty cents (\$123.50) per month, and in accordance with his proposal for disposing of such garbage, night soil, dead animals, rubbish, and other waste matter, filed with the City Clerk of said City on the 21<sup>st</sup> day of March, 1898, and now on file in the office of said Clerk, and that said Board require the giving of a good and sufficient bond in such sum as it may deem reasonable for the faithful performance of such contract.

After giving due notice President Levi did, in open session, sign an Ordinance providing for the payment of the claim of Joseph Kelly for \$232<sup>22</sup> for sidewalk and curbing "F" street in front of New Town Park; also an Ordinance granting a franchise to H. S. Grant, Jr., et al., for a steam railway; also an Ordinance to prohibit the placing or mixing of garbage, night soil, and kitchen refuse in the same receptacle with ashes, tin cans, wire, iron, waste paper or other rubbish; also an Ordinance fixing the compensation of the members of the Board of Equalization for the year 1898; also an Ordinance determining and declaring that the public interest, convenience and necessity require the construction and opening of a street commencing at the intersection of 32<sup>d</sup> and "M" streets in Central Park addition and extending east to Pascoe street in Wetmore & Sauborn's addition, and directing the City Attorney to commence an action for the purpose of condemning such lands as may be necessary for constructing said street; also an Ordinance granting four additional assistants to the City Engineer for 30 days; also an Ordinance directing the Mayor to execute a lease for a vault; also an Ordinance fixing the salary of Wm. Plunney.

A Joint Resolution granting assistance to the Superintendent of Parks for the purpose of watering trees in the City Park was read and on motion of Alderman Sweeney adopted by the following vote, to wit:

Ayes—Aldermen Dodson, Hackett, Ingle, Blochman,  
Sweeney and Levi.

Nos—None.

Absent—Aldermen Beard, Nutt and Watson.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 998.

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

That the Superintendent of Parks be and he is hereby authorized and empowered to employ assistance in re watering the trees in City Park and caring for the same, at an expense not exceeding the sum of thirty dollars (\$30.00).

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

An Ordinance fixing the number of regular policemen at 20 men, accompanied by a petition of citizens asking to have the Police Force fixed at 20 men, was presented and on motion of Alderman Ingle the matter was laid on the table.

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The Health and Morals Committee having recommended the application of Cassidy & Vooshees, for a retail liquor license, <sup>at the corner of Third and I<sup>st</sup> streets,</sup> on motion of Alderman Dodson the license was granted,

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Whereupon the Board adjourned until Monday, April 18<sup>th</sup>, 1898, at 7.30 o'clock P.M.

Attest:

Geo D. Salazar  
City Clerk.

  
Frank Dore,  
President of the Board of Aldermen.

Adjourned Meeting.

Council Chamber of the Board of Aldermen of the City of San Diego, California, April 18<sup>th</sup>, 1898.

Pursuant to adjournment a meeting of the Board was held this day at 7:30 P.M., President Levi presiding.

Present - Aldermen Dodson, Beard, Hackett, Blochman, Sweeney, Levi and Clerk Vincent.

Absent - Aldermen Nutt, Watson and Lingle.

The minutes of Adjourned Meeting held March 21, 1898, and of Regular Meeting held April 4, 1898, were read and approved.

At this time Aldermen Watson and Lingle enter and take their seats in the Board.

On motion of Alderman Beard City Clerk Goldman was granted a leave of absence for fifteen days.

A communication from the Board of Public Works transmitting a bill from Jones & Son for \$250<sup>00</sup> for taking care of the garbage scow for five months was read and on motion of Alderman Blochman referred to the Special Committee on the disposal of garbage.

A communication from the Board of Public Works giving their estimate of the cost of placing street signs on the streets traversed by street cars at \$180<sup>00</sup> was read and ordered filed.

A communication from the Board of Public Works asking for authority to make two tanks for sprinkling carts was read and on motion of Alderman Dodson ordered filed.

A communication from the Board of Public Works transmitting a statement of the expenses of the various departments of the city for the month of March, 1898, was presented and ordered filed.

The report of the Police Judge for the month of March, 1898, showing fines and forfeitures collected to the amount of \$183<sup>60</sup>, was read and ordered filed.

A communication from W. Sherman, H. S. Grant, Jr., M. A. Luce, W. N. King and C. L. Jesselyn accepting a franchise to construct and operate a steam railway in the city of San Diego, California, was read and ordered filed.

A communication from Mrs. A. Watson requesting that the Council take some action looking to the suppression of nickel-in-the-slot machines was read and on motion of Alderman Dodson referred to the Health and Morals Committee.

A communication from the Fourth of July celebration committee asking for authority to use the garbage scow as a float during the water carnival on the night of July 4th, was read and on motion of Alderman Dodson the authority was granted.

A petition from property owners to have the sewer system extended up the alley between Logan and Kearney avenues to Union avenue, thence along Union avenue to the East school, was read and on motion of Alderman Dodson the petition was referred to the Board of Public Works and said Board was requested to investigate the feasibility of making such extension to the sewer system, also the cost of making such extension, and report the result of the investigation to the Common Council, together with recommendations as to what should be done in the matter.

A petition of property owners for authority to extend the sewer on Fourth street from its present terminus on Juniper street to the north line of Laurel street, the City to pay the cost of such extension at such time as there are funds available therefor, was read and on motion of Alderman Hackett referred to the Sewer Committee.

A petition from Butler & Purcell for a retail liquor license was presented and on motion of Alderman Sweeney the same was granted.

A petition from Mrs. Flora Jones for a retail liquor license was presented and on motion of Alderman Beard the same was granted.

The application of C. E. Winders for permission to construct

a concrete sidewalk and curb on "D" street in front of lot 1, block 42, Nutt's addition, was presented and on motion of Alderman Beard the same was granted.

The report of the Auditor for the month of March, 1898, showing the condition of the various funds of the treasury, was presented and ordered filed.

A communication from the Auditing Committee transmitting the claim of Joseph Kelly for repairing a concrete sidewalk on "F" street was read and on motion of Alderman Blochman said claim was approved.

Thereupon a Joint Resolution directing the Auditing Committee to allow the claim of Joseph Kelly for \$10.00 for repairing a concrete sidewalk on "F" street was read and on motion of Alderman Beard adopted by the following vote, to-wit:

Ayes- Aldermen Dodson, Beard, Hackett, Watson, Ingle, Blochman, Sweeney and Levi.

Noes- None.

Absent- Alderman Nutt.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 1001.

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

That the claim of Joseph Kelly numbered 4082 for the sum of \$10.00 for work done on cement sidewalk on "F" street be and the same is hereby allowed and approved and the Auditing Committee of said City be and said Committee is hereby directed to allow said claim and the Auditor of said City to draw his warrant therefor.

A communication from the Auditing Committee transmitting the claim of Gus Mawer for \$34.00 for guarding the city dump seventeen days during the month of January, 1898, and asking the Council to ratify the incurring of such indebtedness was read.

Thereupon a Joint Resolution ratifying the claim of Gus Mawer for \$34.00 and directing the Auditing Committee to allow the same was read and on motion of Alderman Blochman adopted by the following vote, to-wit:

Ayes- Aldermen Dodson, Beard, Hackett, Watson, Ingle, Blochman, Sweeney and Levi.

Noes- None.

Absent Alderman Nutt.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 1000.

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

That the claim of Gus Mawer, No. 3833, for the sum of thirty-four dollars (\$34.<sup>c</sup>o), for guarding city drunk for the month of January, 1898, be and the same is hereby allowed, ratified, and approved, and the Auditing Committee of said City is hereby authorized and directed to allow and approve the said claim, and the Auditor of said City to issue his warrant to the said Gus Mawer therefor.

A communication from the Auditing Committee transmitting the claim of Harris & Leathem for \$55.<sup>c</sup>o for making books for the City Clerk's office, and also asking the Council to ratify the claim, was read.

Thereupon a Joint Resolution ratifying the claim of Harris & Leathem for \$55.<sup>c</sup>o for making books for the City Clerk's office and directing the Auditing Committee to allow the same was read and on motion of Alderman Sweeney adopted by the following vote, to-wit:

Ayes—Aldermen Dodson, Beard, Hackett, Watson Engle, Blochman, Sweeney and Lewi.

Nos—None.

Absent Alderman Nutt.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 999.

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

That the claim of Harris and Leathem for fifty-five dollars (\$55.<sup>c</sup>o), for records furnished the City Clerk's office be and the same is hereby allowed, ratified, and approved, and the Auditing Committee of the said City of San Diego is hereby directed to allow and order the same to be paid, and the City Auditor of said City is hereby directed and authorized to issue his warrant to the said Harris and Leathem therefor.

A communication from the Auditing Committee transmitting the claims of A. S. Crocker Company for lithographing 280 refunding bonds of the City, and asking the Council for instructions in the matter was read and referred to the Finance Committee.

A communication from the City Attorney in the matter of the claim of the Dixon Sanitary Crematory Company for rent of a crematory for the month of January, 1898, for the sum of \$500.00, giving his opinion that said claim is an illegal one and should be rejected, was read and ordered filed.

Whereupon a Joint Resolution rejecting the claim of the Dixon Sanitary Crematory Company for the sum of \$500.00 for rent of a crematory for the month of January, 1898, and directing the Auditing Committee to reject said claim and to reject any and all claims presented said Crematory Company for of said crematory, was read and on motion of Alderman Beard adopted by the following vote, to-wit:

Ayes—Aldermen Dodson, Beard, Hackett, Watson, Ingle,  
Blochman, Sweeney and Levi.

Noes—None.

Absent—Alderman Nutt.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 1003.

That Whereas, the city of San Diego entered into a contract on the 18<sup>th</sup> day of August, 1897, with the Dixon Sanitary Crematory Company, by the terms of which said city agreed to lease a Crematory provided it was constructed in accordance with said contract and the specifications thereto attached, and to pay for the rent thereof five hundred dollars (\$500.00) per month (with the right to purchase the same according to the terms of said agreement), and provided further that when so constructed it would cremate, to odorless ashes, in a complete sanitary manner, free from all offensive smells, stench, or odors, and all obnoxious or otherwise dangerous gases, garbage, night-soil, dead animals, decayed fish, and other waste matter, such as is usually furnished by a City,

And Whereas, the said Dixon Sanitary Crematory Company did not construct and never has constructed a crematory in accordance with said contract or the specifications and plans thereto attached,

And Whereas, the Dixon Sanitary Crematory Company never has constructed such a crematory as is specified and described in said contract or that would cremate, to odorless ashes, in a sanitary manner, free from offensive smells, stench, or odors, or obnoxious gases, garbage, or night-soil, or dead animals, or decayed fish, or any other waste matter,

And Whereas, this Common Council has never accepted said crematory or approved of the construction of the same,

And Whereas the said Dixon Sanitary Crematory Company has presented, to the auditing committee of the said city, its claim for the sum of five hundred dollars (\$500<sup>00</sup>) for the rent of the said crematory, for the month of January, 1878, which claim has been referred to this common council,

Therefore, Be it Resolved, By the common council of the city of San Diego, as follows:

That the said common council hereby finds, determines, and declares that said Dixon Sanitary Crematory Company has not constructed a crematory in accordance with the said plans and specifications and contract; that said Dixon Sanitary Crematory Company has not complied with the terms of said agreement; that said common council never has accepted or approved said crematory; that said city did not, in the month of January, 1878, or at all, rent or have the use of said crematory; and that said claim be and it is hereby rejected, and the auditing committee of said city of San Diego is hereby instructed, authorized, and directed to refuse and reject any and all claims presented by the said Dixon Sanitary Crematory Company, for the rent of the said crematory, or for the payment of any sum of money claimed to be due by the said company under said contract, or at all.

A joint Resolution directing the Board of Public Works to repair the road from Old Town to Sorrento to the extent of the sum of seventy-five dollars was read and on motion of Alderman Blochman adopted by the following vote, to-wit:

Ayes—Aldermen Dodson, Beard, Hackett, Watson, Ingle, Blochman, Sweeney and Levi.

Nos—None.

Absent—Alderman Nutt.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 1004.

Be it Resolved, By the common council of the city of San Diego, as follows:

That the Board of Public Works of said city be and said Board is hereby directed, authorized, and instructed to repair and improve the road running from Old Town to Sorrento to the extent of the sum of seventy-five dollars, and said sum of seventy-five dollars is hereby appropriated for that purpose.

A joint Resolution appropriating the sum of \$13<sup>00</sup> in addition to the sum of \$200<sup>00</sup> appropriated by Joint Resolution No. 987 for

plowing the Ladies Annex Park of the City Park was read and on motion of Alderman Sweeney adopted by the following vote, to-wit:

Ayes- Aldermen Dodson, Beard, Hackett, Watson, Ingles, Blockman, Sweeney and Levi.

Noes- None.

Absent- Alderman Nutt.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 1002.

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

That in pursuance of the request to this Common Council made by the Board of Public Works, under date of March 31<sup>st</sup>, 1898, said Board is hereby authorized and empowered to expend Twelve dollars (\$12.00) in addition to the allowance of Two hundred dollars (\$200.00) made by Joint Resolution No. 987, adopted by this Common Council on March 22<sup>nd</sup>, 1898, for the plowing and harrowing of the Howard tract and the Ladies' Annex Park in the City Park.

The following report of the Health and Morals Committee in the matter of an Ordinance to prohibit the trespassing of fowls in certain portions of the City was read and on motion of Alderman Beard adopted, viz:

The Health and Morals Committee recommend that the within Ordinance be adopted.

A. Beard,

A. E. Dodson,

S. W. Hackett,

J. M. Williamson,

W. J. Morgan

April 18<sup>th</sup>, 1898.

Whereupon an Ordinance to prohibit the trespassing of fowls in certain portions of the City was read and on motion of Alderman Dodson adopted by the following vote, to-wit:

Ayes- Aldermen Dodson, Beard, Hackett, Watson, Ingles, Blockman, Sweeney and Levi.

Noes- None.

Absent- Alderman Nutt.

Said Ordinance as adopted is as follows, viz:

Ordinance No. \_\_\_\_.

An Ordinance to prohibit the trespassing of fowls in certain portions of the City of San Diego, California, imposing a penalty

for its violation, and repealing certain ordinances of said city.

Be it Ordained, By the common Council of the City of San Diego, as follows:

Section 1. It shall be unlawful for any person, being the owner of or having the charge, care, custody, or control of any chicken, duck, geese, turkey, pigeon, or any domestic fowl, to allow or permit any such chicken, duck, goose, turkey, pigeon, or other domestic fowl to enter or go upon the occupied or improved premises of any other person in that portion of the said City of San Diego, bounded and described as follows, to wit:

Beginning at a point on the easterly shore line of the Bay of San Diego within said City, where the westerly end of Laurel street intersects the easterly shore line of said Bay; thence running easterly along said Laurel street to its intersection with Union street; thence running northerly along said Union street to its intersection with Upas street; thence running easterly along said Upas street to its intersection with the west line of Pueblo Lot 1123 of the pueblo lands of said City, were said west line of said Pueblo Lot extended south across said Upas street; thence running north along the west line of said Pueblo Lot 1123 so extended to the northwest corner of said lot; thence running easterly along the north line of said Pueblo Lot 1123 to University avenue; thence continuing easterly along said University avenue to the west line of Sixth street were said line extended north across said University avenue; thence south along said west line of Sixth street so extended to the northwest corner of the City Park; thence south along the west line of the City Park to the south line of Date street; thence east along the north line of Leawther's addition to said City to the northeast corner of said addition; thence south along the east line of said addition to the south line of the City Park; thence in a direct line east to the southeast corner of Pueblo Lot 1141 of the pueblo lands of said City; thence south in a direct line along the easterly boundary lines of Pueblo Lots 1150, 1153, 1159, and 1162 to the south line of Bay avenue; thence west along the south line of Bay avenue to its intersection with the shore line of the said Bay of San Diego; thence northwesterly and along the easterly shore line of said bay to its intersection with Laurel street and place of beginning.

Section 2. Any person violating any of the provisions of this ordinance shall, upon conviction thereof, be fined in

any sum not exceeding ten dollars.

Section 3. Ordinance No. 454 of the ordinances of said city of San Diego, approved August 16<sup>th</sup>, 1897, and all ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed.

Section 4. This Ordinance shall take effect and be in force from and after its passage and approval.

The City Clerk of said city is hereby directed, immediately after the approval of this ordinance, to publish the same once in the City official newspaper of said city, to-wit: the San Diego Sun.

A communication from the Board of Public Works transmitting a bill from Jones & Son for \$2500 for caring for the garbage scow for five months and asking the Council what disposition the Board should make of the garbage scow, having been by this Board referred to the Special Committee on the disposal of garbage, was on motion of Alderman Dodson withdrawn from said Committee.

Whereupon on motion of Alderman Dodson the Board of Public Works was instructed to advertise the scow for sale and sell it to the highest bidder.

The proof of the publication and posting of the Resolution Ordering the Work of sidewalk and curbing Fifth street from Ash street to Walnut Avenue, and of the publication and posting of the notice inviting proposals or bids for doing said work being presented, were ordered filed.

The Clerk announces that in response to said advertisement he had received bids for doing said work as follows, viz:

The bid of Joseph Kelly offering to do said work at the following prices, to-wit:

Sidewalk at \$12 per sq foot

Curb " .35 " lin' "

Said bid was accompanied by a check certified by the Merchants National Bank of San Diego in the sum of \$75<sup>00</sup>, and also by the sum of \$45<sup>00</sup> in cash.

The bid of James W. Hair offering to do said work at the following prices, viz:

Curbing per lin ft 28 $\frac{3}{4}$ ¢

Sidewalk " sq " 8 $\frac{3}{4}$ ¢

Said bid was accompanied by a bond, duly acknowledged, in the penal sum of \$75.00.

The bid of John Engelbreit offering to do said work at the following prices, viz:

Sidewalk per square foot 10 cts

Curbings per lineal foot 29 cts

Said bid was accompanied by a check certified by the First National Bank of San Diego in the sum of \$100.00.

Upon motion all of said bids were referred to the Joint Street Committee.

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The following report of the Special Committee in the matter of the location of a Chemical Engine House was read and on motion of Alderman Beard adopted, viz:

San Diego, California, April 18<sup>th</sup>, 1878.

To the Common Council,

San Diego, Calif.,

Gentlemen:-

Your Special Committee to whom was referred the matter of the location of the Chemical Engine herewith recommend that said engine be located on a plot of ground 100x100 feet in size in the City Park, between Kalmia and Nutmeg streets, and 6<sup>th</sup> street and Park Boulevard.

Respectfully,

L. A. Blockman

A. Beard

H. L. Everett

H. M. Landis.

---

The following report of the Joint Water Committee in the matter of a communication from the Southern California Mountain Water Company asking to be released from its contract with the city to sell to the city water and a water right, etc., was read and on motion of Alderman Beard adopted, viz:

San Diego, California, April 12<sup>th</sup>, 1878.

To the Common Council,

San Diego, Calif.,

Gentlemen:-

Your Joint Water Committee to whom was referred the communication from the Southern California Mountain Water Company, asking the Council to release it from its contract with the city to sell to the city a

water right, &c., &c., herewith report and recommend to your Hon. Body that this matter be held in abeyance for a time, pending the very probable settlement of the question by a decision from the Supreme Court on the legality of the proposed bond issue, which is expected at any time now.

Respectfully,

H. Sweeney,

S. H. Olmsted,

A. A. Thorp,

F. W. Barnes,

W. H. Doddridge,

H. Wadden.

The following report of the Board of Equalization was read and ordered placed on file, viz:

To the Common Council,

Gentlemen:—

We, your duly appointed Board of Equalization for the year 1898, would respectfully report:

We find the desirable and rent producing property in the better portion of the city assessed rather below its salable values. The best residence portion of the city is also assessed at a fair valuation, but with the exceptions named we find nearly all the real property valued above what it would bring upon the market.

In referring to the records of the Equalization Boards for the past two years we find the same conditions existed then as now, and yet we find property that had been reduced those years again returned by the Assessor at about the old valuations. The improvements are assessed at only 25 per cent of their real value, and while we believe the principle of favoring those who invest in improving and beautifying our city is proper, we would recommend that the basis be increased in the future.

We find the assessment is about 20 per cent higher than the same property is assessed by the County.

So far as the assessor is concerned we find that all property is well graded in values, and no partiality is shown, but it seems to be his intention to assess property at a high valuation for the purpose of securing sufficient revenues to defray city expenses; but we believe the proper move is to assess the realty at its actual cash value, and let the question of revenues take care of itself.

Therefor we recommend that you adopt a Resolution  
 "That the Assessor be requested to assess the real estate  
 of the City at its actual cash value, and that he assess  
 improvements at not less than 35% of their real value."

We also desire to call your attention to the impos-  
 sibility of recovering what we believe to be a proper tax  
 from National banks.

We therefore recommend that the Council memorialize  
 the Legislature to enact suitable remedies.

Respectfully,

S. H. Clusted,

H. Sweeney,

W. H. Doddridge,

A. E. Dodson,

F. A. James,

A. Beard.

After giving due notice President Levi did, in open  
 session, sign an Ordinance to prohibit the trespassing of  
 fowls in certain portions of the city.

Whereupon the Board adjourned.

Simon D. Dix,

Attest: President of the Board of Aldermen

Geo. D. Goldsman  
 City Clerk.

Regular Meeting.

Comming Chamber of the Board of  
Aldermen of the City of San Diego,  
California May 2<sup>nd</sup>, 1898.

The regular meeting of the Board of Aldermen was held at 7:30 o'clock P.M. this day, President Levi presiding.  
Present - Aldermen Dadson, Beard, Hackett, Nutt, Watson,  
Swaney, Levi and Clark Vincent.  
Absent - Aldermen Ingle and Blackman.

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The minutes of adjourned meeting held April 18<sup>th</sup>, 1898, were read and approved.

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President Levi states that the first business in order is the election of President of the Board for the ensuing year.

Whereupon Alderman Hackett nominates for President of the Board, Alderman Swaney:-  
Where being no further nominations, on motion of Alderman Dadson the Clerk casts the ballot of the Board for Alderman Swaney for President.  
Whereupon the Clerk casts the ballot of the Board with the following result:

For President Henry Swaney:-  
Whereupon President Levi declares Alderman Swaney duly elected President of the Board of Aldermen for the ensuing year.  
Whereupon President Swaney takes the chair and the Board proceeds with the business of the evening.

---

A message from the Mayor transmitting a communication from the Board of Public Works estimating the amount of money required for Street Sprinkling purposes, and an Ordinance requiring that such monies be used uniformly throughout the different months was read and filed. Whereupon said communication from the Board of Public Works was read and ordered placed on file.

Whereupon an Ordinance regulating Street

Sprinkling was read and on motion of Alderman Nutt, adopted by the following vote, to-wit:-  
Ayes. Aldermen Dodson, Beard, Hackett, Nutt, Watson,  
 Sweney and Levi.

Nos. None.

Absent-Aldermen Mingle and Blackman.

Said Ordinance, as adopted, is as follows, viz:-  
Ordinance No 526.

An Ordinance regulating Street Sprinkling  
 in the City of San Diego, California.

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

Section 1. That the Board of Public Works of  
 the said City of San Diego and the Superintendent  
 of Streets of the said City be and said Board of  
 Public Works and said Superintendent of  
 Streets are hereby directed, instructed, and  
 authorized to so conduct and carry on the  
 sprinkling of Streets in the said City of San  
 Diego that any sum of money which has been,  
 or may hereafter be provided by the Common  
 Council of said City, for the sprinkling of  
 streets, for any one month, shall be distributed  
 uniformly throughout said entire month.

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

An Ordinance making an appropriation  
 of money for Street Sprinkling purposes  
 being read, action thereon was, on motion of  
 Alderman Watson, postponed.

The report of the Joint Ways and Means  
 Committee submitting the amount of taxes  
 that can be levied upon a rate of \$1<sup>00</sup> on  
 each \$100. valuation of property, and the  
 amount upon a rate of \$1<sup>50</sup>, and showing  
 the amount to be apportioned to each of the  
 various funds was read, and on motion of  
 Alderman Levi the amount to be apportioned  
 to the Fire Department Fund was fixed at \$45 and  
 the amount to the Library Fund \$45. Thereupon

an motion of Alderman Liver the apportionment based upon a tax rate of \$1.00 upon each \$1.00. valuation of property was adopted:

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

Said report of the Ways and Means Committee was now adopted, and is as follows, viz:-

To the Honorable, the Common Council of the City of San Diego, California.

Gentlemen:

No. your Joint Ways and Means Committee, to whom was referred the estimates of the probable necessities for the various departments of the City for the fiscal year 1898, upon which to base the rate for municipal taxes for said year, respectfully report and recommend as follows:-

That upon the total of the assessment roll for fiscal year 1898, viz: \$12,738,180., we estimate there will be 95% collected by the City, and have therefore based our estimated upon \$12,100,000. net valuation.

That under the provisions of Joint Resolution No 997, adopted by your Honorable Body April 4<sup>th</sup>, 1898, recommending this Committee to endeavor to keep the tax levy within one dollar limit, we have made an apportionment as shown by "Exhibit A," attached hereto and made a part hereof, which apportionment we recommend be adopted should your Honorable Body consider it for the best interest of the City to make the rate \$1.00 upon the \$100.00 assessed valuation.

Your Committee also considered the urgent necessities of certain public improvements, and have made an apportionment including such improvements therein as shown by "Exhibit B," attached hereto and made a part hereof, which apportionment will require a rate of \$1.07 upon the \$100. assessed valuation, and which apportionment we recommend be adopted should your Honorable Body consider it for the best interest of the City to make the rate in excess of \$1.00 upon the \$100.00 assessed valuation.

The apportionment shown upon said "Exhibit A" will provide the following amounts for the following purposes, viz:

#### Fire Department Fund.

Rate of fourteen cents and five mills (.145) upon the \$100.00 assessed valuation will raise \$17,545.00, which amount will pay for the chemical engine already contracted for; and the necessary hoses, harness and appliances therefor, and provide for maintaining the fire department during the fiscal year.

#### Salary Fund.

Rate of thirteen cents and nine mills (.139) upon the \$100.00 assessed valuation will raise \$16,819.00, which amount, together with the estimated apportionments from other sources, will provide for the salaries of the officers and employes as now fixed.

#### Police Department Fund.

The revenues derived from the Police Court and the City Justice Court are estimated to be sufficient to provide for the necessary expenses of the police department, other than salaries which are paid from the Salary Fund, therefore no levy is recommended for the Police Department Fund.

#### Street Fund.

Rate of fourteen cents and five mills (.145) upon the \$100.00 assessed valuation, will raise \$17,545.00, which will provide \$650.00 for completing the Rose Canon road, as now contracted for, \$3,100.00 for constructing the Mt. Hope road, \$5000.00 for swinging paved struts, \$4000.00 for sprinkling struts, and \$4,790.00 for material and labor required for general strut repairs.

#### Sewer and Drainage Fund.

Rate of four cents and five mills (.045) on the \$100.00 assessed valuation will raise \$5445.00, which will provide \$3134.00 for sewer construction already completed or contracted for, \$800.00 for water for flushing sewers, \$300.00 for 8<sup>th</sup> Ward sewer survey, \$720.00 for services of assistant to Superintendent of Sewers, as provided by Ordinance No. 354, and

\$491.00 for material and labor for general repairs to the sewer system.

#### Strut Light Fund.

Rate of thirteen cents (.13) upon the \$100.00 assessed valuation will raise \$15,730.00, the amount required for payment of lighting the struts and public places under provisions of the contract with San Diego Gas and Electric Light Company.

#### Publik Improvement Fund.

Rate of one cent and five mills (.015) upon the \$100.00 assessed valuation will raise \$1,815.00, and provide \$300.00 for plumbing labor and material for Plaza lights, \$440.00 for constructing sidewalks in Plaza, and \$212.00 for plowing in Parks, all of which have been contracted for, also \$1863.00 for labor, water and material to care for Parks and Plazas during the fiscal year.

#### Public Health Fund.

Rate of three cents (.03) upon the \$100.00 assessed valuation will raise \$3,630.00, and provide for disposing of the City garbage, removing dead animals from the streets, and for the necessary drugs, disinfectants, etc., required by the Health department.

#### Library Fund.

Rate of four cents and five mills (.045) upon the \$100.00 assessed valuation will raise \$5445.00, which will provide for the necessary expenses of the Public Library during the fiscal year.

#### Publik Building Fund.

The revenues derived from licenses are estimated to provide \$1200.00 for rent of City Hall, \$1110.00 for rent of fire engine houses, \$720.00 for rent of Jail and Jail attendance, \$1200.00 for payments upon Plaza purchase, \$800.00 for engine house for Chemical engine, and \$500.00 for gas used by the City.

#### Office Fund.

Rate of two cents (.02) upon the \$100.00 assessed valuation will raise \$2420.00, and provide for the stationery, books, postage, printing, fuel and water for various departments.

### General Fund.

Rate of one cent and one mill (.011) upon the \$100.00 assessed valuation will raise \$1331.00 for miscellaneous general expenses of the City, of which amount \$1287.00 was expended during first three months of the year.

### Fire Hydrant Fund.

Rate of ten cents (.10) upon the \$100.00 assessed valuation will raise \$10,100.00, and will pay for rental of 194 fire hydrants as provided for in Ordinance No 427 and No 500.

### School Bond Fund.

Rate of five cents and one mill (.051) upon the \$100.00 assessed valuation will raise \$6,171.00 and provide for the redemption of bonds and payment of interest required.

### Municipal Bond Fund.

Rate of five cents and one mill (.051) upon the \$100.00 assessed valuation will raise \$6,171.00 and provide for the redemption of bonds and payment of interest required.

### Sewer Bond Fund.

Rate of six cents and eight mills (.068) upon the \$100.00 assessed valuation will raise \$8,228.00, and provide for the payment of interest required.

The apportionment shown upon "Exhibit B" will provide the same amounts for all the funds as hereinbefore set out, with the following additions, viz:

For the Street Fund it will provide an additional \$1500.00 for the purpose of constructing the Old Town Road, and add \$315.00 for street Sprinkling purposes.

For the Sewer and Drainage Fund it will provide an additional \$3,025.00 for the purpose of constructing a sewer in the 8th Ward.

And for the General Fund it will add \$3,630.00 for general expenses of the City, or for purpose of transferring to other funds where most required.

Respectfully Submitted,

A. E. Nutt Chm  
Geo. B. Watson.

J. H. Olmsted.  
 J. W. Barnes.  
 Joint Mayoral Mass Committee  
 of the Common Council.

Dated May 2<sup>nd</sup>, 1898.

Exhibit A - Rate \$1.00

|                          |             |                  |
|--------------------------|-------------|------------------|
| Aire Department Fund,    | .145        | \$17,545.00      |
| Salary Fund,             | .139        | \$16,819.00      |
| Street Fund,             | .145        | \$17,545.00      |
| Sewer and Drainage Fund, | .045        | \$5,445.00       |
| Street Light Fund,       | .13         | \$15,730.00      |
| Park Improvement Fund,   | .015        | \$1,815.00       |
| Public Health Fund       | .03         | \$3,630.00       |
| Library Fund,            | .045        | \$5445.00        |
| Office Fund,             | .02         | \$2420.00        |
| General Fund,            | .016        | \$1936.00        |
| Fire Hydrant Fund,       | .10         | \$12,100.00      |
| Municipal Band Fund,     | .051        | \$6,171.00       |
| Sewer Band Fund,         | .068        | \$8288.00        |
| School Band Fund.        | <u>.051</u> | <u>\$6171.00</u> |
|                          | 1.00        | \$121,000.00     |

An Ordinance laying Municipal Taxes for the fiscal year 1898, being read, was, on motion of Alderman Levi, adapted by the following vote, to-wit:-

Ayes- Aldermen Daddson, Hackett, Watson, Levi and Sweeney.

Nos- Aldermen Beard, Nutt, and Blackman.

Absent- Alderman Ingle.

Said Ordinance, as adapted, is as follows, viz:-

Ordinance No

An Ordinance fixing the rate of taxes to be levied and laying the taxes upon all taxable property, both real and personal, in the City of San Diego, County of San Diego, State of California, necessary to raise sufficient revenue to carry on the different departments of the municipal government of said City, and to pay the interest on and provide a sinking fund for the payment of the bonded indebtedness of said City, for the fiscal year 1898, and providing for the repayment of taxes collected on personal

property in excess of the rate established by this Ordinance.

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

Section 1. That the rate of taxes to be levied upon all taxable property, both real and personal, in the said City of San Diego, County of San Diego, State of California, necessary to raise sufficient revenue to carry on the different departments of the municipal government of said City, for the fiscal year 1898, and to pay the interest on and to provide a sinking fund for the payment of the bonded indebtedness of said City for said fiscal year, is hereby fixed at one hundred cents for each one hundred dollars valuation of taxable property, both real and personal, upon the assessment roll of the said City of San Diego, for the fiscal year 1898; and there is hereby levied, for the said fiscal year 1898, upon all taxable property, both real and personal, in the said City of San Diego, the following taxes, to-wit: one hundred cents for each one hundred dollars' valuation upon the assessment roll of said City, for the said fiscal year 1898; and the whole amount of said levy is hereby apportioned as follows, to the several funds of said City, to-wit:

|                                                       |       |
|-------------------------------------------------------|-------|
| 1. To the Fire Department Fund.                       | \$145 |
| 2. To the Salary Fund.                                | \$139 |
| 3. To the Street Fund.                                | \$145 |
| 4. To the Sewer and Drainage Fund.                    | \$045 |
| 5. To the Street Light Fund.                          | \$13  |
| 6. To the Park Improvement Fund.                      | \$015 |
| 7. To the Public Health Fund.                         | \$03  |
| 8. To the Library Fund.                               | \$045 |
| 9. To the Office Fund.                                | \$02  |
| 10. To the General Fund.                              | \$016 |
| 11. To the Fire Hydrant Fund.                         | \$10  |
| 12. To the Municipal Bond, Interest and Sinking Fund. | \$051 |
| 13. To the Sewer Bond, Interest and Sinking Fund.     | \$068 |
| 14. To the School Bond, Interest and                  |       |

## Sinking Fund.

A.051

Section 2. It appearing that a sum in excess of the rate fixed by this ordinance has been collected, on personal property, taxed for the fiscal year 1898, by the City Assessor of the said City of San Diego, and paid into the treasury of the said City by the said City Assessor, it is hereby ordered that that portion of said tax, so collected in excess of the rate hereby fixed, be re-paid by the said City Treasurer of the said City of San Diego, to the person from whom said collection was made or to his assignee, on demand therefor.

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

The City Clerk of said City is hereby directed, immediately after the approval of the foregoing ordinance, to publish the same once in the official newspaper of said City, to-wit:- the San Diego Sun.

The following communication from the City Auditor, transmitting to the Council the Assessment Roll and showing the total assessed valuation of property, was read and filed, viz:-

San Diego, California.

May 28, 1898.

To the Honorable Common Council.

Gentlemen:-

In accordance with provisions of Sec. 9, of Chapter 1, of Article 6, of the Charter I herewith deliver to you the assessment roll of the City of San Diego, California, for the fiscal year 1898, which roll shows a total assessed valuation of \$12,739,605.

Respectfully,

Nat R. Pitres,

City Auditor.

A petition of citizens asking the Council to reduce the license on the sale of liquor in the City of San Diego, was presented and ordered placed on file.

Upon motion of Alderman Nutt, it is ordered, that when this Board adjourns, it adjourn until Saturday, May 7<sup>th</sup> 1898, at 7:30 o'clock P.M.

Two Communications from the Board of Public Works, in the matter of letting a contract to Spire Gentry for the disposal of Garbage, Rubbish, Dead Animals &c. were read and filed:- Also

A Communication from the City Attorney in said matter, presenting an Ordinance to authorize the Board of Public Works to advertise for bids and let a contract for said work, was read and filed:

Whereupon said Ordinance, as presented by the City Attorney, was read and adopted by the following vote, to-wit:-

Ayes- Aldermen Dawson, Beard, Hackett, Nutt, Watson, Blackman, Sweeney and Heri.

Noes- None.

Absent- Alderman Ingle.

Said Ordinance, as adopted, is as follows viz:-

Ordinance No

An Ordinance the Board of Public Works of the City of San Diego, California, to advertise for bids and let a contract for the disposal of the garbage of said City.

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

Section I. That the Board of Public Works of said City be and said Board is hereby authorized and directed to advertise for bids and let a contract for the disposal of all garbage, night-soil, dead animals, ashes, rubbish, and other waste matter of said City, for a period of six months, such contract to provide for the disposing of all such garbage, night-soil, dead animals, ashes, rubbish, and other waste matter in the following manner, viz:-

1. All garbage, swill, and other matter, that can be fed to hogs, to be removed beyond the city limits, in suitable wagons, and used for that purpose.

2. All dead animals, night-soil, and other matter, that can be used for fertilizing, to be removed beyond the City limits, in suitable wagons, and used or disposed of for that purpose.

3. All other waste matter, except that hereinafter specifically mentioned, to be buried in trenches at least six feet deep and covered with at least two feet of soil. The place of burial to be selected by the bidder but to be outside of the City limits.

4. All ashes and all other solid, non-odorless matter, that can be used for filling streets, shall be dumped in such place, or places, as may be designated, from time to time, by the Board of Public Works.

The removal of all such garbage, night-soil, dead animals, ashes, rubbish, and other waste matter from private premises shall be subject to private contract and such ordinances and health regulations as are now in force or may hereafter be adopted by the Common Council of said City.

The time of removal and the kind of wagons to be used for the removal of all such garbage, night-soil, dead animals, ashes, rubbish, and other waste matter to be as directed by the Common Council of said City.

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

---

A communication from the Board of Public Works, recommending the passage of an Ordinance, authorizing it to sue the garbage scow, was read and filed:

Whereupon, an Ordinance, in accordance with said recommendation was read, and adopted by the following vote, to-wit:-

Ayes-Aldermen Dadson, Beale, Hackett, Nutt,  
Watson, Blackman, Heni and Swaney.

Noes-None.

Absent-Alderman Ingle.

Said ordinance, as adopted, is as follows, viz:-

Ordinance No 518.

An Ordinance providing for the sale of certain personal property of the City of San Diego, California.

Whereas, it is deemed, by this Common Council, that the garbage scow and all anchors, chains, ropes, and other paraphernalia connected therewith, owned and formerly used by this City for conveying garbage out to sea, is wholly unfit and unnecessary for the further use of this City, therefore,

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

Section 1. That the Board of Public Works of said City of San Diego, be and said Board is hereby authorized and directed to sell, at public auction, to the highest bidder, for cash, after advertising for five days, the said garbage scow, together with all anchors, chains, ropes, and other paraphernalia connected therewith.

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

---

A communication from the Board of Public Works, recommending that it be allowed to appoint a man to light and care for the Gas Lamps on the Horton Plaza, being read was referred to the Committee on Gas, Electric Lights and Telephones.

Whereupon, an Ordinance authorizing the Board of Public to provide for lighting and light the Plaza with gas, was read and on motion of Alderman Nutt, referred to the Committee on Gas, Electric Lights and Telephones.

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A communication from the Board of Public Works, recommending that it be authorized to appoint an inspector of construction over concrete sidewalk while being laid on the Plaza, was read and filed.

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The following report of the Joint Street

Committee to whom was referred the bids for sidewalkking and curbing 5<sup>th</sup> street, from Ash street to Walnut Avenue, was read and adopted, viz:-

The Joint Street Committee herewith recommend that the within bid of James McNair for sidewalkking and curbing Fifth street, from Ash street to Walnut avenue, be accepted.

H. Dwyer.

S. W. Hackett.

A. Beard.

W. H. Doddridge.

April 29<sup>th</sup>, 1898. M. J. Purin.

Whereupon a Resolution of Award of Contract for Sidewalkking and Curbing said Fifth street, was read, and on motion of Alderman Dadson, adopted by the following vote, to-wit:-

Ayes: Aldermen Dadson, Beale, Hackett, Nutt, Watson.

Blackman, Dwyer and Linn

Nos: None.

Absent: Alderman Ingle.

Said resolution, as adopted, is as follows, viz:-

Resolution of Award

Of Contract for Sidewalkking and Curbing Fifth Street.

Resolved,

That the Common Council of the City of San Diego, California, having, in open session, on the 18<sup>th</sup> day of April, A.D. 1898, opened, examined and publicly declared all sealed proposals or bids offered for the following work, to-wit:-

That the east side of that portion of Fifth street in said City of San Diego, from the north line of Ash street to the south line of Walnut avenue, were such avenue extended eastward across said Fifth street, and the west side of that portion of said Fifth street, from the north line of Beech street to the south line of said Walnut avenue, if extended east across said Fifth street, including all intersections of streets between said points (excepting such portions of said

Fifth street and intersections between said points as have already been sidewalked with concrete laid to the official grade and accepted) be sidewalked with concrete, in accordance with specifications therefor, as contained in Article 2 of Ordinance No 226 of the ordinances of said City of San Diego, approved August 15<sup>th</sup>, 1893;

And also, that the east side of that portion of said Fifth street from the north line of Ash street to the south line of Walnut avenue, were such avenue extended east across said Fifth street, and the west side of that portion of said Fifth street from the north line of Birch street to the south line of said Walnut avenue, if extended east across said Fifth street, including all intersections of streets between said points (accepting such portions of said Fifth street and intersections between said points as have already been curbed with concrete or natural stone laid to the official grade and accepted) be curbed with concrete, in accordance with specifications therefor, as contained in Section 1 of Article 1 of Ordinance No 226 of the ordinances of said City of San Diego, approved August 15<sup>th</sup>, 1893."

Hereby rejects all of said bids except that not herein mentioned, and hereby awards the contract for said work to the lowest regular responsible bidder, to-wit: to

James Mc Nair  
at the following prices, as specified in his proposal on file for said work, to-wit:

Curbing per lin ft 28 $\frac{3}{4}$  ft  
Sidewalk " sq " 8 $\frac{3}{4}$  ft

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, wherefor and hereby designated, for two days.

Petitions of O. C. Winders for authority to construct Concrete Sidewalks and Curbing on "D" Street, in front of Block 18, Gardner's add., Block 2, Calverwell's add. and lots 1, 2, 3, Block 45, Calverwell & Gaggart's add. were presented and granted.

The monthly report of the Poundkeeper for April, 1898, was presented and ordered filed.

A communication from the City Attorney recommending the adoption of an ordinance apportioning certain monies to the "Legal Fund" was read and filed.

Whereupon an Ordinance in accordance with said recommendation, was read and on motion of Alderman Blackman, adopted by the following vote, to-wit:-

Ayes-Aldermen Dodson, Beard, Hackett, Nutt, Watson, Blackman, Kivi and Sweeney.

Nos-None.

Absent-Alderman Dingle.

Said ordinance, as adopted, is as follows, viz:

Ordinance No

An Ordinance providing for the apportionment of certain money to the Legal Fund of said City.

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

Section 1. That all moneys received by the said City of San Diego, as costs in the trial of cases, be and the same are hereby apportioned to the Legal Fund of the said City of San Diego; that the City Auditor of the said City of San Diego and the City Treasurer of the said City of San Diego be and they are hereby directed, instructed and authorized to make such entries as are necessary, upon the records of their respective offices, to carry this ordinance into effect.

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

An Ordinance authorizing the Board of Public Works to appoint an Inspector over the work of constructing Concrete Sidewalks on the Plaza, was read and on motion of Alderman Levi to adopt. Said ordinance was defeated by the following vote, to-wit:

Ayes. Aldermen Nutt and Levi.

Nos. Aldermen Dadson, Beard, Hackett, Watson, Blackman and Swaney.

Absent- Alderman Ingle.

The Ordinance fixing the tax levy at  $\$1^{10}$  on the  $\$100$ . assessed valuation of property as adopted by this Board having been amended by the Board of Delegates fixing the rate at  $\$1^{12}$  and returned to this Board. On motion of Alderman Levi, said amendment is non-concurred in, and said ordinance is referred to the Ways and Means Committee to act as a Conference Committee, to confer with a like Committee from the Board of Delegates.

An Ordinance amending section 6 of Ordinance No 19, reducing the license on the sale of Intoxicating Liquors, was read and on motion of Alderman Levi, adopted by the following vote, to-wit:

Ayes. Aldermen Beard, Hackett, Nutt, Levi and Swaney.

Nos. Aldermen Dadson, Watson and Blackman.

Absent- Alderman Ingle.

Said ordinance, as adopted, is as follows, viz:

Ordinance No

An Ordinance amending Section 6 of Ordinance No 19 of the ordinances of the City of San Diego, California, entitled "An Ordinance imposing municipal licenses in the City of San Diego, State of California, and providing the manner of issuing and collecting the same; regulating the manufacture, sale, and giving away of intoxicating liquors in said City, prescribing the duties of certain officers

of said City, and fixing a penalty for its violation", approved August 10<sup>th</sup>, 1889.

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

Section 1. That Section 6 of Ordinance №19 of the ordinances of the said City of San Diego, entitled "An Ordinance Imposing Municipal Licenses in the City of San Diego, State of California, and providing the manner of issuing and collecting the same; regulating the manufacture, sale, and giving away of intoxicating liquors in said City, prescribing the duties of certain officers of said City, and fixing a penalty for its violation," approved August 10<sup>th</sup>, 1889, be and the same is hereby amended so as to read as follows:

Sec. 6. The rate of license shall be as follows:

First - For every hotel, restaurant or eating house where spirituous, vinous, malt or other intoxicating liquors are sold, except where a bar is maintained, the sum of \$25.00 per month.

Second - For every place of business where said liquors or any of them are sold at wholesale, in quantities of not less than one-fifth of a gallon at a time, the sum of \$25.00 per month.

Third - For every distillery, brewery, or place where spirituous, vinous, malt or other intoxicating liquors are manufactured, the sum of twenty-five dollars per month.

Fourth - For every saloon, bar, bar-room, tippling-house, or any other place where any wine, ale or beer, or any other spirituous, vinous, malt or other intoxicating liquors are to be sold in quantities of less than one-fifth of a gallon at a time, or to be drank on the premises where sold, except the place mentioned in subdivision one of this section, the sum of twenty-five dollars per month or five dollars per day.

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

The City Clerk of said City is hereby directed, immediately after the passage and approval of this ordinance, to publish the same three times in the City official newspaper of said City, to-wit: the San Diego Sun.

The following report of the Sewer Committee, to whom was referred the petition of property owners for authority to extend the Sewer in Fourth Street from Juniper to Laurel, was read and adopted, viz:-

The Joint Sewer Committee recommends that the within petition be granted, and presents herewith a resolution directing the City Engineer to make the necessary estimates and surveys, which we recommend be adopted.

R. Beard.

D. N. Hackett.

N. L. Prevost.

W. H. Daddridge.

April 29, 1898.

Whereupon said Joint Resolution was read, and on motion of Alderman Levi, adopted by the following vote, to-wit:

Ayes - Alderman Dodson, Beard, Hackett, Nutt, Watson,  
Blackman, Levi and Sweeney.

Noes. None.

Absent - Alderman Ingle.

Said resolution, as adapted, is as follows, viz:-

Joint Resolution No 1011.

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

That the City Engineer of the said City of San Diego be and he is hereby directed to establish the grade for an extension to the Sewer System of said City, on Fourth Street, from the present terminus at Juniper Street, to the north line of Laurel Street, and to make and furnish to this Common Council an estimate of the cost of extending the sewer

system of said City, on Fourth street, from its present terminus at Juniper street, to the north line of Laurel street.

Majority and Minority reports of the Special Committee heretofore appointed to prepare and submit amendments to the City Charter were read, and on motion of Alderman Dodson, the minority report of said Committee was adopted and is as follows, to-wit:

San Diego, California, May 2, 1898.

To the Hon. Common Council,

Gentlemen:

The minority of your Committee on Charter Amendments do not concur with the majority Committee report, and would recommend the adoption of the accompanying Joint Resolution.

Respectfully,

A.C. Dodson.

Whereupon said Joint Resolution was read and adopted by the following vote, to-wit:

Ayes - Aldermen Dodson, Beard, Hackett, Nutt, Watson,  
Blackman, Levi and Swaney.

Nos. - None.

Absent - Alderman Ingle.

Said Joint Resolution, as adopted, is as follows, viz:

Joint Resolution No

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

That the City Attorney be instructed to prepare and submit to this Common Council amendments to the City Charter which said amendments will authorize that the legislative branch of the City of San Diego shall consist of one body of nine members five of which shall be elected from Wards, to be hereafter designated, and four to be elected from the City at large. Said members to serve without salary.

Be it further Resolved, that said City Attorney shall also incorporate in said amendments the substance of Ordinance No 447 known as

the "Barnes Ordinance," and Ordinance No 497,  
known as the "Dwuney Ordinance."

Resolved further that the said Attorney  
also frame necessary amendments to consolidate  
the tax offices of the City with those of the  
County of San Diego, and such other provisions  
as he may deem necessary.

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At this time Alderman Dadson is excused from  
further attendance at this session.

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A communication from Alderman Dadson  
tendering his resignation as a member of  
this Board, being read, upon motion of Alderman  
Nutt, action thereon was postponed until  
the next meeting of the Board.

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After first giving due notice, President  
Dwuney signed in open session Ordinances  
as follows, viz.: - Authorizing the Board of Public  
Works to sell the Garbage Scow; Apportioning  
certain monies to the Legal Fund; also Amending  
the Liquor License Ordinance.

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Whereupon the Board adjourned until  
Saturday, May 7<sup>th</sup>, 1898, at 7:30 o'clock P.M.

Attest:

Geo. D. Goldwater  
City Clerk.

J. Dwuney,  
President Board of Aldermen

# Adjourned Meeting.

Council Chamber of the Board of  
Aldermen of the City of San Diego,  
California, May 7<sup>th</sup> 1898.

Pursuant to adjournment a meeting of the Board of Aldermen was held at 7:30 o'clock P.M. this day, President Sweeney presiding:

Present - Aldermen Dadson, Beard, Haskett, Nutt, Watson,  
Ingle, Levi, Sweeney & Clark Treasurer.

Absent - Alderman Blockman.

The reading of the minutes of the previous meeting was dispensed with.

Minority and Majority reports of the Ways and Means Committee in the matter of the tax levy for the fiscal year 1898, being read, on motion of Alderman Levi, said minority report was adopted, and is as follows, to-wit:-

San Diego, California, May 6<sup>th</sup>, 1898.

To the Common Council,

City of San Diego.

Gentlemen:-

We, the minority of the Joint Ways and Means Committee, to whom was referred the ordinance fixing the rate of taxes to be levied upon all property in the City for the fiscal year 1898, herewith report and recommend as follows:

We recommend, that your Honorable Body adopt a rate of \$1.00 upon the \$100.00 assessed valuation, which we recommend be apportioned as follows:

Fire Department Fund.

Rate of fourteen cents and five mills (\$1.145) upon the \$100.00 assessed valuation will raise \$17,545.00, which amount will pay for the Chemical Engine already contracted for; and the necessary horses, harness, and appliances therefor, and provide for maintaining the fire department during the fiscal year.

### Salary Fund.

Rate of thirteen cents and nine mills (\$139) upon the \$100.00 assessed valuation will raise \$116,819.00, which amount, together with the estimated apportionments from other sources, will provide for the salaries of the officers and employees as now fixed.

### Police Department Fund.

The revenues derived from the Police Court and the Justice Court are estimated to be sufficient to provide for the necessary expenses of the police department, other than salaries which are paid from the Salary Fund, therefore no levy is recommended for the Police Department Fund.

### Street Fund.

Rate of fourteen cents and five mills (\$145) upon the \$100.00 assessed valuation will raise \$17,545.00, which will provide \$650.00 for completing the Rose Canon Road, as now contracted for, \$3100.00 for constructing the Mt. Hope road, \$5000.00 for sweeping paved streets, \$4000.00 for Sprinkling streets, and \$4795.00 for material and labor required for general street repairs.

### Sewer and Drainage Fund.

Rate of four cents and five mills (\$045) on the \$100.00 assessed valuation will raise \$5445.00, which will provide \$3134.00 for sewer construction, already completed or contracted for, \$800.00 for water for flushing sewers, \$300.00 for 8th Ward sewer survey, \$920.00 for services of assistant to Superintendent of Sewers, as provided by Ordinance No 354, and \$1491.00 for material and labor for general repairs to the sewer system.

### Street Light Fund.

Rate of thirteen cents (\$13) upon the \$100.00 assessed valuation will raise \$15,730.00, the amount required for payment of lighting the streets and public places under provisions of the contract with the San Diego Gas and Electric Light Company.

### Park Improvement Fund.

Rate of one cent and five mills (\$1.015) upon the \$100.00 assessed valuation will raise \$1815.00, and provide \$300.00 for plumbing labor and material for Plaza Lights, \$440.00 for constructing sidewalks in Plaza, all of which have been contracted for, also \$863.00 for labor, water, and material to care for Parks and Plazas during the fiscal year.

### Public Health Fund.

Rate of three cents (\$1.03) upon the \$100.00 assessed valuation will raise \$3630.00, and provide for the disposing of the City garbage, removing dead animals from the streets, and for the necessary drugs, disinfectants, etc. required by the Health Department.

### Library Fund.

Rate of four cents and five mills (\$1.045) upon the \$100.00 assessed valuation will raise \$5445.00, which will provide for the necessary expense of the Public Library during the fiscal year.

### Public Building Fund.

The revenues derived from licenses are estimated to provide \$1200.00 for rent of City Hall, \$1110.00 for rent of fire engine houses, \$720.00 for rent of jail and jail attendant, \$1200.00 for payments upon Plaza purchase, \$800.00 for engine house for Chemical engine, and \$500.00 for gas used by the City.

### Office Fund.

Rate of two cents (\$1.02) upon the \$100.00 assessed valuation will raise \$3420.00, and provide for the stationery, books, postage, printing, fuel, and water for various departments.

### General Fund.

Rate of one cent and six mills (\$1.016) upon the \$100.00 assessed valuation will raise \$1936.00 for miscellaneous general expenses of the City, of which amount \$1287.00 was expended during first three months of the year.

### Fire Hydrant Fund.

Rate of ten cents (\$1.10) upon the \$100.00 assessed valuation will raise \$12,100.00, and will pay for rental of 194 fire hydrants, as provided

for in Ordinances № 427 and № 500.

### Municipal Bond Fund.

Rate of five cents and one mill (\$.051) upon the \$100.00 assessed valuation will raise \$6171.00 and provide for the redemption of bonds and payment of interest required.

### Sewer Bond Fund.

Rate of six cents and eight mills (\$.068) upon the \$100.00 assessed valuation will raise \$8228.00, and provide for the payment of interest required.

### School Bond Fund.

Rate of five cents and one mill (\$.051) upon the \$100.00 assessed valuation will raise \$6171.00, and provide for the redemption of bonds and payment of interest required.

The apportionment as herby made is shown by an exhibit marked "Exhibit A", hereto attached, and made a part hereof, and will, in our opinion, provide sufficient revenue for the general expenses of the City for this year.

We therefore, recommend the adoption of an ordinance in accordance with the apportionment shown by "Exhibit A".

Geo. B. Watson.

Daniel G. Doyle.

Minority Joint Ways and Means Committee  
"Exhibit A". Rate \$1.00.

|                         |      |              |
|-------------------------|------|--------------|
| Fire Department Fund    | .145 | \$17545.00   |
| Salary Fund             | .139 | 16819.00     |
| Street Fund             | .145 | 17545.00     |
| Sewer and Drainage Fund | .045 | 5445.00      |
| Street Light Fund       | .13  | 15730.00     |
| Park Improvement Fund   | .015 | 1815.00      |
| Public Health Fund      | .03  | 3630.00      |
| Library Fund            | .045 | 5445.00      |
| Office Fund             | .02  | 2420.00      |
| General Fund            | .016 | 1936.00      |
| Fire Hydrant Fund       | .10  | 12100.00     |
| Municipal Bond Fund     | .051 | 6171.00      |
| Sewer Bond Fund         | .068 | 8288.00      |
| School Bond Fund        | .051 | 6171.00      |
|                         |      |              |
|                         | 1.00 | \$121,000.00 |

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

Upon motion of Alderman Keri the Board goes into Committee of the Whole for the purpose of meeting with the Board of Delegates in Joint Committee of the Whole, for consideration of the tax levy Ordinance.

Upon re-assembling there were  
Present- Aldermen Dodson, Beard, Hackett, Nutt, Watson,  
 Ingle, Blackman, Keri and Swaney.  
Absent- None.

The Chairman presents the following as the report and recommendation of the Joint Committee of the Whole, and the same is, on motion of Alderman Keri, adopted, viz:-

"The Joint Committee of the Whole recommend that the report of the Minority of the Ways and Means Committee be amended by taking 5 mills from the General Fund and adding it to the Library Fund, and as so amended be adopted; also, that the Ordinance fixing the Tax Levy be amended in accordance therewith & adopted; also, that an Ordinance licensing certain professions, trades, calling and occupations, introduced in Joint Committee be laid on the table.

Whereupon the Ordinance levying taxes for the fiscal year 1898, as recommended by said Joint Committee was read and on motion of Alderman Dodson, adopted by the following vote:-  
Yea- Aldermen Dodson, Beard, Hackett, Watson, Ingle,  
 Keri and Swaney.

Nos.- Aldermen Nutt and Blackman.

Absent- None.

Said Ordinance, as adopted, is as follows, viz:-  
Ordinance N° 519.

An Ordinance fixing the rate of taxes to be levied and laying the taxes upon all taxable property, both real and personal, in the City of San Diego, County of San Diego, State of California, necessary to raise sufficient

revenue to carry on the different departments of the Municipal Government of said City, and to pay the interest on and provide a sinking fund for the payment of the bonded indebtedness of said City, for the fiscal year 1898, and providing for the repayment of taxes collected on personal property in excess of the rate established by ~~this~~ Ordinance.

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

Section I. That the rate of taxes to be levied upon all taxable property, both real and personal, in the said City of San Diego, County of San Diego, State of California, necessary to raise sufficient revenue to carry on the different departments of the municipal government of said City, for the fiscal year 1898, and to pay the interest on and to provide a sinking fund for the payment of the bonded indebtedness of said City for said fiscal year, is hereby fixed at one hundred cents for each one hundred dollars' valuation of taxable property, both real and personal, upon the assessment roll of the said City of San Diego, for the fiscal year 1898, and there is hereby levied, for the said fiscal year 1898, upon all taxable property, both real and personal, in the said City of San Diego, the following taxes, to-wit: one hundred cents for each one hundred dollars' valuation upon the assessment roll of said City, for the said fiscal year 1898; and the whole amount of said levy is hereby apportioned as follows, to the several funds of said City, to-wit:

|     |                                 |       |
|-----|---------------------------------|-------|
| 1.  | No the Fire Department Fund.    | \$145 |
| 2.  | No the Salary Fund.             | \$139 |
| 3.  | No the Street Fund.             | \$145 |
| 4.  | No the Sewer and Drainage Fund. | \$045 |
| 5.  | No the Street Light Fund.       | \$13  |
| 6.  | No the Park Improvement Fund.   | \$015 |
| 7.  | No the Public Health Fund.      | \$03  |
| 8.  | No the Library Fund             | \$05  |
| 9.  | No the Office Fund.             | \$02  |
| 10. | No the General Fund.            | \$011 |

- |                                                           |         |
|-----------------------------------------------------------|---------|
| 11. To the Fire Hydrant Fund.                             | \$1.10  |
| 12. To the Municipal Roads, Interest and<br>Sinking Fund, | \$1.051 |
| 13. To the Sewer Bond, Interest and<br>Sinking Fund.      | \$1.068 |
| 14. To the School Bond, Interest and,<br>Sinking Fund.    | \$1.051 |

Section 2. It appearing that a sum in excess of the rate fixed by this ordinance has been collected on personal property, taxed for the for the fiscal year 1898, by the City Assessor of the said City of San Diego, and paid into the treasury of the said City by the said City Assessor, it is hereby ordered that that portion of said tax so collected in excess of the rate hereby fixed, be re-paid by the said City treasurer of the said City of San Diego, to the person from whom said collection was made or to his assignee, on demand therefor.

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

The City Clerk of said City is hereby directed, immediately after the approval of the foregoing ordinance, to publish the same once in the official newspaper of said City, to-wit the San Diego Sun.

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An Ordinance repealing Ordinance N° 509, authorizing the construction of sidewalks on the Plaza, was read, and an motion of Alderman Nutt, adapted, by the following vote, to-wit:

Ayes. Aldermen Dodson, Beard, Hackett, Nutt, Watson,  
Ingle, Blackman, Levi and Sweeney.

Nos. None.

Absent. None.

Said Ordinance, as adapted, is as follows, viz:-

Ordinance N°

An Ordinance repealing ordinance N° 509 of the ordinances of the City of San Diego, California, entitled "An ordinance directing the Board of Public Works to construct walks on that portion of the Plaza which is enclosed by

"sidewalks," approved April 5<sup>th</sup>, 1898, and directing said Board of Public Works to proceed no further in the construction of said sidewalks.

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

Section 1. That Ordinance N° 509 of the ordinances of said City of San Diego, entitled "An Ordinance Directing the Board of Public Works to construct walks on that portion of the Plaza which is enclosed by sidewalks," approved April 15<sup>th</sup>, 1898, be and the same is hereby repealed. And the said Board of Public Works is hereby directed to proceed no further with the work of constructing the walks in "The Plaza" as directed by said Ordinance N° 509, or at all.

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

An Ordinance to prohibit the depositing of garbage, rubbish, or other waste matter in certain portions of the City, was presented and referred to the Health & Morals Committee.

An Ordinance ratifying the act of the City Clerk in employing eight men for one day being read, was, on motion of Alderman Beard, adopted by the following vote, to-wit:-  
Ayes- Aldermen Dadson, Beard, Hackett, Nutt, Watson, Ingle, Blackman, Livi and Sweeney.

Nos. None.

Absent- None.

Said Ordinance, as adapted, is as follows, viz:-

Ordinance N° 521.

An Ordinance ratifying the acts of the City Clerk of the City of San Diego, in employing eight men for one day, at a compensation of two dollars and a half each, in attending the assessment rates of said City, for the year 1898.

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

Section 1. That the acts of the City Clerk of said City of San Diego, in employing eight men for one day, at a compensation of two dollars and a half each, in studying the assessment rolls of said City, for the year 1898, as equalized by the Board of Equalization, be and the same are hereby ratified and confirmed; and the Auditing Committee is hereby authorized and directed to allow the claims of each of the said eight men, for the sum of two dollars and a half, in accordance with the terms of such employment, and the City Auditor is authorized and directed to draw his warrants therefor, and the Treasurer to pay the same.

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

A communication from the City Attorney notifying the Council of the action of B.P. Arnold et al. vs. the City of San Diego, to enjoin the City from locating a Fire Engine House on the City Park, was presented and ordered filed. Thereupon a Joint Resolution directing the City Attorney to use his judgment in defending said suit being read, action thereon was deferred until the next meeting of the Board.

After first giving due notice President Sweeney did in open session sign an Ordinance fixing the tax levy for the fiscal year 1898; also an Ordinance ratifying the act of the City Clerk in employing eight men for one day; and also an Ordinance regulating Sprinkling the Streets of the City.

At this time President Sweeney announces the following Standing Committees for the ensuing year:

Ways and Means.

A. E. Nutt, Samuel G. Ingle, Geo. B. Watson.  
Streets, Highways and Parks.

S. W. Hackett, A. E. Dodson, A. Beard.  
 Sewers, Health & Morals.  
 A. Beard, A. E. Dodson, Samuel G. Ingle.  
 Fire and Water.  
 Simon Levi, R. A. Blackman, A. E. Nutt.  
 Finance.  
 Simon Levi, Geo. B. Watson, A. E. Dodson.  
 City Roads and Public Buildings.  
 R. A. Blackman, A. E. Nutt, S. W. Hackett.  
 Harbor and Wharves.  
 A. E. Dodson, A. Beard, S. W. Hackett.  
 Schools and Library.  
 S. W. Hackett, Simon Levi, A. Beard.  
 Police.  
 Geo. B. Watson, A. Beard, R. A. Blackman.  
 Gas, Electric Lights and Telephones.  
 Samuel G. Ingle, Simon Levi, R. A. Blackman.

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In the matter of the resignation of Alderman Dadson presented at the last meeting, action thereon having been postponed until this time, upon motion of Alderman Watson, the Board unanimously requests Mr. Dadson to withdraw said resignation, whereupon Mr. Dadson complies with said request and withdraws his resignation.

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Whereupon the Board adjourns until Monday May 9<sup>th</sup> 1898, at 7.30 o'clock P. M.

Attest:

Geo. D. Goodman

City Clerk.

President Board of Aldermen.