ADJOURNED MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, November 11th, 1

1901.

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

<u>PRESENT---ALDERMEN</u> Clark, Rainbow, Perrin, Hyers, Landis, Watson and Clerk Goldman. ABSENT -- ALDERMEN Whitson, Parrott and Jones.

In the absence of President Jones Alderman Watson is elected President pro tempore.

The minutes of the Regular Meeting held November 4th, 1901, were read and approved.

The request of Alderman Parrott for leave of absence for 30 days in addition to 30 days already granted, was presented and on motion of Alderman Perrin the request was granted.

A communication from the Auditor transmitting a list of claims against the Water Department, which claims are for material purchased during the month of October, 1901, and which. claims are to ratified by the Common Council, was read and on motion of Alderman Landis referred to the Water Committee.

A communication from the Auditor transmitting the claims of John H. Davis and Frank Beaudin against the Park Improvement fund, was read and on motion of Alderman Landis the claims were allowed and ordered paid.

On motion of Alderman Perrin the communication from the Auditor transmitting a list of claims against the Water Department for material purchased during the month of October, 1901, heretofore referred to the Water Committee, was withdrawn from said committee and said claims were allowed and ordered paid.

Thereupon an ordinance ratifying and approving the action of the Board of Public Works in

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incurring certain indebtedness in the Water Department in the month of October, 1901, was read
and on motion of Alderman Perrin adopted by the following vote, to-wit:
AYES ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis and Watson.
NOES NONE.
ABSENTALDERMEN Whitson, Parrott and Jones.
Said ordinance as adopted is as follows, viz:
ORDINANCE No. 1024.
An Ordinance ratifying and approving the action of the Board of Public Works of the City of San
Diego, California, in incurring certain indebtedness in the Water Department in the month of
October, 1901.
BEIT 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 the City of San Diego, Califor-

nia, in purchasing supplies and materials for the use of the Water Department of the said City of San Diego, California, to the amount of \$790.28, being \$490.28 in excess of the amount authorized by ordinance adopted by this Common Council, be and the same is hereby ratified and approved; and that the action of the said Board of Public Works in incurring an indebtedness in the sum of \$30.50 for having bound 60 volumes of the ordinances of said city, and 50 volumes of the Charter of said city, be and the same is hereby ratified and approved.

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

An ordinance ratifying and ordering paid the claim of John H. Davis against the Park Improvement fund for \$18.00, was read and on motion of Alderman Landis adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Parrott and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1023.

An Ordinance ratifying and ordering paid claim No.1214, filed against the City of San Diego, California.

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

Sec. 1. That claim No.1214, filed against the City of San Diego, California, by John H.Davis for \$18.00, for services rendered in disposing of 18 dogs during the month of October, 1901, be and the same is hereby ratified and ordered paid.

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

Beaudin

An ordinance ratifying and ordering paid the claim of Frank against the Park Improvement fund for \$24.00, was read and on motion of Alderman Landis adopted by the following vote, to-wit:

AVES -- DELEGATES Clark, Rainbow, Pérrin, Hyers, Landis and Watson.
NOES -- NONE.
ABSENT--DELEGATES Whitson, Parrott and Jones.
Said ordinance as adopted is as follows, viz:
O R D I N A N C E No. 1 0 2 2.
An Ordinance ratifying and ordering paid claim No.1149,filed against the City of San Diego, California.
B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows:
Sec. 1: That claim No.1149,filed against the City of San Diego, California, by Frank
Bezudin,for 12 days labor in the Annex Park during the month of October,1901,at \$2.00 per day, be and the same is hereby ratified and ordered paid.
Sec. 2. That this ordinance take effect and be in force from and after its passage and approval.

An ordinance providing for the execution of a contract with the San Diego Brewing Company for furnishing water to said company at 12 cents per 1,000 gallons, was read and on motion of Alderman Rainbow adopted by the following vote, to-wit: AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis and Watson NOES -- NONE.

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ABSENT--ALDERMEN Whitson, Parrott and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1025.

An Ordinance providing for the execution of a contract with the San Diego Brewing Company for furnishing water.

WHEREAS, Sub-section 31 of Section 1 of Ordinance No.882 of the ordinances of the City of San Diego, California, approved on the 26th day of February, 1901, provides that:

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 com-"pensation is herein fixed therefor, and satisfactory rates cannot be agreed upon, meter rates "shall be charged for the water so furnished, to be measured by a meter." and

WHEREAS, Said ordinance does not fix any water rate for the purposes for which said water is desired to be used by the San Diego Brewing Company; and

WHEREAS, It is the desire of the Common Council of the said City of San Diego to enter into a contract with the said San Diego Brewing Company to furnish water to said company for and at the rate of twelve (12) cents per one thousand gallons, up to and including the 30th day of June, 1902.

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

Section 1. That the City of San Diego, California, supply water from the date of the approval hereof up to and including the 30th day of June, 1902, to and for the use of the San Diego Brewing Company on lot 13 and part of lot 12 in Pueblo Lot 1166, at and for the rate of twelve (12) cents per one thousand gallons; said water to be measured through a meter to be placed and maintained by the said City of San Diego, the compensation therefor to be paid monthly. Said water to be delivered at the following point:

At a point on 30th street in the City of San Diego, California, one hundred feet south of the south line of Colton avenue, at which said meter shall be placed and maintained; provided, that the pipe line from said point to the brewery shall be maintained by the said San Diego Brewing Company. Said water to be used for the purpose of steam engines, boilers, brewing beer, and other purposes of the said San Diego Brewing Company; and that the Mayor of the said City of San Diego be and he is hereby authorized and directed for and on behalf, in the name, and as the act and deed of the said City of San Diego, to execute such a contract with the said San Diego Brewing Company, and that the City Clerk of the said City of San Diego be and he is hereby authorized and directed to attest the execution of such contract by affixing thereto his name and the corporate seal of said city. Section 2. That this ordinance shall take effect and be in force from and after its

passage and approval.

The following report of the Health and Morals Committee in the matter of the petition of Hans Petrikowski to change the retail liquor license of Alex.Meyer to himself, was read and adopted, viz:

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

M. J. Perrin, F. C. Hyers,

H. M. Landis.

Nov. 7th, 1901.

Thereupon said petition was granted and the transfer ordered.

The petition of property owners to change the grade of Ninth street between Ash and Eeech streets, was read and on motion of Alderman Perrin the petition was granted.

The petition of property owners protesting against the re-grading of that portion of "F" street between 8th and 12th streets, was presented and ordered filed.

The petition of W.N.Wilson to have the retail liquor license now standing in the name of Geo.B.Greer at No.1416--1418 "E" street, changed to himself, being read, the same was on motion granted.

The petition of R.Schiller for authority to cut down three pepper trees on "F" street in front of the east half of lots A and B, block 66, Horton's addition, being read was on motion of Alderman Rainbow granted.

The petition of W.M.Crouse for permission to construct a concrete sidewalk and curb on "G" street in fron of lot F, block 68, Horton's addition, being read was on motion of Alderman Perrin granted.

A Joint Resolution directing the Health and Morals Committee to investigate the advisability of disposing of the garbage by depositing it in the Pacific Ocean, and to submit an estimate of the cost of so doing, was read and ordered filed.

The following report of the Joint Finance Committee in the matter of the collection

of delinquent taxes, was read and on motion of Alderman Rainbow adopted, viz:

The Joint Finance Committee recommends that the Tax Collector be authorized to employ

an additional deputy for one month at a salary of \$75.00 to prepare a list showing the

names of owners of property on which there is delinquent city taxes, the property and the

amount due thereon; and that the City Attorney take the necessary steps to collect said de-

linquent taxes or see that the property is turned over to the city and sold at public auc-

tion.

Chas. N. Clark,

J. P. M. Rainbow,

Geo. B. Chapman,

H. Woolman,

Nov. 8th, 1901.

H. Busch.

A communication from the Tax Collector asking for authority to appoint an extra deputy for one month, as recommended by the Joint Finance Committee, the same being approved by the Mayor, being read, on motion of Alderman Perrin the authority was granted. 5

Thereupon an ordinance providing for the employment of an extra deputy in the Tax Collector's office for a period of one month, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Parrott and Jones.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1026. AN ORDINANCE PROVIDING FOR THE EMPLOYMENT OF AN EX-TRA DEPUTY IN THE TAX COL-LECTOR'S OFFICE IN THE CITY OF SAN DIEGO, CALIFORNIA, FOR A PERIOD OF ONE MONTH. Be it ordained, by the Common Council of the City of San Diego, as follows: Section 1. That the Tax Collector of the City of San Diego, California, be and he is hereby authorized and empowered to employ an additional deputy at \$75.00 per month for a period of one month for the purpose of preparing a list showing the names of the owners of property on which there are delinquent taxes, a description of such prop-erty, and a statement of the amount due thereon; that the City Attorney of said City be and he is hereby author-ized and directed to take whatever steps he may deem necessary in collecting, and in assisting in the collection' of said delinquent taxes, and in obtaining tax deeds to the said City of San Diego conveying property sold and struck off to the said City for delinguent taxes. Section 2. That this ordinance shall take effect and be in force from and

after its passage and approval. Section 3. That the City-Clerk of the said City of San Diego be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said city, to-wit, the San Diego Union and Dally. Bee.

A communication from the Board of Public Works asking for authority to let a contract for the construction of a submerged flume about 600 feet in length in the San Diego river, and also to connect the same with a pipe line about 600 feet in length, in order to furnish a sup ply of water to the city during the winter months, being read was on motion of Alderman Perrin referred to the Water Committee.

A communication from the Board of Public Works requesting authority to purchase \$25.00 worth of postage stamps for the use of the various departments of the city government,

where the postage stamps for the use of the various departments of the city governments
being read was on motion, granted.
Thereupon a Joint Resolution authorizing the Board of Public Works to purchase \$25.00
worth of postage stamps for the use of the various departments of the city government, was read
and on motion of Alderman Perrin adopted by the following vote, to-wit:
AYES ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis and Watson.
NOES NONE.
ABSENT ALDERMEN Whitson, Parrott and Jones.
Said resolution as adopted is as follows, viz:
JOINT RESOLUTION No. 1363.
BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:
That the Board of Public Works of the City of San Diego, California, be and they are
hereby authorized to purchase for the use of the various departments of the city government,

\$25.00 worth of postage stamps.

The following report of the Health and Morals Committee in the matter of an ordinance prohibiting visiting places where lottery tickets are sold, and prohibiting having lottery tickets in one's possession, was read and on motion of Alderman Perrin adopted, viz:

The Health and Morals Committee recommends that the within ordinance be adopted.

M. J. Perrin,
F. C. Hyers,
H. M. Landis,
Geo. B. Chapman,

E. C. Thorpe.

Nov. 7th, 1901.

Geo. McNeill voting no.

Thereupon an ordinance making it unlawful for any person in the city to have a lottery ticket in his possession and prohibiting visiting at any place where lottery is conducted or where any lottery tickets are sold, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Parrott and Jones.

Said ordinance as adopted is as follows, viz:



Section 2. That it shall be unlawful for any person to have in his possession in the City of San Diego; California, any lottery ticket. Section 3. That it shall be unlawful

on.

Section 3. That it shall be unlawful for any person to have in his possession in the City of San Diego, California, any paper, certificate, or instrument, purporting or understood to be or to represent a ticket, chance, share, or interest in or depending upon the event of a lottery; provided, that no provision of this ordinance shall be construed to apply to any Peace Officer in the course of his official duties, or to any other person employed by the said City of San Diego in the course of the duties of his employment.

Section 4. That all ordinances or parts of ordinances in conflict herewith, be, and the same are hereby repealed.

Section 5. 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 of not more than \$200.00, or by imprisonment in the city jail of said city for not exceeding one hundred days, or by both such fine and imprisonment.

Section 6. That this ordinance shall take effect and be in force from and after its passage and approval. Section 7. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published three times in the city official newspaper of said city, to-wit: the San Diego Union and Daily Bee.

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The Joint Water Committee having recommended that the Board of Public Works be instructed to put on a meter and collect meter rates for water furnished the Kings Daughters, on motion said report and the matter connected therewith was ordered filed.

The following report of the Health and Morals Committee in the matter of the petition of citizens of Old San Diego for the abatement of the garbage dump, was read and on motion of Aldermen Perrin adopted, viz:

The Health and Morals Committee recommends that the within petition and matter there in complained of be referred to the Board of Health to take such action thereon as it may deem for the best interest of the city and its citizens.

> M. J. Perrin, F. C. Hyers, H. M. Landis, Geo. McNeill, Geo. B. Chapman, E. C. Thorpe.

Nov. 7th, 1901.

A communication from the Board of Public Works recommending that they be authorized to lay a 2 inch water pipe in Second street between Quince and Spruce streets at a cost not to exceed \$115.00, was read and referred to the Water Committee.

A communication from the City Engineer giving an estimate of the cost of grading Columbia street from the south line of Kalmia street to the north line of "H" street, which estimate is \$5,240.39, or 49.6 cents per front foot, was presented and ordered filed.

A communication from the City Engineer giving an estimate of the value of a pipe line owned by Joseph Kelly, which he desires to sell to the city, was presented and referred to the Joint Water Committee.

After first giving due notice President pro tempore Watson did, in open session, sign an ordinance (No.1021) authorizing the Board of Public Works to make certain repairs on the building occupied by the Poundkeeper; also an ordinance (No.1022) ratifying and ordering paid the claim of Frank Beaudin against the city; also an ordinance (No.1023) ratifying and ordering paid the claim of John H. Davis against the city; also an ordinance (No.1024) ratifying the action of the Board of Public Works in incurring certain indebtedness in the Water Department in the month of October, 1901; also an ordinance (No.1025) providing for the execution of a contract with the San Diego Brewing Company at 12 cents per 1,000 gallons; also an ordinance (No.1026) providing for the employment of an extra deputy in the Tax Collector's office for a period of one month; also an ordinance (No.1027) making it unlawful for any person in the City of San Diego to have a lottery ticket in his possession and prohibiting visiting any place Where lottery is conducted or where any lottery tickets are sold.

A Joint Resolution directing the City Engineer to report to the Council what streets, if any, are not of the width required for the convenience of the public; and also what rights

of way, if any, will be required by the city for public use, was presented and read, and ordered filed.

Thereupon the Board adjourned.

ATTEST:

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SPECIAL MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, November 20th, 1901. 9

Pursuant to the following call of the Mayor, viz:

OFFICE OF THE MAYOR OF THE CITY OF SAN DIEGO, CALIFORNIA.

San Diego, California, November 19, 1901.

To the Members of the Common Council

of the City of San Diego, California,

Gentlemen:--

I, Frank P. Frary, Mayor of the City of San Diego, a municipal corporation in the County of San Diego, State of California, good cause appearing to me therefor, do hereby call a special session of your Honorable Body for the 20th day of November, 1901, at the hour of 7:30 o'clock p.m. thereof, at your usual and accustomed place of meeting in your chambers in that certain building known as the "City Hall," situated on the southwest corner of Fifth and "G" streets in the said City of San Diego, California.

The purpose for which said special session is called is to consider the advisability of extending the system of water works of said city in Mission Valley by the construction of a submerged flume 14 inches by 14 inches, and about six hundred (600) feet in length, beginning where the present submerged flume ends, viz., at the west boundary of the S.D.Allen tract of land in pueblo lot 1120, thence running easterly six hundred (600) feet, more or less, to the easterly boundary of said tract of land. And also to lay about six hundred (600) feet of ten (10) inch cast iron pipe, commencing at the end of said submerged flume, to be so constructed, thence running in an easterly direction for a distance of about six hundred (600) feet.

Also to consider the advisability of authorizing the purchase of five thousand (5000) feet of lumber for the use of the Street Department of said city.

Also to consider and act upon the petition of George B. Watson for the erection of a corrugted iron shed on lot "E" in block 87 of Horton's addition to the said City of San

Diego.

Also to consider the advisability of placing a two (2) inch water main on Second street between Quince and Spruce streets in said city, or to take such other and further action in regard to said matters or any one of them that your Honorable Body may deem advisable. And you are hereby notified that your presence is desired at the said special session at the time and place and for the purposes above mentioned. George D. Goldman, City Clerk of the said City of San Diego, and ex-officio Clerk of the Common Council of said city, is hereby directed and instructed to serve, or cause to be served, notices in writing of this call upon each and every member of said Common Council, said notice to contain a statement of the time, place, and object of said special session.

FRANK P. FRARY,

Mayor of the City of San Diego, California.

A meeting of the Board of Aldermen was held this day at 7:300'clock p. m., President Jones

presiding.

PRESENT--ALDERMEN Whitson, Rainbow, Perrin, Landis, Watson, Jones and Clerk Goldman. ABSENT---ALDERMEN Clark, Parrott and Hyers.

The following Message from the Mayor stating the objects for which this Special Session of the Council is called, was read and ordered filed, viz:

MAYOR'S OFFICE.

San Diego, California, November 20, 1901.

To the Honorable Common Council

of the City of San Diego, California,

Gentlemen:--

Having, on the 19th day of November, 1901, issued a call for and called a special session of your Honorable Body for the 20th day of November, 1901, at the hour of 7:30 o8clock 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 Fifth and "G" 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 have convened, which is as follows:

To consider the advisability of extending the system of water works of said city in Mission Valley by the construction of a submerged wooden flume 14 inches by 14 inches, and about six hundred (600) feet in length, beginning where the present submerged flume ends, viz., at the west boundary of the S.D.Allen tract of land in pueblo lot 1120, thence running easterly six hundred (600) feet, more or less, to the easterly boundary of said tract of land. And also to lay about six hundred (600) feet of ten (10) inch cast iron pipe, commencing at the end of said submerged flume, to be so constructed, thence running in an easterly direction for a distance of about six hundred (600) feet.

Also to consider the advisability of authorizing the purchase of five thousand (5000) feet of lumber for the use of the Street Department of said city.

Also to consider and act upon the petition of George B. Watson for the erection of a corrugated iron shed on lot "B" in block 87 of Horton's addition to the said City of San Diego.

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Also to consider the advisability of placing a two (2) inch water main on Second street between Quince and Spruce streets in said city, or to take such other and further action in regard to said matters, or any one of them, that your Honorable Body may deem advisable.

All of which is respectfully submitted.

FRANK P. FRARY,

Mayor of the City of San Diego, California.

The report of the Water Committee in the matter of a communication from the Board of Public Works requesting that they be authorized to construct a submerged wooden flume and pipe line in the San Diego river for the purpose of securing water during the winter time,

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said committee recommending that the authority asked for by the Board of Public Works be granted, was read and ordered filed.

Thereupon an ordinance, heretofore adopted by the Board of Delegates, directing the Board of Public Works to advertise for bids and let a contract for the construction of a submerged flume and pipe line in connection with the water system of the city, provided the cost thereof does not exceed the sum of \$450.00, was read.

Alderman Perrin moves that said ordinance be amended by striking all that portion requiring the Board of Public Works to advertise for bids, and by fixing the expense for doing said work at \$300.00 for material, which motion was adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Whitson, Rainbow, Perrin, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Clark, Parrott and Hyers.

Thereupon said ordinance providing for the construction, by the Board of Public Works of a submerged flume and pipe line in connection with the water system of the city, as amended, was read and on motion of Alderman Perrin adopted by the following vote, to-wit: AYES -- ALDERMEN Whitson, Rainbow, Perrin, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Clark, Parrott and Hyers.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1028.

An Ordinance providing for the construction, by the Board of Public Works of the City of San Diego, California, of a submerged flume and pipe line in connection with the water

system of said city.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and directed to construct a submerged flume 600 linear feet in length, 14 inches by 14 inches outside measurement, to be constructed of 2 inch redwood plank properly fastened together, braced with 2 inch by 3 inch and 2 inch by 4 inch pieces of redwood; said flume to be placed at a proper depth beneath the surface of the ground, and to be located in the City of San Diego, California, as follows: Beginning where the present submerged flume ends, viz: At the west boundary of the S. D. Allen tract of land, containing 135.20 acres of land in pueblo lot 1120 of the pueblo lands of said city, thence running in an easterly direction 600 feet, more or less, to the east boundary of the above referred to tract of land. Also to lay and put in place (including back-filling) a ten inch cast iron pipe, commencing at the said easterly side of the said S. D. Allen tract of land, and at the easterly end of the said submerged flume, thence running easterly for a distance of 600 feet. Said work to be done according to specifications to be prepared by the said Board of Public Works, and under the supervision and to the satisfaction of the said Board of Public Works; provided that the expense thereof for material shall not exceed the sum of \$300.00, and that the written consent for the construction and maintanance of said flume be obtained from the owner of said land, and that the said Board of Public Works be, and said Board of Public Works is hereby authorized and directed to take whatever steps or action said Board may deem necessary

in regard to properly protecting that portion of the said system of water works in Mission Valley from the effects of the winter rains.

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

The following report of the Joint Water Committee in the matter of a communication from the Board of Public Works recommending that they be authorized to lay a two inch water pipe in Second street between Quince and Spruce streets, was read and on motion of Alderman Watson adopted, viz:

The Joint Water Committee recommends that the within request be granted for a one inch pipe.

Geo. B. Watson, H. M. Landis, J. P. M. Rainbow, J. S. Clark, M. W. Jenks, J. W. Lambert,

W. W. Lewis.

Nov. 20/01.

Thereupon an ordinance providing for the construction of a one inch water pipe on Second street from a point 50 feet north of the north line of Redwood street to the south line of Quince street, as recommended by the Joint Water Committee, was read and on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Clark, Parrott and Hyers.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1029.

An Ordinance providing for the construction of a one inch water pipe on Second street in the City of San Diego, California, from a point 50 feet north of the north line of

Redwood street to the south line of Quince street.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board is hereby authorized and directed to construct a one inch water pipe on Second street in the City of San Diego, California, from a point 50 feet north of the north line of Redwood street to the south line of Quince street, being a distance of about 515 feet; provided, that the expense thereof shall not exceed the sum of \$65.00. Section 2. That this ordinance shall take effect and be in force from and after its

passage and approval.

A communication from the Board of Public Works asking for authority to purchase 5000 feet of lumber for the use of the Street Department, was read and ordered filed.

Thereupon an ordinance providing for the purchase of 5000 feet of lumber for the use

of the Street Department, was read and on motion of Alderman Perrin adopted by the follow-

ing vote, to-wit: Whitson,

AYES -- ALDERMEN CLARK, Rainbow, Perrin, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Clark, Parrott and Hyers.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1030.

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An Ordinance providing for the purchase of five thousand (5000) feet of lumber for the use of

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

the Street Department of the City of San Diego, California.

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to purchase five thousand (5000) feet of lumber for the use of the Street Department of the City of San Diego, California; provided, that the expense thereof shall not exceed the sum of \$150.00. Said lumber of such size, quality, and character as shall be determoned by the said Board of Public Works.

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

The petition of Geo. B. Watson asking for authority to erect a temporary corrugated iron shed on lot "B" in block 87 of Horton's addition to the city, said petition being accompanied by a letter from the Chief of the Fire Department stating that if it was contemplated to keep material or goods in the open space it would lessen the fire risk to have the same covered by a corrugated iron shed or roof, was read and on motion of Alderman Perrin the request was granted.

Thereupon a Joint Resolution granting permission to Geo. B. Watson to erect a temporary corrugated iron shed on lot "B" in block 87 of Horton's addition, was read and action thereon postponed until the next meeting of the Board.

The petition of citizens and residents on "J" street between 14th and 16th streets, for an ample supply of water, was read and referred to the Joint Water Committee.

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A Joint Resolution requesting our Senators and Representative in Congress to use all

honorable means to secure the passage of a bill providing for an adequate pension to Agnes T.

Sweeney, widow of the late Captain Henry Sweeney (U. S. A. retired) ex-President of the Board

of Aldermen, was read and om motion of Alderman Landis adopted, viz:

JOINT RESOLUTION No. 1364.

WHEREAS, Our late associate and President of the Board of Aldermen, Captain Henry

Sweeney (U.S.A. retired), has departed this life in our midst, leaving him surviving his

widow, Agnes T. Sweeney, now advanced in years; and

WHEREAS, Captain Sweeney deserved well of his country by reason of his long, faithful

and honorable service in the United States Army, extending from the year 1854 to 1886, when active he was retired from **gamming** duty on account of physical disability incident to such service;

therefore

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

That our Senators and Representative in Congress be requested and urged to present and use all honorable means to secure the passage of a bill providing for an adequate pension to Agnes T. Sweeney, widow of said Captain Henry Sweeney, deceased; and be it further

RESOLVED, That copies of this resolution be forwarded to the Hon. George C. Perkins, Hon. Thomas R. Bard, and Hon. J. C. Needham.

After first giving due notice President Jones did, in open session, sign an ordinance (No.1028) providing for the construction of a submerged flume and pipe line in connection with the water system of the city; also an ordinance(No.1029) providing for the construction of a one inch water pipe on Second street from a point 50 north of the north line of Redwood street to the south line of Quince street; also an ordinance (No.1030) providing for the purchase of 5000 feet of lumber for the use of the Street Department.

Thereupon the Board adjourned.

les, D. Jackman

ATTEST:

of the Board of Aldermen. President

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15 Regular Muting. Caucied Chamber of the Board of Aldermen of the City of San Diego. California, December 2, 1901. The regular muting of the Board of aldermen of the City of San Diego, California, was held at 4.30 aclock O. M. this day, President Janes presiding: Tresult - aldermen Clark, Nacibaw, arin, Ayers, Laudi, Matson, Jones and Clirk Galdman. Ubseut - Udermin Mhitson and Carratt.) The reading of the minutes of the privious miting was dispused, with. On motion of alderman Perior and by unanimous consult the order of business was suspended for this miting. The following report of the faint Steatth and Marala Committee to whom was referred an Ordinance providing for clasing Dalaons on Sundage, is read and an motion of alderman Turin, adapted, vy Dan Dige, Caf. Nov. 25 . 1901. Ip the Cammon Councily. Dan Dugs. Caif. Gentlemen The Jaint Health & Morals Cammittee to whom was defined an Ordinance providing for the clasing of Saloans on Sundays, herewith reports, that your Committee has had several mitings and heard arguments both for and against the passage of said ordinance; Accured and fill many commentions and also petitions numberously signed both for and against the passage of said andinance: our committee recommends that said Ordinance to clase balaans on Sundays, be amended by Alicking aut that portion thereof which permitted Hotels and Restaurants to surve Liquons on Aundays, and that Said andinance as amended, be then submitted

to the qualified notirs of this City, at a special election to be called for that purpase, on the first fuerday in January, 1902; and we further recommend that this cancel adapt as repet said Ordinance, as may be determined by the note of the people at such Special iliction. Said Metion to the called and held without if pense to the City. and we submit herewith a resolution directing the City attorney to prepare the necessary and induce Calling such dection and recommend its adaption Mapulación . J. Curia. A.C. Ayurs. M. M. Kaudis. Leo, M-Mill. Geo. B. Chapman. E.C. Thonpe. Daid Jaint Wexalution, as Autmilled by the Health & Morald Cammittee being read, is, an motion of aldermon arren, adapted by the following vote, to wit:-Lycs- aldermen Clark, Nanihaw, Virrice, Hyers, Kaudis, Walson and Janes. Noes- Mane. alexant aldernun Mitson auf Garott. Daily resolution, as adapted, is as follows, to wit: -Joint Vesalution Mº 1369. De it Respland by the Common Council of the City of Lan Dugo, as fallows Diego, Cacifornia, be and he is hereby authorized and directed to prepare and furnish to this Common Councils an Ordinance calling a special election to be held in the lety of San Diego, California, on the first Quesday in January, 1902, for the purpose of submitting to the unclose of said lity the question of whether or not the salasho in said City shall be clased an Sunday, as prescribed and set forth in an ordinance now in the possession of the lity Clurk of said City. which ordinance is as follows: Chanance M-"An Ordinance istablishing the time for closing Daloons an week days, and providing for the closing of Saloons on Sundays in the lite of

Can Dugo, California. Beit Ordained by the Cammon Council of the City of Dan Diego, as follows: Dection! That it shall be and is hereby declared to be unlawful for any saloon, har, harroom, tippling house, or other place in the lity of Dan Liege, Cacifornia, where wine, ale, beer, 'an any Spirituans, vinaus, or mach, or other intoficating iquons are sold, to be apin or kept open beliven the hours of twilve a clack and one minute a.m. on Quaday and five aclack a. m. on the following Monday, and between the hours of twelve accock and one minute a.m. and five o'clock a.m. of each and every day of the work other than clunday. Section 2. That it shall be and is hereby keelared to be unlowful for any person to sell, barter, on give away any wine, ale, beer, or other spirituous, vinous, malt, or other intopicating lequors, either at wholesale or retail, in the City of San Niego California, between the hours of twelve aclock and and minute a. m. an Sunday, and five a clock a. m. of the fallowing Monday, and between the hours of twilne delach and one minute a. m. and five belock a. M. of every day of the work other than Quaday; provided, that the provisions of this Ordinance Shall not apply to the sale by druggists of such liquors upon a priscription in writing of a licused physician even for medicinal purpases any. liction 3. That every person violating any of the provisions of this andinance shall, up conviction thereaf. be punished by a fine of not less than \$ 25.00 nor more than \$ 300.00, on they imprisonment in the City Jail of said City for a period not ifcuding 150 days, or by both such fine and imprisonment; and that when any person shall be convicted of violating any provision of this ardinance, the license of such person so convictions shall be immediately forfuled, and threafter the Auditor of the said City of San Diego shall not issue any licuse to such person until authorized to to do by the said Common Council, and that every license for the sale of intoficating liquors hurafter issued by the Undetor of said City

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shaw contain printed therein a capy of this section. Election A. Mat this ordinance shall take effect and be in force from and after its passage and approval. Section 5. That the City Clirk of the said City of Dan Diego be, and he is hereby authorized and derected, incudeatily after the approval of this ordinance, to publish or cause the same to be published the times in the City official newspaper of said City, to-wit: the San Diege Union and Daily Dec. and that said and inance calling said election shall contain the following provisions: That each member of satis Common Council hereby binds hunself and agrees, that if at said election a majority of the Notes regularly cast shall be in favor of closing the Salboons on Sunday, he will note it for the classing said ordinance providing for the classing of Saloons on Sunday, but that if a majarity of the notes regularly cast at said election shall be against closing the Saloons an Sunday, that he will note agabust the adaption of said ardinance providing for the closing of Saloans an Sunday" auf Revolution primiting Geo. B. Matson to erect & corregated iron shed on het B. Black 84 of Horton's addition is read and adapted by the following Nate, to.wit: ayes- aldermin Clark, Nainbaw, Cerrin, Agers, handis & Jones. Nous- None. absurt-aldermen Mitson and Parrott. Elecced-alderman Matson. Said resolution, as adapted, is as follows. vg:-Be it Russlows by the Common Council of the City of San Dige, as follows: That permission be and is hereby granted to George B. Walson to creet a temporary corregated fron Shed atjaining the south side of the building located on hat B' in Black 84 of Horton's addition to the city of San Diego, California. Vitition of A.M. Courtney for a retail higuor Licuxe, and also for a special Restaurant higuor

Licuse, being presented, licuse is, on motion of alderman Afers, granted. W commincation from the board of Tublic Marks recommending that the temporary Clerk, heretofore allowed the Mater Department for 60 Days, made permanent, is presented, read and refined to the Jacit Stenance Cammite Un Ordinance directing the Goard of Jublic Narks to advirtise for hede and let a contract for a pipe line to the U.S. Military Auscroation and is read and an motion of alderman Tale adapted by the following wate, to wet: Tyis- aldermen Clark, Wanhaw, Unice, Agers, Landis, Malson and Jones. Now name. Whitson and arealt.) ilexust-aldermen Dail andinance, as adapted. is as fallows. mg:-Ordinance No. 1033. An Ordinance Providing for the Con struction of a Water Pipe Line from Old San Diego to the North Line of the United States Military Reservation in the City of San Diego, Cali-'fornia. Be it ordained, by the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and directed to advertise for bids and let a contract for supplying the said City of San Diego with forty-two hundred (4,-200) linear fect of six (6) inch cast iron pipe and six hundred (600) linear feet of four (4) inch cast iron pipe; and to also advertise for bids and let a contract for supplying said city with eleven thousand seven hundred (11,700) linear feet of six (6) inch wooden pipe, thirty-six hundred (3,600) linear feet of five (5) inch wooden pipe, and thirtyfive hundred and eighty-three (3 593) linear feet of four (4) inch wooden pipe; said last mentioned contract to include also the labor and material necessary to lay said cast iron pipe and also said wooden pipe. Said work to be done and material furnished for the purpose of constructing a water pipe line, commencing at f Ri and Jeff streets in Old San Diego in the City of San Diego, California, thence running in a northwesterly direction to the east line of Pueblo Lot 177; thence running in a southwesterly direction to the north line of the United States Military Reservation, being twenty-three thousand six hundred and eighty-three (23,683) feet in length. Said material to be furnished and said work to be done according to specifications to be prepared therefor by the said Board of Public Works of said City, and to be located according to a survey and map thereof made by the City Engineer of said city, dated October 3rd, 1901, on file in the office of the City Engineer of said City; provided, that the expense thereof shall not exceed the sum of Thirteen Thousand Eight Hundred and Nine Dollars (\$13,800.00). Section 2. That this ordinance shall take effect and be in force from and after its passage and approval. Section 3. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published three times in the City official newspaper of said City, to-wit: the San Diego Union and Daily. Bee. a commication from the board of Public Morks Tauxmitting a report of the City Eugeneur upon the

condition of the Water pipes in Aifth street and upon University Hughts, and recommending the relaying such tipe lines, being presented and read, the stion of the recommendation for a new pep avenue is adapted, and balance a the Jaur Mater Com the is referred to communication authorning Marcupon au Ordinance the of Jublie Marke to advertise for beds and tract for a new pipe the me tel Cafon avenue, an University Steeghts its read and an mation of alderman Watson adapted, by the following vote, To-wit: yes. aldermen Clark, Vainbaw, arin, Agus, Kaudos, Malson and Janes. hoco-none. Whitson and Variatt. alderman absut-Daid as adapted. as fallows, viz:andinance, Ordinance No. 1(32 An Ordinance Providing for the Laying of a Water Pipe on El Cajon Avenue, University Heights, in the City of San'Diego, California. Be it ordained; by the Common cil of the City of San Diego, as follows Section .1. That the Board of Public, Works of the City of San Diego California, be, and said Board of Pub lic Works is hereby authorized and directed to advertise for bids and let a contract for the construction of a 23 water pipe line on El Cajon avenue, University Heights, in the City of San Diego, California, from the cast line of Arizona street to the center line of Louisiana street, being a distance of about eight hundred (800) feet; said pipe line to consist of wooden pipe and to be constructed according speci fications · to be prepared by the said Board of Public Works of said city; provided, that the expense thereof shall not exceed the sum of \$1,806.00. That this ordinance Section 2. shall take effect and be in force from and after its passage and approval. That the City Clerk Section 3. of the Diego, be, and he is said City of San hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said City, to-wit: the San Diego Union and Daily Bee. Ut this time alder Ayuro 13 spense further attendance upon This session of the Doard. Weamminication from the Board of Dublie Marks recommending the improvement of a small plat of ground in the south western corner of the City Park is read and referred to the Park Committee. a communication from the Board of Public Norks showing an itimized statement of the various Departments of the City Government for the month of October, 1907, is presented and ordered filed. a commission from the auditing Committee transmitting the claim of &M. Howell's for 200. for

four months is presented and ordered paid. A communication from the lity attancy notifying the Causies that the title had been secured to the land required for the Camitry boad, being read is andred field. A communication from the City attorney notifying the Council of the result of the effort to yiet the Squatters from the City Tark is head and filed. a communication from the Board of Arie Commissionus recommending the removal of the But nower to the City's hat an Gaeden Hill being read, an motion the request is granted. The report of the Coundkup for the month of Noninber, 1901, is presented, and ordered field. Ortition of avenus of praperty franting on 85th Strut, between Faus Struts bring read, is granted and the City attorney directed to prepare the necessary papers to carry the same into effect. Tratest of property awars to the proposed grading aft that, from 8th to 95th Strats, is presented, and referred to the Jaint Strat, is Committee. Vitition of Deavauguro for an increase in the price paid for Remaining dead animals is presented and referred to the faint Head & Morals Committee. Ditition of the Nomins livic Improvement Daciety for a reduction of the assessed volue of property used temporarily for park pusposes Hering presented is referred to the City assessor. a communication from te. B. Specier acking to have a portion of 33° thut in speciers and clased, and affiring to apen said strut through

adjaining land is presented and referred to the Joint Chrut Committee. Pitition of Joseph Kelly for authority to construct a concrete Didewack and Curbing on I struct, in front of hat I, Black 68, Storton's addition, is read and granted. Vitition of At. hynnell asking to have issued to him an autional's Kiemen, for one year, dating from the appiration of the licence now held by him, being presented and read, on motion of adarmon Matson the rules are suspended and Kiener granted, by the following bate, to wit: ayes-aldernen Clark, Vainbaw, Virice, Agers, handis, Matson and Jones. about adurmen Whitson and Variatt. now none. The following report of the fait tenance Committee, to whom was referred a communication from the Goard of Jublic Northe recommending an increase in the pay of the men on the Shut force, is read and In Mation of alderman Vener adapted, viz:-The faint Ainance Committee recommende that the pay of the members of the that force and the blacksmith huger be fixed at 155.00 por month and that the pay of the hastler be fixed at Aleo. as per month, and that this amount be the majimum rate of wages to be paid in the shut Department. J. P. M. Vainbaw. Leo. B. Chapmon. St. Waatman. St. Buch. Nov. 34th 1901. Chas. N. Clark Voting No. Threaton an Ordinance figing the pay of min on the strut force, as above recommended was read and an motion of alderman Matson adopted by the following vote. to-wit: 24is-aldirmen Rainhard, Terrin, handis, Malson and Jones. No- alduman Clark.

about aldermen Whitson, Saraatt and Agers. Daid Ordinance, as adapted, is as fallows. vy:-1034:**

An Ordinance Amending Section, 4, and Section 22 of Ordinance Noticity of the Ordinance Solution (Star) Diego;
California (Approved Dirember 11) h 1899
Be it ondained (by the Combion Coun-shief the City of San Diego, as follows: Section 17. That Section 4 of Ordin-ince Not 55, of the ordinances of the City of San Diego, California, entitled, An, ordinance spoyiding for the (em-An ordinance providing for the lem-ployment and fixing the compensation of certain comployees of the City of San of certain employées of the City of San Diego, Chilifornia, and authorizing the Board of Public Works of suid City to purchase certain horses, carts, wagons, harness, blacksmith to's and supplies for the use of said City; and to adver-tise for bids and let a contract for the construction of certain stable, sheds, fences and blacksmith shop for the use of said city, and prescribing a system for the carciof the streets of the City of San Dicgo, California,", approved December IIth, 1899, be and the same is hereby amended to read as follows: is hereby amended to read as follows: Section 4. That, the said Board of Public Works be and said Board is hereby authorized and directed to em-ploy 15 men. Which number shall in-clude a hostler, the salary of 14 of which men. not including said hostler, shall be and the same is hereby fixed at \$5500 per (a) endar month, to work upon the streets alleys avenues, high-ways, plazas, parks, and public places of said of the said to care for the person-al property of said city, under the di rection, of the said Board of. Public Works, and Superintendent of Streets Works and Superintendent of Streets as hereinaties, provided, not more than eight (3) of all of said men shall be-long to any, one political party, which men ishall beheftizens, and electors of atid city; and that atter being employ-ed by the said Board of Buble. Works, as herein provided, no one of said men' shall be removed for discharged except for incapacity, neg ect of duty, dis-honesty, or the conviction of a mis-idemeanor of citmer.

. Ordfinninge No-

honesty? or the conviction of a mis-demeanor of ctime: Section 2. That section 12, of said Ordinance No. 955 be and the same is hereby amended to read as follows Section 12. That the said Board of Public Works Shalls designate one of Public, Works' Shallstedesignates one of the solid employees at large to act, as a hostler in testidi Gity (Stable, whose salay' shall be and the same is hereby fixed at \$60:00 per celendar, month, who shall, neside in said. City Stable and said mostler is all curden the direction of the said Superintendent of Streets) have supervision over and care of said stock, hamess, and, other presonal property while the same shall be at the said curden shall but said hostler shall property while the same shall be at the said curden shall but said hostler shall property while the same shall be at the said curden shall be shall be at the said curden shall but said hostler shall of receive, in any event more than \$0:00 compensation in any one calen-\$60.00 compensation in any one calendar month. Section 3. That the salary of the

blacksmith's helper in the City of San Diego, California, be and the same is hereby fixed at the sum of \$55.00 per calendar month? Section 4. That the foregoing wages

shall be the maximum wages to be paid by the said City for such work, and shall not be increased by the said Com-mon Council for such work.

Section 5. That this ordinance shall not effect the provisions of Ordinance No. 1002 of the provisions of ordinance No. 1002 of the provision of said City, chilled "An ordinance increasing and fixing the salary of the driver, of the street sweeper in the cliv, of San Diego. California," approved October 22d, 1901, nor affect the salary nor the employment of the blacksmith.

'Rh'at∗thi and be in force from and after, the first, day of January, 1902. Section 6. That the City Clerk of the said City of San Diego, be, and he is hereby - authorizede and & directed. im-mediately atter the approval of this ordinance stoppublish or cause the same to be published once in the City official spaper of said City; to wit: the San Diego Union and Daily Bee. Vititions of huke Aunter and M.E. Ceiver for relaif Ligdon herewas were presented and referred to the Health Moral's Committee. In motion of alderman Pirice the lies attarney is instructed to prepare and present an Ordinance fixing the Salary of the superintendent of Strats at the rate of 1100.00 per month.

An Ordinance authorizing and directing the Board of Jublic Marks to advirtue for bids and let a Contract for laging a water pipe in Matheet. between A and W strut, bing read is referred to the facil Maler Committee. An Ordinance to prived begging on the Shuts of the City being read is referred to the Keatth Morale Committee. an Ordinance to prevent the storage of Guano within certain limits of the City, being read is referred to the Health Morals Cannittee. Wriport of the faint Mater committee in the matter of a pipe line in K Shut between 30 hand 32' struts, together with anordinance instructing the Board of Jublie Marks to advertise for hids and let a Contract to lay such pipe is read and refund back to the Water Committee. W missage from the Magor trausmitting the request of the City auditor and assessor for additional assistance with which to make the assissment for the fiscal year 1902 is read filed. Also, the said request of the City Auditor and assessor for such assistance is read and granted: Whereupon an Ordinance authorizing the City Unditor and assessor to appaint such assistants is read and an motion of alderman haudis adapted by the fallacoing vote. to wit: -Aus- aldermen Clark, Pauiban, Purin, Landis, Natson and Jones. Now- None. absent- aldermen Whitson, Parrott and Agurs. Said Ordinance, as adapted, is as fallows, viz:-Irdinance Me 1031. an Ordinance authorizing the City auditor and assessor to appoint timporary deputus trassest in making the assessment and assessment roll of the City for the fiscal year 1902. and fixing their Compusation' Be it Ordained by the Common Council of the

un the rectured of interesting who turn on curly \$3.00 bus nout dos maintanne fra dann lader and werd by the wall department; also to whereas fire at an uteres aft, do'ther dury by allow a man to turn on and aff waller we al couldry of the Mater Department; also to employ mouth for the reference of hisquestion were by the no by returning the anound for the build of the second of the second of the will of the second of the second of the will of the second of the second of the second of aug, hurwich reports as governes: the the management of the Mathe adjustinent of the of Willie Warter to receive carlow wildered refused and craining authorizing the board Jawit Rater Committee, to whom was Gundenen:-Jo she commencial de an alego. of the of all bedring in sead and adapted, my 11, 1902. the minth, degrade and of the house the 1962. Sutting 2. That the conformation of such timperent buch werearned row is completed. to despenses with, without production the wind that whenever the dervices of any duck deputies are row of the Cup you the years your 1903, pronded, to avoid in making the accordination and account utending right in minter dering any are moret is hundy authorized to appoint winderand dependent not and of Ean Burge, as factures

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He down was reprised the but when a course bimment at an world date, before the round decore begins. the to have said beducate and queen upound instructudes and directed to take the nuceary of dan Dugs, Californa, Es aud daus Baared is huby 1 This the downs of the is a die and of Dan Dugs as dallare: a. A Ourserver's by the contrar burner of the Cuy public trans and charues tu reparends, therefore, fifth and but this and in a more to the We the quetter on the north side of Artuil, tuluen Hourt abuse, in grant of has a black 34, Harborn colician On the south side of O shut butun this we sixthe shull, on the walking part, or had thrugh; on shute in sous and an as fouries to with a sidewinder of parts thurst, due guiling, buy beaut the Cuy of how buys are and of represe, the said Thuse butin bitunes with quitter we Your Weintern Mer 366. referred so read and adapted and so adjunction regi-Partillo to course culaire discussed and quetter to the W Jourt Wealution during the board of Culler Author a Ordenan i read and request to menung Millihuwe. a. HUtayau. M. M. Juna Jus. N. Euleut. A. C. M. Wander Aufredung. I be the manner that the time a chapters. About the case of the aco to the mark A33.00 few

and grazing purposes is read and an motion of alderman Walson adapted, vin:-The City handa committee recommenda that y. n. Leibert be permitted to use for agricultural and grazing purposes the pueble lands owned by the mintioned in the within petition provided he page into the City preasury the sum of \$120.00, or \$15.00 per puckles lat. for the use of said land until October 1st. 1902. . J. M. Waiibaw. USeo. B. Matson. E. G. Bradburg. Nav. 29th. 1901. R. P. Lecinan. The following report of the Cityhands Committee, to whom was referred the petition of M. H. Baker for permission to use certain City hands for agricultural and grazing purposes, is read and on motion of alderman Raudis, adapted, viz:-The City handa committee recommends that TY. J. Daker be fermitted to use Juchlo hats Nor. 1371 and 1322 for agricultural and grazing purposes until Celater 12, 1902; provided he pays into the City freakury the sum of 130.00, or 1500 for Jubly hat for the use of the Same. J. C. M. Kainbard. Geo. B. Walson. E. J. Bradbury. Nor. 29t. 1901. R. J. Suinan. The following report and recommendation of the Jain't Continitie on Electric Lights is read and on motion of Alderman Nainkow, adapted, viz:-Dan Diego, Caf. Nov. 79^t, 1901. No the Common Council, Dan Diege, Calif. Lentlemen :-Lights and Juphones herewith reports and recommendo: 1st. That an account of the shortage of funds no new lights he established until after the first of Lanuary, 1902. 2. That for the purpose of accertaining the difference

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in the Cart, the Board of Public Norks be instructed to cause the incandicul lights on test it. and I struct sides of the City Hall to be lighted every night for a period of two weeks. 3. That a Committee be appointed by your Nonorable Body to investigate and report the probable cast of construction by this City of an electric light placet of sufficient size and capacity to furnish the City with electric lights. Rishind. Nespecefully Submitted, A. M. Laudis, A.H. Griggs. Geo. a. Chapman. Les. Lutivilleg. On Mation the Electric hight Committee is auchorized, to make such recommendation as it may duen proper in the matter of an Electric hight System for the City. Wanks to cause the incandescent lights in front of the City Hall for two works, bing read is adapted and is as follows, viz:-As it Recolored by the Common Council of the City of San Deigo, as follows: That the Board of Cublic Morks be and it is hereby authorized and directed to cause the incandescent lights in front of the City Hall on 5th Strut and on I strut to be lighted every night for a period of two weeks. Pitition of Citizens for an telectric hight at the intersection of A and Union Shuts is presented read and referred to the telectric hight Committee. Dititions of Citizens for an Electric hight at the intersection of 8th and & strats being presented is referred to the Electric hight Committee. The following recommendation of the fait Shut Committee in re Bridging the Sau Diego Rever at or mar the County Haspital is read, and adapted, vig:-

Can Diego. Cal. Nor 29th, 1901. Pothe Common Caccinica, San Diego, Caciog. Gentlemen :-In the Matter of repairing the so-called Taway road" in the City timits, your fait Chat Committee recommends that the day Eugener be instructed to prepare and submit to this Camies, places and specifications together with approximate estimates of the dast of a Vile, Mooden, Combination, and a stul Aridge across the San Diego rever at or near the Cacuty Hospital. Ruspectuley, A.C. Agura. Les. B. Malson M. J. Junice. M. Kaubert. A. A. Briggs. (I. D. Clark. Thereupon a resolution instructing the City Engineer to make estimates of the Cast of such Orlidges, is read and adopted bud is as follows, to-wit:-Janet Vexalution M-1368. De it Resolved by the Course Courses of the City of San Diego, as fallows: That the City Eugeneer be and he is hereby instructed to make and furnish to this Common Council plans and specifications together with apprayimate estimates of the cast of constructing a Vile, Mooden, Combination and a Strut Bridge Sacross the San Diego river, at or near the Cauty Haspital. The following resolution giving the consent of this Board to the Board of Delegates to adjourn For a longer time than one week is read and adapted, viz:-Be it Received by the Board of aldermen of the City of Dan Diego, as follows: What the consult of this Board he and the same is hereby given to the Board of Delegates to adjawn from December 2. 1901 to December

16t 1901, at 4.30 P.m. after first giving due notice President Jones did, in aben Sission, sign Ordinances as pollows: Ordinana Nº 1031, adthorizing the City auditor and assessor to appaint temporary Deputies; Ordinance Nº 1032, autoriging the Goard of Jublic Norks to lay a Winch Water pipe on El Cajon and. Ordinance Mº1033, authorizing the Board of Public Norks to construct a Water pipe line to the U.S. Military Reservation. Ordinance Mº 103 A, amending Sections HV 12 of Ordinance Mº645, fifing the pay of the men ice the Street Department. Arcupan the Board adjourned until December 16th 1901, at 4.30 C. M. Dec 16th, 1901. Dan Alona attat: Tresident Board of alfdermen. Mes.D. Goedman City Chuk. •

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ADJOURNED MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, December 16th, 1901.

Pursuant to adjournment a meeting of the Board of Aldermen was held this day at 7:30 p.m.

PRESENT--ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers, Watson and Clerk Goldman. ABSENT---ALDERMEN Parrott, Landis and Jones.

In the absence of President Jones Alderman Watson is elected President pro tempore.

The reading of the minutes of previous meetings was dispensed with.

A Message from the Mayor transmitting the request of the City Clerk for an additional assistance in making a card index to the records and files of the City Clerk's office, and recommending that the City Clerk be granted an additional assistant for the purpose requested, being read was ordered filed.

The request of the City Clerk for additional assistance was read and granted in accordance with the recommendation of the Mayor.

Thereupon an ordinance authorizing the City Clerk to employ an additional assistant, being read was on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Rainbow, Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. _____.

An Ordinance authorizing the City Clerk to employ an additional assistant, and fixing his compensation.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That the City Clerk of the City of San Diego, California, be and he is hereby authorized to employ an additional assistant for the purpose of aiding in the preparation of a card index to the files and records of the City Clerk's office. Section 2. That the salary of said additional assistant be and the same is hereby fixed at

the sum of \$75.00 per month.

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

The Health and Morals Committee having approved the application of Luke Hunter for a re-

tail liquor license at the Horton House, on motion the license was granted.

The Health and Morals Committee having approved the application of M. E. Oliver for a retail liquor license at the southwest corner of Fifth and "I" streets, on motion said license

AYES - ALDERMEN Clark, Whitson, Rainbow and Hyers.

NOES -- ALDERMEN Perrin and Watson.

ABSENT--ALDERMEN Parrott, Landis and Jones.

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A Message from the Mayor transmitting the request of the Board of Public Works to retain the extra force in the Engineer's department for sixty days from and after January 1st, 1902, and recommending that the request be granted, being read was ordered filed.

Thereupon the request of the Board of Public Works to retain the extra force in the City Engineer's for sixty days after January 1st, 1902, was read and granted.

A communication from the Board of Fire Commissioners asking for authority to appoint two more permanent men in the Fire Department to take charge of the chemical engine at "F" and Twenty-third streets, was read and the request granted.

Thereupon an ordinance providing for the appointment of a captain and driver for the Golden Hill fire engine, being read was on motion of Alderman Rainbow adopted by the following vote, to-wit:

<u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Perrin and Watson. <u>NOES -- NONE</u>. <u>EXCUSED-ALDERMAN</u> Hyers

ABSENT--ALDERMEN Parrott, Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance providing for the appointment of a captain and driver for the Golden Hill fire engine of the City of San Diego, California.

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

Section 1. That the Board of Fire Commissioners of the City of San Diego, California, be and said Board is hereby authorized and directed to appoint one man who shall act as captain of the Golden Hill fire engine, and one man who shall act as driver of the Golden Hill fire engine in the City of San Diego, California, whose salaries shall be and are

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hereby fixed at \$75.00 per month each.

Section 2. That this ordinance shall take effect and be in force from and after Jan. 1, 1902.

Section 3. That the City Clerk of the said City of San Diego be and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said city, to-wit: the San Diego Union and Daily Bee.

The following report of the Water Committee in the matter of an ordinance providing for the laying of a water pipe in "J" and Seventeenth streets, was read and adopted, viz:

The Water Committee recommends that the within ordinance be adopted.

Geo. B. Watson, H. M. Landis,

Dec. 13/01.

J. P. M. Rainbow.

Thereupon an ordinance providing for the construction of a water pipe line on Seventeenth and "J" streets, being read was on motion of Alderman Rainbow adopted by the following vote, to-wit:

<u>AYES</u> -- <u>ALDERMEN</u> Clark, Whitson, Rainbow, Perrin, Hyers and Watson. <u>NOES</u> -- <u>NONE</u>.

ABSENT--ALDERMEN Parrott, Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1036.

An Ordinance providing for the construction of a water pipe line upon certain streets in the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and directed to advertise for bids and let a contract for the furnishing of all labor and material in the construction of a water pipe line on "J" street in the City of San Diego, California, from Sixteenth street to Seventeenth street, thence along Seventeenth street to "I" street; said pipe line to consist of four inch pipe on "J" street and a two inch pipe on Seventeenth street; said pipe line to be constructed according to specifications to be prepared by the said Board of Public Works of said city, and to be paid for out of the Water fund of said city; provided, that the expense thereof shall not exceed the sum of \$250.00.

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

Section 3. That the City Clerk of the said City of San Diego, be and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said city, to-wit: the San Diego Union and Daily Bee.

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The report of the Joint Water Committee in the matter of re-laying the water pipe in Fifth street, and recommending that the Board of Public Works be instructed to advertise for in said street bids and let a contract for the purchase of 16 inch pipe to construct a water pipe line from Juniper street to a point 30 feet north of University avenue, was read and referred back to said committee for further investigation.

A communication from the Board of Public Works asking that they be authorized to purchase an outfit to be used in repairing the bitumen streets, being read on motion of Alderman Hyers the authority was granted.

Thereupon an ordinance providing for the purchase of tools and implements for repairing the streets of the city paved with bituminous rock, being read was on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Parrott, Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance providing for the purchase, by the City of San Diego, California, of tools and implements for repairing the streets of said city paved with bituminous rock.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and directed to purchase all the necessary implements, tools, and other personal property for the purpose of repairing the streets of said city paved with bitumen or asphalt; provided, that the expense thereof shall not excced the sum of \$250.00.

Section 2. That this ordinance shall take effect and be in force from and after Jan. 1, 1902.

The following report of the Water Committee in the matter of the petition for a water pipe in "K" street between Thirtieth and Thirty-second streets, was read and adopted, viz: The Water Committee recommends that the within petition for a water pipe in "K" street between 30th and 32nd streets be granted, and that the Board of Public Works be authorized to lay 720 feet of Kalamein pipe now on hand, in said "K" street from 30th street eastward, and also to purchase and lay sufficient 2 inch pipe to complete said pipe line to the west line of 32nd street; that said Board of Public Works be authorized to have said work done by the force employed by the Water Department of the city.

> Geo. B. Watson, H. M. Landis, J. P. M. Rainbow.

Dec. 13/01.

Thereupon an ordinance providing for the construction of a water pipe line on "K" street from the water main on Thirtieth street to the west line of Thirty-second street, and directing the Board of Public Works to advertise for bids and let a contract for doing said work, was read.

Alderman Hyers moves that said ordinance be amended by striking out that portion requiring the Board of Public Works to advertise for bids and let a contract for doing said

work, and provide for doing said work as recommended by the Water Committee, which motion was adopted.

Thereupon said ordinance as amended was read and adopted by the following vote, to wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Perin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Parrott, Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance providing for the construction of a water pipe line on "K" street in the City of San Diego, California, from the water main on Thirtieth street to the west line of Thirty-second street.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be and

said Board of Public Works is hereby authorized and directed to construct a water pipe line on "K" street in the City of San Diego, California, commencing at the water main on Thirtieth street, thence running along said "K" street to the west line of Thirty-second street.

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Said work to include the laying of 720 feet of Kalamein pipe now owned by the said City of San Diego, and the furnishing and laying of 2 inch water pipe commencing at the end of the said 720 feet of Kalamein pipe, and thence running to the westerly line of the said Thirty-second street; said work to be done according to specifications to be prepared by the said Board of Public Works; provided, that the expense thereof shall not exceed the sum of \$300.00.

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

A communication from the City Engineer transmitting the grade elevations for the proposed change of grade of Ninth street between Ash and Beech streets, was read and ordered filed.

Thereupon a Resolution of Intention to change the grade of Ninth street between Ash and Beech streets, being read was on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers and Watson. NOES -- NONE.

ABSENT--ALDERMEN Parrott, Landis and Jones.

Said resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION

To change the grade of Ninth street in the City of San Diego, California, from the south line of Beech street to the north line of Ash street.

WHEREAS, The owners of a majority of the property affected by the herein proposed change of the grade of that portion of Ninth street in the City of San Diego, California, from the south line of Beech street to the north line of Ash street have petitioned the Common Council of the City of San Diego, California, to change the grade of that portion of said Ninth street between said points; and

WHEREAS, The Common Council of the 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 intention of the Common Council of the said City of San Diego to change and establish the grade of that portion of said Ninth street in the said City of San Diego from the south line of Beech street to the north line of Ash street, as follows:

At a point on the east side of 9th street 150 feet south of the southeast corner of Beech and Ninth streets change the grade elevation from 107.50 feet above the datum line of levels as fixed by Ordinance No.3 of the ordinances of the said City of San Diego, entitled, "An ordimance establishing a datum line for the grading of streets in the City of San Diego, "State of California, and providing for the manner of establishing grades by ordinance," approved June 30th, 1886, to 109 feet above said datum line of levels.

The grade of all points heretofore fixed by the ordinances of said city shall be and remain as they now are on the said Ninth street from the said south line of Beech street to the said north line of Ash street, except as herein provided to be changed, and that there shall be a uniform ascent and descent between all points at which the grade elevations shall be so established on the said Ninth street from the south line of Beech street to the north line of Ash street.

The center of said Ninth street from the said south line of Beech street to the said north line of Ash street shall have an average elevation of the opposite curb grades.

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:

Commencing on the southeast corner of Beech and Ninth streets, thence running in a westerly direction 80 feet to the southwest corner of said Beech and Ninth street; thence running in a southerly direction following the west line of Ninth street 300 feet to the northwest corner of said Ninth and Ash streets; thence running in an easterly direction 80 feet to the northeast corner of said Ninth and Ash streets; thence running in a northerly direction following the east line of said Ninth street 300 feet to the place of beginning.

The City Clerk of said city is hereby directed to cause this resolution of intention to be published for ten (10) days in the newspaper in which the official notices of the Common Council of said city are usually printed and published, to-wit: the San Diego Union and Daily Bee, a daily newspaper published and circulated 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 person required by law.

The Superintendent of Streets 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.

The following report of the Joint Finance Committee in the matter of an ordinance authorizing the Board of Public Works to incur certain indebtedness in the management of the

Water Department, was read and adopted, viz:

The Joint Finance Committee recommends that the within ordinance authorizing the

Board of Public Works to incur certain indebtedness in the Water Department be adopted.

. . . .

Chas. N. Clark,

Geo. B. Chapman,

H. Woolman,

Dec. 13th, 1901.

H. Busch.

Thereupon an ordinance authorizing the Board of Public Works to incur certain indebtedness in connection with the management of the Water Department, being read was on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Parrott, Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1037.

An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to incur certain indebtedness in conducting the Water Department of the said City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board is hereby authorized and empowered to keep in repair the bicycles used by the collectors of the Water Department of the said City of San Diego, California, provided, that the same shall not exceed the sum of four dollars (\$4.00) per month; also to employ a man to turn on and off the water in the case of fire, provided that the expense thereof shall not exceed the sum of one dollar (\$1.00) per fire; also to allow a sum of not to exceed eight dollars (\$8.00) per month for each horse belonging to the City of San Diego and used by the Water Department thereof which is fed at the expense of an employe of the said Water Department, and kept at his house for use in repairing and maintaining the water system; also to incur an indebtedness not to exceed three dollars (\$3.00) per month for the purpose of maintaining fire alarm tappers in the residence of the employees of the Water Department who turn on and off water in case of fire; also to expend a sum not to exceed twenty-two dollars (\$22.00) per month for rental of telephones used by the Water Department.

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 the request of the Board of Public Works for authority to appoint a permanent extra clerk in the Water Department, being read was on motion of Alderman Whitson adopted, viz:

The Joint Finance Committee recommends that the Board of Public Works be authorized to appoint an additional clerk in the Water Department for a period of six months. We present an ordinance herewith to carry this recommendation into effect and recommend that the same be adopted.

Chas. N. Clark,

J. P. M. Rainbow,

Geo. B. Chapman,

H. Woolman,

Dec. 13th, 1901.

H. Busch.

Thereupon an ordinance providing for the employment of an additional clerk in the Water Department, being read was on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Parrott, Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1038.

An Ordinance providing for the employment of an additional clerk in the Water Department of

the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and empowered to employ an additional clerk in the Water Department of the City of San Diego, California, for a period of six months, whose salary shall be and is hereby fixed at the sum of \$60.00 per month.

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

Section 3. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinence, to publish or city cause the same to be published once in the official newspaper of said city, to-wit: the San Diego Union and Daily Bee.

A communication from the Board of Public Works recommending that the City Engineer be directed to locate the most practical route for a road to connect with the county road runmen ning to Lemon Grove, together with a communication from business of the city endorsing the above recommendation of the Board, were presented and ordered filed.

On motion of Alderman Rainbow the City Engineer was directed to make a survey and report to the Common Council at his earliest convenience the most practical route for a road to connect with the county road running to Lemon Grove, as recommended by the Board of Public Works.

A communication from the Board of Public Works asking for authority to purchase two horses and a harness for the use of the Fire Department for the Golden Hill engine house, was read and the authority granted.

Thereupon an ordinance providing for the purchase of a set of double harness and team of horses for the use of the Fire Department, being read was on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Parrott, Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and directed to purchase for the use of the Fire Department of the City of San Diego, California, one set of double harness, provided, that the expense thereof shall not exceed the sum of \$100.00; and that the said Board of Public Works is hereby authorized and directed to purchase two horses for the use of the Fire Department of said city, provided, that the expense thereof shall not exceed the sum of \$300.00.

Section 2. That this ordinance shall take effect and be in force from and after January 1, 1902. A communication from the Board of Public Works asking for authority to purchase 3,000 of lumber for use of the Street Departmentwas read and the authority granted.

Thereupon an ordinance providing for the purchase of 3000 feet of lumber for the use of the Street Department, being read was adopted by the following vote, to-wit: AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Parrott, Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No.

An Ordinance providing for the purchase of three thousand (3000) feet of lumber for the use

of the Street Department of the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board is hereby authorized and directed to purchase three thousand (3000) feet of lumber for the use of the Street Department of the City of San Diego, California; provided, that the expense thereof shall not exceed the sum of \$90.000. Said lumber to be of the size, quality, and character as shall be determined by the said Board of Public Works.

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

A communication from the Board of Public Works recommending that the salary of the Superintendent of Streets be increased and fixed at \$100.00 per month, was read and granted.

Thereupon and ordinance fixing the salary of the Superintendent of Streets at \$100.00 per month, being read was on motion of Alderman Perrin adopted by the following voter to-wit: <u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

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ABSENT--ALDERMEN Parrott, Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance increasing and fixing the salary of the Superintendent of Streets 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 Superintendent of Streets of the City of San Diego, California, be and is hereby increased to and fixed at the sum of \$100.00 per month.

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

Section 3. That the City Clerk of the said City of San Diego be and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said city, to-wit: the San Diego Union and Daily Bee.

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A communication from the Auditing Committee transmitting the claim of W. F. Abrahams

for \$15.50; premium on insurance for the Golden Hill fire engine house, being read on motion said claim was allowed and ordered paid.

Thereupon an ordinance ratifying the action of the Board of Public Works in insuring the Golden Hill fire engine house, being read was adopted by the following vote-wit: AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Parrott, Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance ratifying the action of the Board of Public Works of the City of San Diego,

California, in insuring the Golden Hill engine house of the City of San Diego, California.

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

Section 1. That the action of the Board of Public Works in insuring the Golden Hill engine house be and the same is hereby ratified and approved, and that the claim of W. F. Abrahams for \$15.50 as the premium for the insurance policy for such fire insurance be and the same is hereby allowed, and the Auditing Committee of said city is hereby authorized to provide for the issuance of a warrant therefor upon the presentation of a proper claim for said premium.

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

A communication from the City Tax Collector notifying the Council that the city taxes on the City Hall building remain unpaid, on motion of Alderman Clark it is ordered that the city pay the same.

A communication from the City Attorney transmitting an ordinance providing specifications for grading streets, was presented and ordered filed.

Thereupon an ordinance providing specifications for grading streets, being read was adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Parrott, Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance providing specifications for the grading of streets in the City of San Diego, California, and repealing Ordinance No.349 of the ordinances of said city, entitled, "An Ordinance providing specifications for the grading of streets in the City of San "Diego, California, and repealing Ordinance No.53 of the ordinances of said city, en-"titled, 'An Ordinance providing specifications for the grading of streets, '_approved "December 24th, 1889," approved February 11th, 1896.

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

Section 1. All street grading in the City of San Diego, California, shall hereafter be performed in accordance with the following specifications: The City Engineer shall set stakes indicating the exact depth of cutting or filling required to bring the street to its official grade, and the contractor shall preserve such atakes until the work is completed, and pay the expenses of replacing those removed or disturbed.

The grading shall include such clearing, grubbing, cutting, filling, and other work asomay be necessary to properly form the roadway, gutters and sidewalks.

No earth shall be removed from the streets except upon the written authority and direction of the Superintendent of Streets.

No rubbish or perishable material shall be used in the grading of any street, and all boulders and loose stones shall be buried at least six inches below the surface of the finished grade, and care shall be taken to so mix the earth that there shall be no soft places or sand pockets.

Upon all embankments or fills there shall be placed a top dressing of earth of uniform quality, as of such character as will form a compact surface, and such percentage of allowance for settlement shall be made as may be directed by the City Engineer, and when a cut exceeds in depth, all trees standing on the margin of the street shall be removed, unless the owner of the abutting property shall at his own expense place them to the grade when so requested by the contractor.

Before the resolution ordering the work of grading the street is passed by the Common Council, the City Engineer shall make a careful estimate in writing of the number of cubic yards of earth cut, and the number of cubic yards of earth fill, necessary to bring the street or portion of the street proposed to be graded to its official grade, and in case said estimate of cubic yards fill are in excess of the cubic yards of cut, the Superintendent of Streets shall designate in writing the point or points where such earth required for fill shall be taken from, and in case the number of cubic yards cut exceed the number of cubic yards of fill, said Superintendent of Streets shall designate the said point or points where such excess of earth shall be deposited, provided that such excess earth shall not be deposit ed in any place other than upon the public streets of said city, unless under the direction of the Board of Public Works of said city.

The estimate of the City Engineer, made as above specified, shall be kept on file in the office of the City Engineer, and the designation of the Superintendent of Streets, made as above specified, shall be kept on file in the office of the Superintendent of Streets, and both said estimate and said designation shall, during office hours, be accessible for inspection by any person who may desire to inspect the same.

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The place or places where the excess of earth is deposited as well as the place or places from which the earth is taken for making the fills in the street to be graded, shall be by the contractor, before the work is accepted, leveled down and put in a condition satisfactory to the Superintendent of Streets.

The contractor shall furnish all tools, machinery and labor, and provide all temporary bridges, drains and other means required to protect the work from damage, and prosecute

all work with diligence, and without unnecessary delay.

The Street Superintendent shall supervise all work and shall not approve or accept the same until the street throughout is finished to the form of cross section and to the elevations required by the official grade.

All bids and contracts must express the price by the cubic yard for cutting, and the price by the cubic yard for filling, and no other items or expenses shall be allowed unless they are particularly set forth in the contract.

Incidental expenses shall include the cost of all publication and posting and the labor and material incident thereto, and the compensation of the City Engineer for surveys and estimates, and the cost of all labor and materials furnished by him.

Section 2. That Ordinance No.349 of the ordinances of said city, entitled, "An ordinance providing specifications for the grading of streets in the City of San Diego, California, and repealing Ordinance No.53 of the ordinances of said city, entitled, 'An ordinance providing specifications for the grading of streets,' approved December 24th, 1889," approved February 11th, 1896, is hereby repealed.

Section 3. That any work or proceedings commenced for the grading of any street under said Ordinance No.349 shall in no wise be affected hereby, but shall in all respects be finished and completed under said Ordinance No.349, and this ordinance shall in no wise affect such work or proceedings.

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

Section 5. That the City Clerk of the said City of San Diego, be and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said city, towit: the San Diego Union and Daily Bee.

A communication from the City Attorney transmitting an ordinance establishing regulations in laying lateral# and service pipes, was read and ordered filed.

Thereupon an ordinance establishing regulations in laying lateraly and service pipes, being read was adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Parrott, Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance establishing regulations in laying lateral and service pipes 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 and it is hereby declared to be unlawful for any person

to lay or put in place any pipe which is a lateral to any sewer, water, or gas pipe, or to

any other main, or to lay or place any service pipe or tap running from the main pipe to the

the property line upon any graded street in the City of San Diego, California, at a depth

less than two feet below the official grade of the street.

Section 2. That any person violating any provision of this ordinance shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine not exceeding \$100.00, or by imprisonment in the city jail of said city not exceeding 50 days, or by both such fine and imprisonment.

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

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Section 4. That the City Clerk of the said City of San Diego, be and he is hereby author ized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said city, to-wit: the San Diego Union and Daily Bee.

A communication from the Auditor asking that the Board of Public Works be authorized to purchse blank warrants for year 1902, was read and ordered filed.

Thereupon an ordinance authorizing the Board of Public Works to purchase 4800 blank warrants for City Auditor's department, being read was adopted by the following vote, to-wit: <u>AYES</u> -- <u>ALDERMEN</u> Clark, Whitson, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT-ALDERMEN Parrott, Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. _____

An Ordinance authorizing the Board of Public Works to purchase 4800 blank warrants for City Auditor's department.

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

Sect. 1. That the Board of Public Works be and is hereby authorized to purchase 4800 blank warrants for the City Auditor's Department, according to specifications prepared by him, provided that the cost thereof does not exceed \$50.00.

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

A communication from the Board of Health stating that in the opinion of said Board no disease can be disseminated to the residents of Old Town from the City's garbage dump, and that the said dump is managed with as much care as is possible under the supervision of said Board", was read and ordered filed.

An ordinance declaring the dumping of garbage, sewage, waste water, etc., into wells and cess pools to be a muisance and providing a punishment foe such acts, being read was on motion of Alderman Whitson adopted by the following vote, to wit: <u>AVES -- ALDERMEN</u> Clark, Whitson, Rainbow, Perrin, Hyers and Watson. <u>NOES -- NONE.</u> <u>ABSENT--ALDERMEN</u> Parrott, Landis and Jones. Said ordinance as adopted is as follows, viz: ORDINANCE NO. ________. An Ordinance declaring certain acts to be a muisance, and providing punishment for such acts. BEIT ORDAINED, By the Common Council of the City of San Diego, as follows: Section 1. That the throwing, dumping, or putting, or causing to be thrown, dumped, or

put into any well or cesspool within the City of San Diego, California, or at any other place in said city, any garbage, refuse matter, sewage, waste water, or any animal or vegetable matter, when such well, cesspool or place is so situated that the seepage, drainage, or percolation from such well, cesspool, or place shall reach or is liable to reach the water in other wells in said city, and is thereby liable to contaminate or injuriously effect or make unhealthful the water in such other well or wells from which water is used for human consumption, is hereby declared to be a nuisance and is hereby prohibited.

Section 2. That the selling or offering for sale in the City of San Diego, California, for human consumption, or causing to be sold or offered for sale in said city, for human consumption, of any water that is impure or unhealthful, or any water that is liable to be impure or unhealthful by reason of its being taken from a well or wells in proximity to a place or places where unhealthful or impure matter is stored, dumped, or kept, is hereby declared to be a muisance and is hereby prohibited.

Section 3. That any person or persons violating any provision of this ordinance shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine in a sum not exceeding two hundred dollars (\$200.00), or by imprisonment in the city jail of said city not exceeding one hundred days (100) or by both such fine and imprisonment.

Section 4. That Ordinance number nineteen (19), passed and approved August 23rd, 1886, be and the same is hereby repealed.

Section 5. That this ordinance shall take effect and be in force from and after its passage and approval.

Section 6. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published three (3) times in the city official newspaper of said city, to-wit: the San Diego Union and Daily Bee.

The following report of the Health and Morals Committee in the matter of an ordinance to prevent begging in the city, being read was on motion of Alderman Whitson adopted, viz:

The Health and Morals Committee recommends that the within ordinance be adopted.

M. J. Perrin,

F. C. Hyers, Dec. 10/01. H. M. Landis. Thereupon an ordinance to prevent begging within the city, being read was on motion of Alderman Perrin adopted by the following vote, to-wit: AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers and Watson. NOES -- NONE. ABSENT--ALDERMEN Parrott, Landis and Jones. Said ordinance as adopted is as follows, viz: ORDINANCE No. 1035. An Ordinance to prevent beGging 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 it shall be and is hereby declared to be unlawful for any person or persons, at any place within the City of San Diego, California, to beg or solicit alms for his support, or for the support of any one else, or to make a business of begging or soliciting alms, either by word or act; provided, that no provision in this section contained shall apply to healthy beggars.

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Section 2. That the violation of any of the provisions of this ordinance shall be, and is hereby declared to be a misdemeanor, and any person or persons who shall violate any of the provisions of this ordinance shall, upon conviction thereof, be punished by a fine not to exceed one hundred dollars (\$100.00), or by imprisonment in the City jail of the said city of San Diego not to exceed fifty (50) days, or by both such fine and imprisonment.

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

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

A Joint Resolution authorizing the Board of Public Works to furnish water for irrigation purposes to the "Nesmith Park" free of charge, being read was on motion of Alderman Whitson adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Parrott, Landis and Jones.

Said 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 Board of Public Works be, and it is hereby authorized and instructed to furnish water for the irrigation of the so-called "Nesmith Park," at the expense of the City of San Diego.

A communication from the League of California Municipalities notifying the Council of the coming convention of said league at Los Angeleson January 8th, 9th and 10th, 1902,

and requesting that the city send one or more representatives to said convention, being read was ordered filed.

On motion of Alderman Whitson it is ordered that the City Clerk issue credentials to any member of the City Government desiring to attend said convention at his ownexpense.

Engineer

A Joint Resolution directing the City Attempt to make recommendation for the re-es-

tablishment of the grade of Front street between Fir and Juniper streets, being read was on

motion of Alderman Whitson adopted by the following vote, to wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Parrott, Landis and Jones.

Said 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 Engineer of said city be, and he is hereby directed to make an examination and recommendation concerning the re-establishment of grade of Front street from the south line of Fir street to the north line of Juniper street.

An ordinance providing for the continuation of the employment of the force in the City Engineer's office for sixty days from January 1st, 1902, was read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Parrott, Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No.

An Ordinance providing for the continuation of the employment of the engineering force in

the City Engineer's office 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 employment of the force of men in the office of the City Engineer of the City of San Diego, California, be and the same is hereby continued at the same salary and wages as heretofore fixed by ordinance, for a period of sixty days from and after the first day of January, 1902, and that the Board of Public Works of said city be and is hereby authorized to retain and employ said force of men for said additional time for the purpose of making and completing the surveys heretofore recommended and authorized by said Common Council.

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

Section 3. That the City Clerk of the said city be and he is hereby authorized and directed to publish or cause to be published this ordinance once immediately after its passage and approval in the city official newspaper of said city, to-wit: the San Diego Union and Daily Bee.

A communication from the Board of Public Works recommending that the salary of the Secretary of said Board be increased and fixed at the sum of \$100.00 permonth, being read was referred to the Finance Committee.

A communication from the Board of Public Works recommending that the Assistant Superintendent of Sewers be allowed \$10.00 per month for care of horse, wagon and harness used in attending to the duties of his office, being read was referred to the Finance Committee.

A communication from the Board of Public Works recommending that the Superintendent of Parks be allowed \$10.00 per month for care of horse, wagon and harness used in attending to the duties of his office, being read was referred to the Finance Committee.

A communication from the Board of Public Works recommending that the Council take

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such steps as may necessary to increase the salary of the members of the Board of Public Works from \$33.33 per month each to \$100.00 per month, being read was referred to the Finance Committee.

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An ordinance providing for the payment of the claim of J. M. Howells for the use of land for city dump and caring for same during August, September, October and November, 1901, was read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Parrott, Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1040.

An Ordinance providing for the payment of the claim of J. M. Howells for the use of land for

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

city dump, and caring for the same, in the City of San Diego, California.

Section 1. That the claim of J.M.Howells for \$200.00 for the use of the ground for the city dump, and for services of man and team for caring for the same, during the months of August, September, October and November, 1901, be and the same is hereby allowed and approved, and the Auditing Committee of said City be and said Committee is hereby authorized to allow said claim and to cause the issuance of a warrant therefor upon proper presentation of a claim therefor.

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

A Joint Resolution directing the City Attorney to prepare an ordinance providing for the purchase of the Pacific Beach reservoir and pipe line at a cost not to exceed \$1,000,00, being read was referred to the Water Committee.

A Joint Resolution directing the City Engineer to furnish an estimate of the cost of grading Columbia street from the south line of Ash street to the north line of "H" street, being read was adopted by the following vote, to-wit: <u>AVES -- ALDERMEN</u> Clark, Whitson, Rainbow, Perrin, Hyers and Watson. <u>NOES -- NONE</u>. <u>ABSENT--ALDERMEN</u> Parrott, Landis and Jones. Said resolution as adopted is as follows, viz: JOINT RESOLUTION No. 1370. BEIT RESOLVED, By the Common Council of the City of San Diego, as follows: That the City Engineer of the City of San Diego, California, be and he is hereby authorized and directed to prepare and furnish to this Common Council an estimate of the cost of grading Columbia street from the south line of Ash street to the north line of "H" street to the official grade thereof, except the intersection of Said Columbia street with "A", "B", "C", "D", "F" and "G" streets. A petition from citizens asking the Council to repeal Ordinance No.819, levying a license for soliciting customers for lodging houses, was read and referred to the Health and Morals Committee.

The petition of C. W. Brant et al. for the establishment of an electric light mast on Brooklyn Heights, said mast to contain at least three lights, was presented and referred to the Electric Light Committee.

improve The petition of residents of Golden Hill for authority to use a portion of the City Park 900 feet long by 600 feet wide at the northern end of Twenty-fifth street, by setting out lawns, shrubbery, flowers and trees, being presented and read, on motion the permission asked for was granted.

A communication from T. J. Jones et al., a Park Committee representing the residents of Golden Hill, asking the Council to have the Twenty-fifth street water main extended to the south line of the park; to have a two inch water pipe extended from the end of the main so extended for a distance of 350 north; and to provide sufficient one inch laterals to irrigate a tract of land 600 feet by 900 feet; and to furnish free of charge the water necessary to irrigate the plants; flowers and lawn on said tract of land, being read was referred to the Water Committee.

The petition of citizens asking the Council to have the Board of Public Works improve a tract of land 400 feet square in the southwest corner of the City Park, being read was referred to the Street Committee.

The report of the Auditor showing the condition of the funds of the city for the month of November, 1901, was presented and ordered filed.

An ordinance providing for the removal of the fire bell, being read was on motion of Alderman Whitson adopted by the following vote, to-wit:

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AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers and Watson.

IOPS -- NONE

NOES NONE.
ABSENTALDERMEN Parrott, Landis and Jones.
Said ordinance as adopted is as follows, viz:
ORDINANCE No. 1041.
An Ordinance providing for the removal of the fire bell of the City of San Diego, Cali-
fornia.
BE IT ORDAXINED, By the Common Council of the City of San Diego, as follows:
Section 1. That the Board of Public Works of the City of San Diego, California, be and
said Board of Public Works is hereby authorized and directed to remove or cause to be re-
moved the bell tower and fire bell from its present location of lot J in block 35,Horton's
addition to the City of San Diego, California, to the city's fire engine house located on
the southeast corner of Twenty-third and "F" streets in said city.

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

passage and approval.

An ordinance providing for grading the extension of the Cemetery road was read and adopted by the following vote, to-wit:

<u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Perrin, Hyers and Watson. <u>NOES -- NONE</u>.

ABSENT--ALDERMEN Parrott, Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1039.

An Ordinance providing for the grading of the extension to the Cemetery road in the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and directed to grade or cause to be graded, with the street force of said city, the extension of the cemetery road from the easterly end of that portion of said road already graded to the easterly boundary limits of the said City of San Diego over the survey made therefor by the City Engineer. Said work to be done according to specifications to be prepared by the said Board of Public Works, and said work to be done under the supervision of the Superintendent of Streets.

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

The following report of the Health and Morals Committee in the matter of an ordinance to prevent the storage of guano in certain portions of the city, was read and adopted, viz:

The Health and Morals Committee, to whom was referred the within ordinance restricting the storage of guano, herewith presents an ordinance as a substitute for the ordinance referred to us, and recommend its adoption. This Committee also recommends the adoption of a Joint Resolution permitting the storage of guano at the Davis warehouse until March 1st, 1902.

M. J. Perrin,

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F. C. Hyers,

H. M. Landis,

Geo. McNeill,

Geo. B. Chapman.

Thereupon an ordinance prohibiting the storage of guano in certain portions of the city was read and adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Perrin, Hyers and Watson. <u>NOES -- NONE</u>. <u>ABSENT--ALDERMEN</u> Parrott, Landis and Jones. Said ordinance as adopted is as follows, viz: ORDINA-NCE NO.

An Ordinance prohibiting the storage of guano in certain portions of the City of San Diego,

California.

Dec. 10/01.

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

Section 1. That the storage or keeping of guano in any place within the following portions of the City of San Diego, California, in such quantities as to endanger the public health, or to be offensive to the public or to those living in the neighborhood where such guano is stored or kept, or where such storage or keeping of guano is liable to endanger the public health, or liable to be offensive to the public or to those living in the neighborhood of such storage or place wheremsuch guano is kept or stored, is hereby declared to be a muisance and is hereby prohibited:

Commencing at a point where the south line of Upas street intersects the easterly shore line of the Bay of San Diego in the City of San Diego, California; thence running east along the said south line of Upas street to the west line of the City Park; thence running south along said west line of the said City Park to the north line of Carruther's addition to said city; thence running east along the said north line of said Carruther's addition to the east line of the said Carruther's addition; thence running south along said east line of said Carruther's addition to the south line of the said City Park; thence running east along the said south line of the said City Park to a point where the said south line of the said city Park, if extended, would intersect the east boundary line of the said City of San Diego; thence running in a southerly direction along said east boundary line of said city to the northerly shore line of the said Eay of San Diego, first, in a westerly direction, and then in a northwesterly direction to the place of beginning, excepting, however, that portion of said above described territory described as follows:

Commencing at a point where the north line of "K" street intersects the northeasterly shore line of the Bay of San Diego; thence running east along the said north line of "K" street to the east line of Sixth street; thence running south along the east line of Sixth street to the north line of "L" street; thence running east along the north line of "L" street to the east line of Ninth street; thence running south along the east line of Ninth street to the point where the said east line of Ninth street, if extended, would intersect the northerly line of the said Bay of San Diego; thence running in a westerly direction,

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following the meanderings of the said northerly shore line of the Bay of San Diego to the point of beginning.

Section 2. That any person or persons violating any provision of this ordinance shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine in a sum not to exceed three hundred dollars (\$300.00), or by imprisonment in the city jail of said city not to exceed one hundred and fifty (150) days, or by both such fine and imprisonment.

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

Section 4. That the City Clerk of the said City of San Diego be and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published three (3) times in the city official newspaper of said city to-wit: the San Diego Union and Daily Bee.

A Joint Resolution granting permission to the owners of the warehouse on block 283 of Middletown permission to store guano therein until March 1st, 1902, was read and adopted by the following vote, to-wit:

<u>AYES</u> -- <u>ALDERMEN</u> Clark, Whitson, Rainbow, Perrin, Hyers and Watson. <u>NOES</u> -- <u>NONE</u>.

ABSENT--ALDERMEN Parrott, Landis and Jones.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1371.

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

That permission be and is hereby granted to the owners of the warehouse located on block 283 of Middletown in the City of San Diego, California, to store guano therein until March 1st, 1903.

After first giving due notice President pro tempore Watson did, in open session, sign within an ordinance (No.1035) to prevent begging **mikk** the city; also an ordinance (No.1036) providing for the construction of a water pipe line on "J" street from Sixteenth street to Seventeenth street, thence along Seventeenth street to "I" street; also an ordinance (No.1037) authorizing the Board of Public Works to incur certain indebtedness in conducting the Water Department; also an ordinance (No.1038) providing for the employment of an additional clerk in the Water Department for a period of six months; also an ordinance (No.1039) providing for the grading of the extension to the cemetery road; also an ordinance (No.1040) providing for the payment of the claim of J. M. Howells for the use of the land for city dump, and caring for the same during the months of August, September, October and November, 1901.

Thereupon the Board adjourned until Thursday, December 19th, 1901, at 7:30 p.m.

o. D. Lacdman City Clerk ATTEST:

San Rfonn President of the Board of Aldermen.

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ADJOUR'NED MEETING. 💈

Council Chamber of the Board of Aldermen of the City of San Diego, California, December

19th, 1901.

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

PRESENT--ALDERMEN Clark, XMXXXXXXX Rainbow, Perrin, Hyers, Watson and Clerk Goldman. Whitson, ABSENT---ALDERMEN Parrott, Landis and Jones.

In the absence of President Jones Alderman Rainbow is elected President pro tempore.

The minutes of Adjourned Meeting held November 11th, of Special Meeting held November 20th, and of Regular Meeting held December 2nd, 1901, were read and approved.

A communication from the City Attorney in the matter of the case of S.Amelia Farmum vs. City of San Diego, and recommending that the City take tax deeds to the property at issue in this case, was presented and ordered filed.

Thereupon a Joint Resolution calling upon the Tax Collector to execute deeds to the city for certain property in Choate's addition, being read was on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Parrott, Landis and Jones.

Said resolution as adopted is as follows:

JOINT RESOLUTION No. 1375.

WHEREAS, At the delinquent tax sales held in the City of San Diego, County of San Diego, State of California, in the month of January, 1895 and 1896, for the sale of real property for the delinquent city taxes of said city for the fiscal years 1894 and 1895, the real property hereinafter described, situated in said city, was by virtue and authority of

and in accordance with the provisions of Section 27 of Chapter 1 of Article 6 of the Char-

ter of the said City of San Diego "struck off to the City of San Diego as the purchaser,"

and duplicate certificates of sale duly issued thereon; and

WHEREAS, The time for the redemption of the real property hereinafter described, so

sold to said city at the said sales, and each of them, has expired, and said property here-

inafter described has not been redeemed; and

WHEREAS, The said city, by virtue of and in accordance with the provisions of Section 27 of Chapter 1 of Article 6 of said Charter, is now entitled to deeds for the said proper-

ty hereinafter described whenever called for by the Common Council of the said City of San Diego by resolution.

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

That the said Common Council, by virtue and authority of and in accordance with the said Section 27 of said Chapter 1 of said Article 6 of said Charter, now calls upon the Tax

Collector of said city to execute deeds to said city for all of said property so sold and struck off to said city as aforesaid, which property is herein after described, and the said Tax Collector is hereby directed and required to issue tax deeds to the said City of San Diego for all of said property hereinafter described, so sold and struck off to the said City of San Diego as aforesaid, and to deliver such deeds properly executed and acknowledged to the City Clerk of said city for the use and benefit of said city, said property hereinbefore referred to, which was sold and struck off to the said City of San Diego for the delinquent taxes for the said year 1894, is situated in the City of San Diego, County of San Diego, State of California, and described as follows:

Lots 10, 12, 13, 14 and 15 in block 139, Choate's addition; lots 11, 12, 13, 14, 15, 16, 17, 18, 19 and 20 in block 140, Choate's addition; lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10,11, 12, 13, 14, 15, 16, 17, 18, 19 and 20 in block 141, Choate's addition; and lots 11, 12, 13, 14 and 15 in block 142, Choate's addition.

Said property hereinbefore referred to, which was sold and struck off to the said City of San Diego for the delinquent taxes for the said year 1895, is situated in the City of San Diego, County of San Diego, State of California, and described as follows:

Lot 11 in block 139 of Choate's addition.

That the City Clerk of the said City of San Diego be and he is hereby authorized and directed, immediately after the passage of this resolution, to serve a copy thereof on the Tax Collector of said city.

A communication from the City Attorney in the matter of the case of College Hill Land Association vs. W.F.Carter et al., and recommending that the city take tax deeds to the property at issue in this action, was presented and ordered filed.

Thereupon a Joint Resolution calling upon the Tax Collector to execute deeds to the city for certain property in University Heights and certain acre property in pueblo lot 1110, being read was on motion of Alderman Perrin adopted by the following vote, to-wit: AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Parrott, Landis and Jones.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1374.

WHEREAS, At the Delinquent tax sales held in the City of San Diego, County of San Diego, State of California, in the month of January, 1895, 1897, 1898 and 1899, for the sale of real property for the delinquent city taxes of said city for the fiscal years 1894, 1896, 1897 and 1898, the real property hereinafter described, situated in said city, was by virtue and authority of and in accordance with the provisions of Section 27 of Chapter 1 of Article 6 of the Charter of the said City of San Diego "struck off to the City of San Diego as the purchaser," and duplicate certificates of sale duly issued thereon; and WHEREAS, The time for the redemption of the real property hereinafter described, so sold to said city at the said sales, and each of them, has expired, and said property hereinafter described has not been redeemed; and

WHEREAS, The said city, by virtue of and in accordance with the provisions of Section

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

That the said Common Council, by virtue and authority of and in accordance with the said Section 27 of said Chapter 1 of said Article 6 of said Charter, now calls upon the Tax Collector of said city to execute deeds to said city for all of said property so sold and struck off to said city as aforesaid, which property is hereinafter described, and the said Tax Collector is hereby directed and required to issue tax deeds to the said City of San Diego for all of said property hereinafter described, so sold and struck off to the said City of San Diego as aforesaid, and to deliver such deeds properly executed and acknowledged to the City Clerk of said city for the use and benefit of said city, said property hereinbefore referred to, which was sold and struck off to the said City of San Diego for the delinquent taxes for the said year 1894, is situated in the City of San Diego, County of San Diego, State of California, and described as follows:

Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35 and 36 in block 8, University Heights; lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35 and 36 in block 9, University Heights; lots_1,2, 3, 4, 5 and 6 and lots 43, 44, 45, 46, 47 and 48 in block 15, University Heights; and lots 1, 2, 3, 4, 5 and 6 in block 16, University Heights.

Said property hereinbefore referred to, which was sold and struck off to the said City of San Diego for the delinquent taxes for the said year 1896, is situated in the City of San Diego, County of San Diego, State of California, and described as follows:

Undivided one-half (1/2) of twenty (20) acre tract situated in the City of San Diego, County of San Diego, State of California, and described as follows:

Commencing at the southeast corner of pueblo lot 1110, thence north 933.38 feet; there thence west 933.38 feet; thence south 933.38 feet; thence east 933.38 feet to the place of beginning, containing ten (10) acres.

Said property hereinbefore referred to, which was sold and struck off to the said City of San Diego for the delinquent taxes for the said year 1897, is situated in the City of San Diego, State of California, and described as follows:

Undivided one-fourth (1/4) interest in five (5) acres in the northeast corner of the southwest quarter of pueblo lot 1110; also an undivided one-half (1/2) of twenty (20) acre tract in the City of San Diego, County of San Diego, State of California, described as follows:

Commencing at the southeast corner of pueblo lot 1110, thence north 933.38 feet; thence west 933.38 feet; thence south 933.38 feet; thence east 933.38 feet to the place of beginning.

Said property hereinbefore referred to, which was sold and struch off to the said City of San Diego for the delinquent taxes for the said year 1898, is situated in the City of San Diego, County of San Diego, State of California, and described as follows:

Nine and ten hundredths (9.10) acres of land located in the southeast corner of mus

pueblo lot 1110, described as follows: An undivided 9.10 acres of 20 acres of land in the southeast corner of pueblo lot 1110 described as follows:

Beginning at the southeast corner of pueblo lot 1110, thence north 933.38 feet; thence west 933.38 feet; thence south 933.38 feet; thence east 933.38 feet to the place of beginning.

That the City Clerk of the said city of San Diego be and he is hereby authorized and instructed, immediately after the passage of this resolution, to serve a copy thereof on the Tax Collector of said city.

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

A communication from the Auditing Committee transmitting the claim of Mrs. E. H. Arnold for \$39.00 for rent of block 280, Horton's addition, from August 5th to November 5th, 1901, was presented and ordered filed.

Thereupon an ordinance providing for the payment of the rent of block 280 of Horton's addition for the use of the Fire department, being read was on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

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ABSENT--ALDERMEN Parrott, Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1045.

An Ordinance providing for the payment of the rent of block No.280 of Horton's addition to the City of San Diego, California, for the use of the Fire Department of said city. B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows:

Section 1. That the claim of Mrs. E. H. Arnold for the rent of block No.280 of Horton's addition to the City of San Diego, California, for the use of the Fire Department of said city from August 5th, 1901, to November 5th, 1901, for the sum of \$39.00 be and the same is hereby allowed, and that the Auditing Committee is hereby authorized to provide for the

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issuance of a warrant therefor upon the proper presentation of a claim for said rent.

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

. . .

A communication from the Board of Public Works in the matter of repairing the sewer outlet, and recommending that they be authorized to expend \$50.00 for a diver to ascertain the extent of repairs necessary to be made, was presented and ordered filed. Thereupon an ordinance providing for the employment of a diver in repairing the sewer

system, was read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Parrott, Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1046.

An Ordinance providing for the employment of a diver in repairing the sewer system of the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authotized and empowered to employ a diver to assistathe Superintendent of Sewers in repairing the outlet of the sewerage system of the City of San Diego, California; provided, that the expense thereof shall not exceed the sum of fifty dollars (\$50.00).

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

A communication from the Board of Public Works transmitting a petition of citizens to have the water pipe on Julian avenue extended from 24th street to 22nd street, was read and referred to the Water Committee.

A communication from the Board of Supervisors renewing a request heretofore made to have a low arm electric light established at the intersection of Front and "C" streets, was

read and referred to the Electric Light Committee.

The following report of the Joint Street Committee in the matter of the protest of property owners to the proposed grading of "F" street between Eighth and Twenty-fifth streets, being read was on motion of Alderman Perrin adopted, viz:

The Street Committee recommends that the within protest be denied for the reason that it does not contain a majority of the property affected.

F. C. Hyers,

M. J. Perrin,

J. W. Lambert,

. . F. H. Briggs.

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Dec. 19/01.

Geo. B. Watson and J. S. Clark voting no.

Thereupon said protest was denied.

The Board of Delegates having considered an ordinance calling a special election for the purpose of submitting to the qualified electors an ordinance establishing the time for closing saloons on week days, and providing for the closing of saloons on Sundays, which ordinance was laid on the table by said Board and an ordinance establishing the time for closing saloons on week days and providing for the closing of saloons on Sundays having been adopted by said Board, said ordinance was now read. regular

Alderman Perrin moves that action thereon be postponed until the next meeting of the A Board, which motion was lost by the following vote, to-wit:

AYES -- ALDERMEN Clark, Perrin and Hyers.

NOES -- ALDERMEN Whitson, Rainbow and Watson.

ABSENT--ALDERMEN Parrott, Landis and Jones.

The roll being ordered called on the adoption of said ordinance, on motion of Alderman Watson action thereon was postponed until the next regular meeting of the Board.

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An ordinance directing the City Clerk to advertise for bids for the sale to the city of a lot on Florence Heights for Fire Department purposes, was read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Parrott, Landis, and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance directing the City Clerk to advertise for bids for the sale to the City of San

Diego of a lot for Fire Department purposes.

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

Section one. That the City Clerk of the City of San Diego, California, be and he is hereby authorized and directed to publish a notice calling for bids for the sale and conveyance to the said city of a lot fifty feet wide and one hundred feet deep located within the following boundary, viz:

Laurel street on the south, First street on the west, Palm street on the north, and Fifth street on the east, in said city, for the purpose of placing thereon the Florence Heights fire engine house; said notice to be signed by said City Clerk and to be published in the city official newspaper of said city for ten days, and to recite that said bids shall be submitted to the said Common Council for acceptance or rejection; said notice also to recite that the said Common Council reserves the right to reject any and all bids.

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

Section 3. That the said City Clerk be and he is hereby authorized and directed to publish or cause to be published this ordinance once, immediately after its passage and approval, in the city official newspaper of said city, to-wit: the San Diego Union and Daily

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An ordinance providing for the payment of the municipal taxes upon the east 90 feet of lot "L" in Horton's addition, now occupied as a City Hall, was read and referred to the Finance Committee.

After first giving due notice, President pro tempore Rainbow did, in open session, sign an ordinance (No.1041) providing for the removal of the fire bell tower and bell to the southeast corner of Twenty-third and "F" streets; also an ordinance (No.1042) authorizing the City Clerk to employ an additional assistant for the purpose of aiding in the preparation of a card index to the files and records of the City Clerk's office; also an ordinance (No.1043) providing for the purchase of a set of double harness and team of horses for the use of the Fire Department; also an ordinance (No.1044) ratifying the action of the Board of Public Works in insuring the Golden Hill engine house; also an ordinance (No.1045) providing for the payment of the rent of block No.280 of Horton's addition for the use of the Fire Department from August 5th, 1901, to November 5th, 1901; also an ordinance (No.1046) providing for the employment of a diver in repairing the sewer system; also an ordinance (No.1047) providing for the purchase of 3,000 feet of lumber for the use of the Street Department; also an ordinance (No.1048) authorizing the Board of Public Works to purchase 4,800 blank warrants for the Auditor's Department; also an ordinance (No. 1049) increasing and fixing the salary of the Superintendent of Streets at \$100.00 per month; also an ordinance (No.1050) providing for the continuation of the employment of the force in the City Engineer's office; also an ordinance (No.1051) establishing regulations in laying lateral and service pipes; also an ordinance (No.1052) declaring dumping garbage, etc., into wells or cesspools to be a muisance; also an ordinance (No.1053) providing specifications for the grading of streets; also an ordinance (No.1054) prohibiting the storage of guano in certain portions of the city; also an ordinance (No.1055) providing for the construction of a water pipe line on "K" street between 30th and 32nd streets; also an ordinance (No.1056) providing for the appointment of a captain and driver for the Golden Hill fire engine.

Thereupon the Board adjourned.

ATTEST:

President of the Board of Aldermen.

Loo Galdman City Clerk.

58

REGULAR MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, January 6th, 1902.

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A Regular Meeting of the Board of Aldermen was held this day at 7:30 p.m., President Jones Presiding.

PRESENT--ALDERMEN Clark, Rainbow, Parrott, Perrin, Hyers, Landis, Watson, Jones and Clerk Goldman.

ABSENT---ALDERMAN Whitson.

The minutes of Adjourned Meeting held December 16th, 1901, and of Adjourned Meeting held December 19th, 1901, were read and approved.

Action on an ordinance fixing the time for closing saloons on week days and providing for closing saloons on Sundays, having been postponed until this time, was now taken up and said ordinance was read.

Alderman Clark presents an ordinance establishing the time for closing saloons, which ordinance differs from the ordinance adopted by the Board of Delegates and which has just been read in that it provides for the closing of saloons on Sundays between the hours of 12:01 a.m. and 12:30 p.m. Upon request the ordinance presented by Alderman Clark is read.

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

A petition signed by 100 business and professional men of the city asking the Board to concur with the Board of Delegates in adopting an ordinance fixing the time for closing saloons on week days and closing saloons on Sundays, being presented and read is ordered filed.

Alderman Watson now moves that an ordinance fixing the time for closing saloons on week days and providing for closing saloons on Sundays, as adopted by the Board of Delegates, be adopted.

Alderman Clark moves that said ordinance be amended by substituting therefor an ord nance establishing the time for closing saloons in the City of San Diego, which motion was adopted by the following wote, to-wit:

AYES -- ALDERMEN Clark, Parrott, Perrin, Hyers, Landis and Jones.

NOES -- ALDERMEN Whitson, Rainbow and Watson.

ABSENT--NONE.

Thereupon an ordinance establishing the time for closing saloons in the City of San Diego, being read was on motion of Alderman Clark adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Parrott, Perrin, Hyers, Landis and Jones.

NOES -- ALDERMEN Whitson, Rainbow and Watson.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance establishing the time for closing saloons in the City of San Diego, California. E E I T O R D A I N E D, By the Common Council of the city of San Diego, as follows: Section 1. That it shall be and is hereby declared to be unlawful for any saloon, bar, barroom, tippling house, or other place in the City of San Diego, California, where wine, ale, beer, or any spirituous, vincus, or malt, or other intoxicating liquors are sold, to be open or kept open between the hours of twelve o'clock and one minute a.m. on Sunday and twelve o'clock and thirty minutes p.m. on Sunday, and between the hours of twelve o'clock and one minute a.m. and five o'clock a.m. on each and every day in the week other than Sunday; provided, that the provisions of this section shall not apply to drug stores.

Section 2. That it shall be and is hereby declared to be unlawful for any person to sell, barter, or give away any wine, ale, beer, or other spirituous, vincus, malt, or other intoxicating liquors, either at wholesale or retail, in the City of San Diego, California, between the hours of twelve o'clock and one minute a.m. on Sunday and twelve o'clock and thirty minutes p.m. on Sunday, and between the hours of twelve o'clock and one miunte a.m. and five o'clock a.m. on each and every day in the week other than Sunday; provided, that the provisions of this section shall not apply to the sale by druggists of such liquors upon a prescription in writing of a licensed physician given for medicinal purposes only.

Section 3. That any person violating any of the provisions: of this ordinance shall, upon conviction thereof, be punished by a fine of not less than \$25.00 nor more than \$300.00, or by imprisonment in the city jail of said city for a period not exceeding 150 days, or by both such fine and imprisonment; and that when any person shall be convicted of violating any provision of this ordinance, the license of such person so convicted shall be immediately forfeited, and thereafter the Auditor of the said City of San Diego shall not issue any license to such person until authorized so to do by the said Common Council, and that every license for the sale of intoxicating liquors hereafter issued by the Auditor of said city shall contain printed thereon a copy of this section.

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

Section 5. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published three times in the city official newspaper of said city, to-

wit: the San Diego Union and Daily Bee.

ABSENT--NONE.

Action on the ordinance providing that all employees of the city shall be electors and residents of the city, having been postponed until this time, was now taken up and said ordinance read.

Alderman Whitson moves that section 1 of said ordinance be amended by inserting the words "over the age of 21 years," making said section read as follows:"Section 1. That "every male employee of the City of San Diego, California, over the age of 21 years, must be "both an elector of the city and an actual resident therein; "which motion was adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones. NOES -- NONE. Alderman Perrin moves that section 2 of said ordinance be amended by striking out the words "from and after January 1st, 1902;" and inserting place thereof the words "thirty days after its passage and approval," making said section read as follows: "Section 2. That this "ordinance shall take effect and be in force thirty days after its passage and approval," which motion was adopted by the following vote, to-wit:

<u>AYES</u> -- <u>ALDERMEN</u> Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones. <u>NOES</u> -- <u>NONE</u>.

ABSENT--NONE.

Said ordinance as amended being read on motion of Alderman Whitson is adopted as amended by the following vote, to-wit:

<u>AYES</u> -- <u>ALDERMEN</u> Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones. <u>NOES</u> -- <u>NONE</u>.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance providing that all employees of the City of San Diego, California, shall be electors and residents of said city.

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

Section 1. That every male employee of the City of San Diego, California, over the age of 21 years, must be both an elector of the city and an actual resident therein.

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

Section 3. That the City Clerk of said city be and he is hereby authorized and directed, immediately after the approval of this ordinance, to cause the same to be published three times in the city official newspaper of said city, to-wit, the San Diego Union and Daily Bee.

The report of the Joint Water Committee in the matter of a communication from the Board of Public Works transmitting an estimate of the cost of reconstructing water mains in El Cajon avenue and upper Fifth street, and recommending that the material for re-laying the Fifth street water pipe from University avenue to Juniper street be purchased at once and that all other work on the water system be set aside to carry out this recommendation, and also transmitting an ordinance to carry the recommendation into effect, was read. A communication from the Auditor returning without his certificate an ordinance providing for the purchase of water pipe is for re-laying the Fifth street main as recommended, by the Water Committee, to the amount of \$16,715.63, and recommending that said ordinance be held in abeyance until the Ways and Means Committee meet for apportioning the 1902 tax levy, was read and referred to the Water Committee, together with the report of the Water Committee in this matter.

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A Joint Resolution directing the City Engineer to prepare plans and estimates of the cost of construction of a flume to take the place of the "B" street flume, being read was on motion of Alderman Hyers adopted in the Solutions when to-wit:

JOINT RESOLUTION NO.

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

That the City Engineer of the City of San Diego, California, be and he is hereby authorized and instructed to prepare plans and estimates of the cost of construction of a flume or conduit to take the place of the "B" street flume.

Such flume or conduit to be of such kind or character as the City Engineer may deem proper, and to be of sufficient size and capacity to carry the flood water.

An ordinance providing for the employment of one man, in addition to those now employed by the city, to labor upon the streets for a period of two months, being read was on motion of Alderman Whitson adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and

Jones.

NOES -- NONE.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance providing for the employment of one man, in addition to those now employed by said city, to labor upon the public streets of said city, for a period of two months,

and fixing his compensation.

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

Sec. 1. The Board of Public Works of said city is hereby empowered and directed to employ, for a period of two months, one mad in addition to those already employed by said city, to work upon the public streets of said city, under the direction of the Superinterdent of Streets, in cleaning from the streets, sidewalks and gutters in said city all decayed leaves, vegetable and animal matter, garbage, cans, papers, stones and any and all other unnecessary and unsightly accumulations of dirt or filth, and remove the same from general public view.

Sec. 2. The salary of the additional man so employed as above is hereby fixed at fifty dollars per month.

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

The petition of citizens for the establishment of an electric light on "J" street between 26th and 27th streets, being presented was referred to the Electric Light Committee.

A communication from the City Clerk asking that the Board of Public Works be author: ized to purchase a new typewriting machine for use in the Clerk's office, the old machine now in use in said office to be turned in as part payment therefor, being read, on motion of Alderman Whitson the authority was granted.

Thereupon an ordinance providing for the purchase of a "Remington" typewriter for the use of the City Clerk's office, being read was on motion of Alderman Rainbow adopted by the following vote, to-wit:

<u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Parrott, Hyers, Landis, Watson and Jones. NOES -- NONE.

ABSENT--NONE.

EXCUSED-ALDERMAN Perrin.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

63

An Ordinance providing for the purchase of a "Remington" typewriter for the use of the City Clerk's office.

B.E. 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 provide the office of the City Clerk with a "Remington" typewriter; provided, that the expense thereof does not exceed the sum of ninety dollars (\$90.00) in addition to the old machine now in use in said office.

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

A Message from the Mayor transmitting the request of the Tax Collector for authority to appoint additional deputies to assist in writinG up Certificates of Sale for delinquent taxes of 1901, and recommending that the authority be granted, was read and ordered filed.

A communication from the Tax Collector asking for authority to appoint additional deputies to assist in writing up Certificates of Sale for delinquent taxes of 1901, as recommended by the Mayor, being read is ordered filed.

Thereupon an ordinance authorizing the Tax Collector to appoint additional deputies, being read is on motion of Alderman Landis adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones. <u>NOES -- NONE</u>.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance authorizing the City Tax Collector of the City of San Diego, California, to appoint 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 additional deputies to assist in writing up Ceritficates of Sale for delinquent taxes of 1901.

Section 2. That the compensation of such deputies shall be two dollars and fifty cents (\$2.50) per day each, provided that the entire compensation of the deputies, provided for hereunder, shall not exceed one hundred dollars.

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

The petition of Anna B. Paine, by J. O. W. Paine, her agent, asking that the Tax

Collector be authorized to receive two dollars for the delinquent taxes of 1896 on lots 20 an 40 in block 255, Pacific Beach, and upon payment thereof to cancel the Certificates of Sale for said lots, being read is referred to the City Attorney.

A communication from the Board of Public Works asking for authority to raise, clean and re-construct the out-fall sewer at an expense not to exceed \$1,250.00, being read was ordered filed.

Thereupon an ordinance providing for the re-construction of the out-fall sewer, being read is on motion of Alderman Landis adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance providing for the reconstruction of the outfall sewer of the sewer system of the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to advertise for bids and let a contract for the furnishing of labor and material in the reconstruction and repair of the outfall sewer of the sewer system of the City of San Diego, California; said outfall sewer being in the Bay of San Diego. Said material to be furnished and work to be done in accordance with the plans and specifications to be prepared by the said Board of Public Works of said city, and to be paid for out of the Sewer and Drainage fund of said city; provided, that the expense thereof shall not exceed the sum of \$1,250.00.

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

Section 3. That the City Clerk of the said City of San Diego be and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said city, to-wit: the San Diego Union and Daily Bee.

A communication from the Board of Public Works asking for authority to purchase \$25.00 worth of postage stamps for the use of the various departments of the city government, being read was ordered filed.

Thereupon an ordinance providing for the purchase of \$25.00 worth of postage stamps, being read was on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and

Jones.

NOES -- NONE.

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ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

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An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to purchase twenty-five dollars (\$25.00) worth of postage stamps.

B.E. I.T. O.R.D.A.I.N.E.D., By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to purchase twenty-five dollars (\$25.00) worth of postage stamps for the use of the various departments of the said City of San Diego.

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

A communication from the Board of Public Works asking for authority to purchase 10000 feet of lumber for the use of the Street Department, being read was ordered filed.

Thereupon an ordinance providing for the purchase of 10,000 feet of lumber for the use of the Street Department, being read was on motion of Alderman Hyers adopted by the following vote, to-wit:

<u>AYES</u> -- <u>ALDERMEN</u> Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones. <u>NOES</u> -- <u>NONE</u>.

ABSENT--NONE.

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 10,000 feet of lumber for the Street Department of the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board is hereby authorized and directed to purchase 10,000 feet of lumber to be used by the Superintendent of Streets of said city in the repair of culverts, bridges, the "B" street flume, and at such other places as it may be necessary to use such lumber; provided, that the cost of the same shall not exceed the sum of \$250.00.

Section 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 Tax Collector transmitting the claim of F. F. Woodford for \$50.00 for services as special Deputy Tax Collector, being read on motion of Alderman Landis it is ordered that the communication be filed and the claim allowed.

Thereupon an ordinance providing for the payment of the claim of F. F. Woodford for \$50.00 for 20 days' services as special Deputy Collector, being read was on motion of Alderman Rainbow adopted by the following vote, to-wit:

<u>AYES</u> -- <u>ALDERMEN</u> Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones. <u>NOES</u> -- <u>NONE</u>.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance providing for the payment of the claim of F. F. Woodford for 20 days services as special deputy in the City Tax Collector's office of the City of San Diego, California, during December, 1901.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That the claim of F. F. Woodford for \$50.00 for twenty (20) days services as special deputy in the office of the City Tax Collector of the City of San Diego, California, during the month of December, 1901, be and the same is hereby allowed and approved; and that the Auditing Committee of said city be and said committee is hereby authorized to allow said claim and to cause the issuance of a warrant therefor upon proper presentation of a claim therefor.

Section 2. 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 and Board of Fire Commissioners to select a site in the City Park for the location of the Florence Heights engine house, being read was on motion of Alderman Perrin adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and

Jones.

NOES -- NONE.

ABSENT--NONE.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1376.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows: That the Board of Public Works of the City of San Diego, California, be and said Board is hereby authorized and directed to confer with the Board of Fire Commissioners of said city and select a site in the City Park, as a location for the Florence Heights Chemical

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engine.

A communication from the Board of Public Works transmitting an estimate of the cost of raising several flush tanks and having the same connected with the water system in order to properly flush the sewers, and recommending that they be authorized to have the work done, being read is referred to the Sewer Committee.

A communication from the Board of Public Works transmitting an itemized statement of the expenses of the various departments of the city government for November, 1901, is presented and ordered filed.

the cost of A communication from the City Engineer giving the estimate of grading Columbia street from the south line of Ash street to the north line of "H" street, as follows: Total estimated cost, \$1,010.84; cost per front foot, 21 1/5 cents, is read and ordered filed.

A communication from the City Engineer recommending a change in the grade of Front street between Fir and Grape streets, being read was ordered filed. 67

A communication from the Board of Health notifying the Council that there is no provision made for flushing the 25th street sewer, and recommending that steps be taken at once so that said sewer may be flushed, being read is referred to the Sewer Committee.

An ordinance preventing the delivery of milk or cream to consumers in glass bottles or glass jars, being read is referred to the Health and Morals Committee.

The report of the Poundkeeper for the month of December, 1901, is presented and ordered filed.

A communication from the Auditing Committee stating that in accordance with the provisions of Ordinance No.965 they had destroyed by burning 1,000 bonds of the San Diego Water Company, delivered to the city at the time of the purchase of the plant of said company, is read and ordered filed.

The petition of J. Frank Over for permission to construct a bitumen sidewalk on Sixteenth street in front of lots 2 and 3 in block 16, Sherman's addition, being read is referred to the Street Committee.

The petition of J. A. DeFrate and Mrs. Lottie B. DeFrate, asking to have the alley between block 3 and block 13 of N. W. Hensley's addition closed, being read is referred to the Joint Street Committee.

The petition of residents of University Heights asking the Council for fire protectionby having a water main laid in Vermont street from University avenue to a block south of Oak street; also to have a water main laid in Oak street from Vermont street to Yale street; also to have fire plugs put in as follows: One at the intersection of University boulevard and Vermont street; one at the intersection of Vermont street and Robinson avenue; one at the intersection of Thornton avenue and Richmond street; also to have a fire alarm box; also to have 1,000 feet of hose and a hand hose cart to be stored at the University Heights school house, being read is referred to the Joint Water Committee.

The petition of citizens to have an electric light established at the intersection of State and "B" streets, being read is referred to the Electric Light Committee.

After first giving due notice President Jones did, in open session sign an ordinance (No. ____) providing for the purchase of a "Remington" typewriter for the use of the City Clerk's office; also

An ordinance (No. ____) authorizing the Tax Collector to appoint additional deputies to assist in writing up the Certificates of Sale for delinquent taxes of 1901; also

An ordinance (No. ____) providing for the reconstruction of the outfall sewer; also

An ordinance (No. _____) authorizing the Board of Public Works to purchase \$25.00 worth of postage stamps for the use of the various departments; also

An ordinance (No. _____) authorizing the Board of Public Works to purchase 10,000 feet of lumber for the use of the Street Department; also

An ordinance (No. ____) providing for the payment of the claim of F. F. Woodford for 20 days services as special deputy in the Tax Collector's office during December, 1901.

A Resolution giving the consent of this Board to the Board of Delegates to adjourn for a longer time than one week, being read is on motion of Alderman Hyers adopted, viz:

RESOLUTION.

BE IT RESOLVED, By the Board of Aldermen of the City of San Diego, as follows: That the consent of this Board be and the same is hereby given to the Board of Delegates to adjourn from January 6th, 1902, to January 20th, 1902, at 7:30 p.m.

Thereupon the Board adjourned until Monday, January 20th, 1902, at 7:30 p.m.

ATTEST:

Tes D. Jacduna City Cles

President of the Board of Aldermen.

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A D J O U R N E D M E E T I N G.

Council Chamber of the Board of Aldermen of the City of San Diego, California, January 20th,

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1902.

Pursuant to adjournment a meeting of the Board of Aldermen was held this day at 7:30 p.m., President Jones presiding.

PRESENT----ALDERMEN Rainbow, Parrott, Perrin, Hyers, Landis, Watson, Jones and Clerk Goldman.

ABSENT --- ALDERMEN Clark and Whitson.

The minutes of Regular Meeting held January 6th, 1902, were read and approved.

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An ordinance imposing a municipal license, and providing the manner of issuing and collecting the same; regulating the manufacture, sale and giving away of intoxicating liquors in the city, prescribing the duties of certain officers, and fixing a penalty for its violation, is presented and read.

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

Alderman Perrin moves that the ordinance just read be adopted.

Whereupon on motion of Alderman Clark said ordinance is referred to the Health and Morals Committee.

The following report of the Finance Committee in the matter of an ordinance providing for the payment of the municipal taxes on the City Hall building, is read and adopted, viz:

The Finance Committee recommends that the within ordinance providing for the payment of the city taxes for 1901 on the City Hall building, be adopted.

Chas. N. Clark,

Jan. 17th, 1902.

J. P. M. Rainbow.

the municipal taxes of said city for the year 1901, for the sum of \$263.34 on the east 90 feet of lot "L" in block 88 of Horton's addition to said city, now occupied as a City Hall, and that the Auditing Committee of said city be and said Auditing Committee is hereby authorized to allow said claim and to provide for the issuance of a warrant therefor.

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

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The following report of the Finance Committee in the matter of the recommendation of the Board of Public Works that the Superintendent of Parks and Assistant Superintendent of Sewers be allowed \$10.00 per month each for care of horse and wagon, being read is on motion of Alderman Hyers adopted, viz:

The Finance Committee recommends that the recommendation of the Board of Public Works that the Superintendent of Parks and the Assistant Superintendent of Sewers be allowed \$10.00 per month each for care of horse, harness and wagon used in attending to their official duties, be approved and the amount allowed. We therefore recommend the adoption of the ordinance presented herewith.

J. P. M. Rainbow,

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K. L. Parrott,

Chas. N. Clark voting no.

Jan. 17th, 1902.

Thereupon an ordinance allowing the Superintendent of Parks and the Assistant Superintendent of Sewers the sum of \$10.00 per month each for care of horse and wagon, is read and on motion of Alderman Rainbow adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones. <u>NO --- ALDERMAN</u> Clark.

ABSENT--ALDERMAN Whitson.

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Said ordinance as adopted is as follows, viz:

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ORDINANCE NO. 1061.

An Ordinance allowing the Superintendent of Parks and the Assistant Superintendent of Sewers of the City of San Diego, California, the sum of \$10.00 per month each for

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care of hotse and wagon.

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

Section 1. That the Superintendent of Parks and the Assistant Superintendent of Sewers of the City of San Diego, California, be and they are hereby allowed the sum of ten dollars (\$10.00) per month each for care of horse, harness and wagon used in attending to their official duties; which sum shall be in addition to their salaries.

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

The petitions of property owners and residents for the establishment of electric lights at 5th and Palm streets and at 1st and Date streets, being presented are referred to the Electric Light Committee.

The petition of property owners and residents for a water pipe in Webster avenue be-

tween Twenty-sixth and Thirtieth streets, being presented is referred to the Water Committee.

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A communication from the Board of Public Works asking for authority to purchase oil for fuel for the Water Department, is read and ordered filed.

Thereupon an ordinance providing for the purchase of oilr for fuel for the use of the Water Department, being read is on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones. NOES -- NONE.

ABSENT--ALDERMAN Whitson.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1069.

An Ordinance providing for the purchase of oil for fuel for the use of the City of San Diego, California.

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

Section 1. That the Board, of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and directed to advertise for bids and let a contract for furnishing to the City of San Diego, for the use of the Water. Department, 4800 barrels of crude oil, provided the expense thereof shall not exceed the sum of \$4,800.00; 18,000 gallons of distillate, provided the expense thereof shall not exceed the sum of \$1,890.00, and 1000 gallons of gasoline, provided the expense thereof shall not exceed the sum of \$145.00. Said oil to be furnished at such times and places as shall be determined by

the said Board of Public Works, and according to the specifications to be prepared by the said Board of Public Works, and to be paid for out of the Water fund of said city.

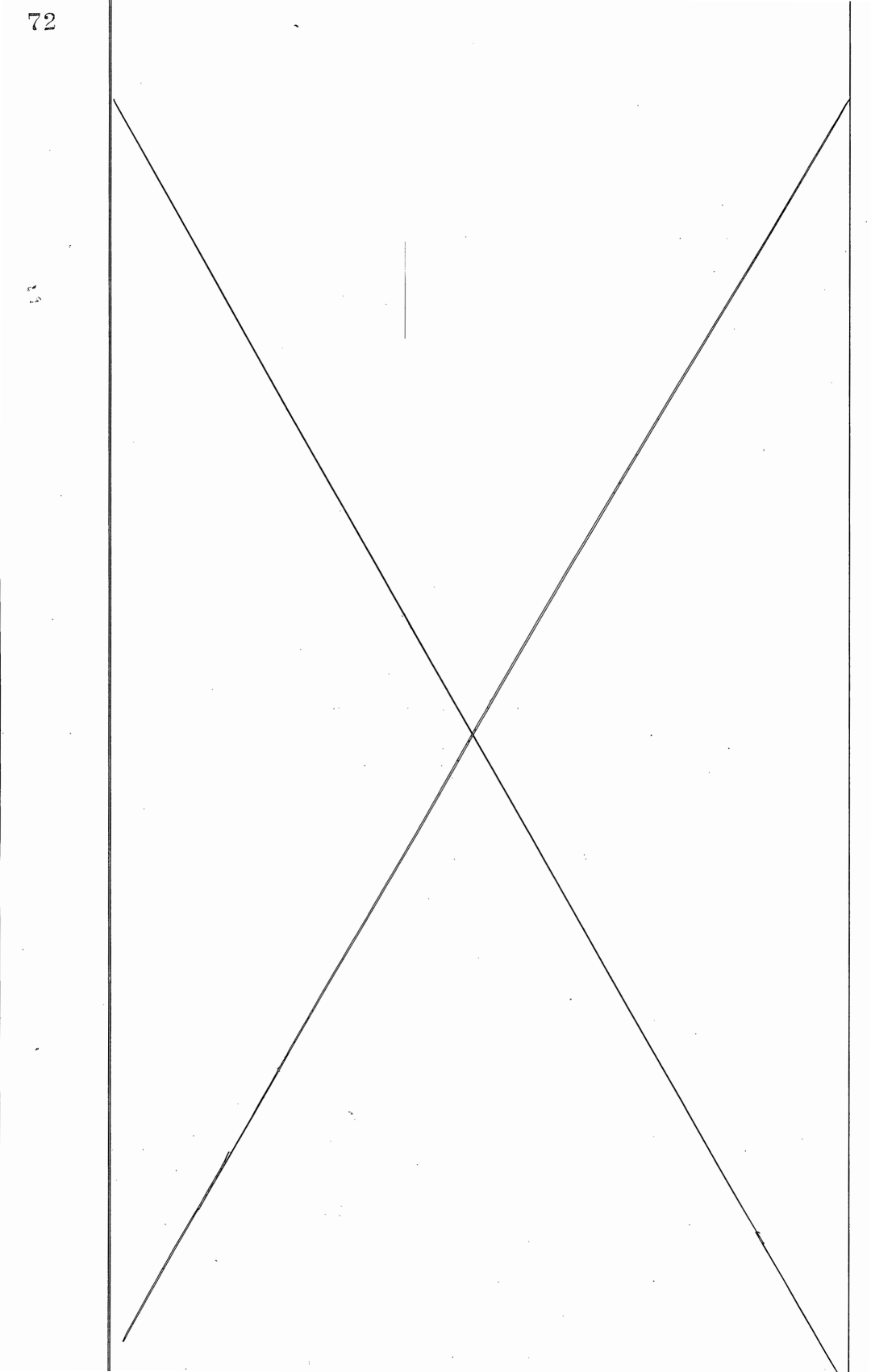
Section 2. That this ordinance shall take effect and be in force from and after its passage and approval.

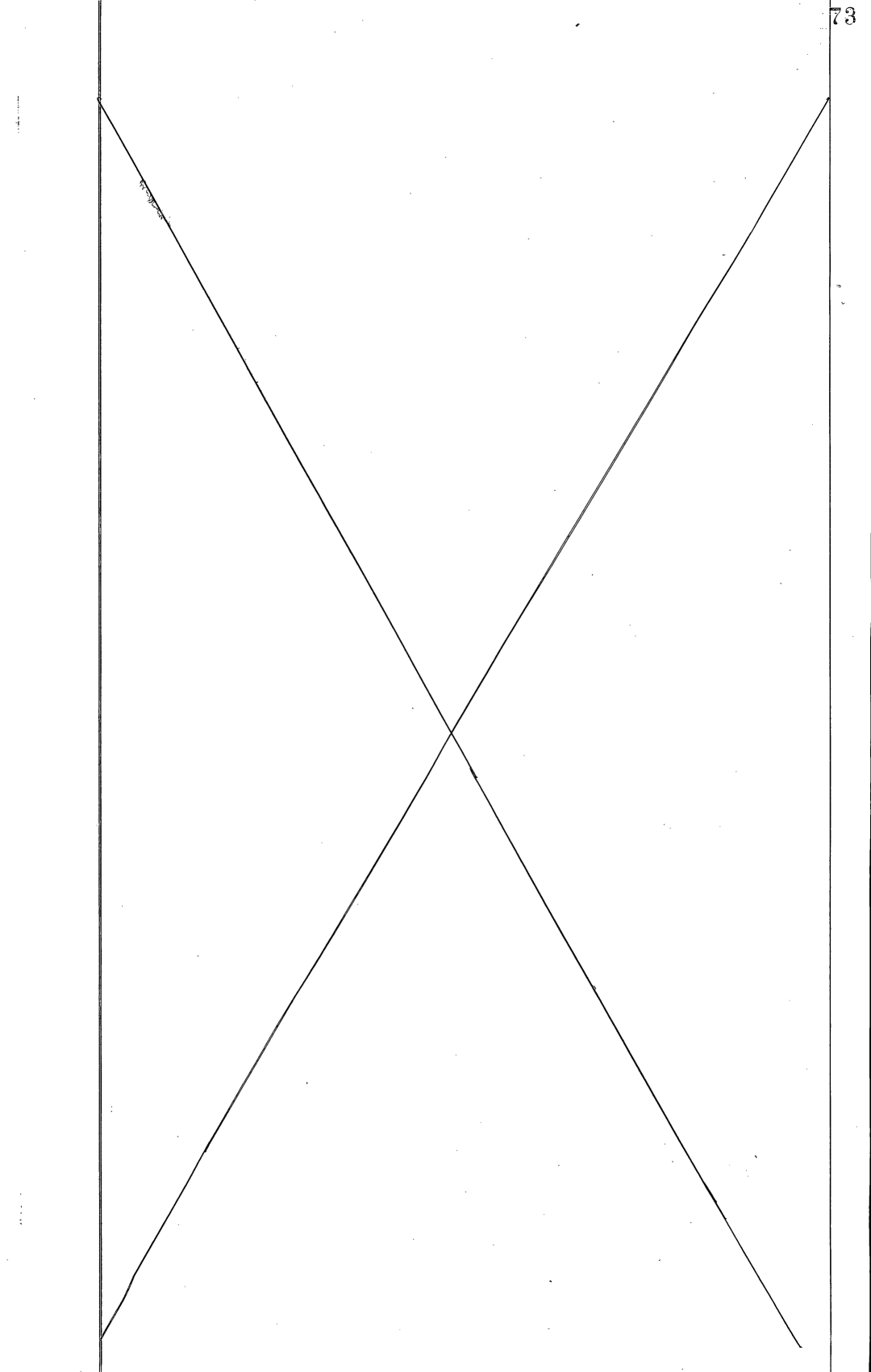
A communication from the Board of Public Works recommending the discontinuance of the elevator service except upon the occasion of meetings of the Common Council, being read on motion of Alderman Rainbow the recommendation of The Board is adopted.

A communication from the Board of Public Works transmitting an itemized statement of the expenses of the various departments of the City Government for the month of December, 1901, being presented is ordered filed.

A communication from the Board of Public Works transmitting a petition from citizens protesting against the removal of the electric light from the corner of State and "C" streets to State and "B" streets, and recommending that the lights be not removed, being read is ordered filed.

A communication from the Auditing Committee in the matter of the garbage dump and transmitting the claim of J. M. Howells for \$50.00 for the use of land for said dump for the month of December, 1901, being read is ordered filed.





Thereupon an ordinance providing for the payment of the claim of J. M. Howells for the use of land for city dump, being read is on motion of Alderman Perrin adopted by the following vote, to-wit:

<u>AYES</u> -- <u>ALDERMEN</u> Clark, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones. <u>NOES</u> -- <u>NONE</u>.

ABSENT--ALDERMAN Whitson.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1064.

An Ordinance providing for the payment of the claim of J. M. Howells for the use of the land for city dump, and caring for the same, in the City of San Diego, California.

E E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows:

Section 1. That the claim of J. M. Howells for \$50.00 for the use of the ground for the city dump, and for services of man and tean for caring for the same, during the month of December, 1901, be and the same is hereby allowed and approved, and that the Auditing Committee of said city be and said committee is hereby authorized to allow said claim and to cause the issuance of a warrant therefor upon proper presentation of a claim therefor.

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

A communication from the Auditing Committee transmitting claim No.1550 for ratification, being presented and ordered filed.

Thereupon an ordinance providing for the payment of the claim of Sterne Bros.Company against the Water Department, being read is on motion of Alderman Perrin adopted by the following vote, to-wit:

<u>AYES</u> -- <u>ALDERMEN</u> Clark, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones. <u>NOES</u> -- <u>NONE</u>.

ABSENT--ALDERMAN Whitson.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1065.

An Ordinance providing for the payment of the claim of Sterne Bros.Company against the City of San Diego, California.

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

Section 1. That the claim of Sterne Bros.Company, No.1550, for \$191.25 against the Water fund of the City of San Diego, California, be and the same is hereby allowed, and that the Auditing Committee of said city be and said committee is hereby authorized to issue a warrant therefor upon proper presentation of said claim to said committee.

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

The petition of John Engelbret for an extension of 70 days' time for the grading of Nineteenth street, being read on motion of Alderman Perrin the extension asked for was granted. Thereupon a Joint Resolution extending the time for the completion of the work of grading Nineteenth street between "D" and "N" streets, for 70 days, being read was on motion of Alderman Perrin adopted by the following vote, to-wit:

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<u>AYES</u> -- <u>ALDERMEN</u> Clark, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones. <u>NOES</u> -- <u>NONE</u>.

ABSENT--ALDERMAN Whitson.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1378.

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

That the time for the completion of the work of grading 19th street from the south line of D street to the north line of N street, in the City of San Diego, as fixed by the Superintendent of Streets in the contract for grading said street made between John Engelbret, contractor, and S. W. Hackett, Superintendent of Streets, dated November 13th, 1901, be and the same is hereby extended seventy (70) days, and said Superintendent of Streets is hereby authorized and instructed to grant said contractor seventy days additional time to the time fixed in said contract within which to complete the grading of said street between the points named in said contract.

A communication from Waldo S.Waterman, General Manager of the San Diego, Cuyamaca & Eastern Railway Company, asking the Council to consider the advisability of placing a fire hydrant in the vicinity of 10th and "N" or 11th and "N" streets, being read was referred to the Water Committee.

The petition of Walter E. Williams for permission to erect and maintain a cloth sign over the sidewalk in front of his place of business at 1317 "E" street, being read is referred to the Street Committee.

The petition of John Oosterhuis asking for authority to transfer the retail liquor license now standing in the name of W. N. Wilson, place of business at No.1416--18 "E" street

to himself, being read is referred to the Health & Morals Committee.

The petition of property owners for a change in the grade of Third street 145 feet south of "D" street and the south line of the "Plaza," being read on motion of Alderman Perrin the petition is granted.

Thereupon a resolution of intention to change the grade of that portion of Third street at the southwest corner of the "Plaza" and the grade of that portion of said "Plaza" on the south line thereof 100 feet east of the east line of Third street, being read is adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Clark, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones. NOES -- NONE.

ABSENT--ALDERMAN Whitson.

Said resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION

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To change the grade of that Portion of Third street in the City of San Diego, California, at the southwest corner of the "Plaza" and the grade of that portion of said "Plaza" on the south line thereof one hundred (100) feet east of the east line of said Third street.

WHEREAS, The owners of a majority of the property affected by the herein proposed change of grade of that portion of Third street in the City of San Diego, California, at the southwest corner of the "Plaza," being at a point on the east line of said Third street 145 feet south of a point where the said east line of said Third street intersects the south line of "D" street, and the grade of that portion of said "Plaza" in said city on

the south line thereof 100 feet east of the east line of said Third street, have petitioned the Common Council of said city to change the grade of the said Third street at said point and the said "Plaza" at said point; and

WHEREAS, The Common Council of the said City of San Diego finds that the petition contains the names of the owners of a majority of the property affected by the said proposed change of grade, now, therefore,

BE IT RESOLVED, That it is the intention of the Common Council of the said City of San Diego to change and establish the grade of that portion of Third street in the said City of San Diego at the southwest corner of the "Plaza" on the east line of said Third street 145 feet south of a point where the said east line of Third street intersects the south line of "D" street, and the grade of that portion of said "Plaza" in said city on the south line thereof 100 feet east of the east line of the said Third street as follows:

To change and establish the grade of that portion of said Third street on the east line thereof at the southwest corner of said "Plaza," being at a point on the east line of said Third street 145 feet south of the point where the east line of said Third street intersects the said south line of "D" street, from 39 feet above the datum line of levels as fixed by Ordinance No.3 of the ordinances of the said City of San Diego, entitled,"An ordinance establishing a datum line for the grading of streets in the City of San Diego, State of California, and providing for the manner of establishing grades by ordinance,"

approved June 30th, 1886, to 38.5 feet above said datum line.

And to change and establish the grade of that portion of said "Plaza" on the south line thereof 100 feet east of the east line of said Third street from 39.85 feet above the datum line of levels as fixed by said Ordinance No.3 to 39 feet above said datum line. Said "Plaza" being bounded on the east by Fourth street, on the north by "D" street and on the west by Third street.

The grade of all points heretofore fixed by the ordinances of said city shall be and remain as they now are on said Third street and said "Plaza," except as herein provided to be changed.

That there shall be a uniform ascent and descent between all points at which the grade elevations shall be so established.

The district to be benefited by said proposed change of grade and to be assessed to pay the cost of the same is hereby designated and established as follows:

Commencing at a point on the east line of Third street 145 feet north of the point

where the east line of said Third street intersects the south line of "D" street, thence running south along the said east line of Third street to the north line of "E" street; thence running east along said north line of "E" street 50 feet; thence running north and parallel to the said east line of Third street to the north line of the alley in block 42 of Horton's addition to the said City of San Diego; thence running east along the said north line of said alley to the west line of Fourth street; thence running north along said west line of Fourth street to the southeast corner of the "Plaza," being a point on the said west line of Fourth street 145 feet south of the point where the south line of "D" street intersects the west line of Fourth street; thence running west along the said south line of said "Plaza" to the point of commencement.

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The City Clerk of said city is hereby directed to cause this resolution of intention to be published for ten (10) days in the newspaper in which the official notices of the Common Council of said city are usually printed and published, to-wit: the San Diego Union and Daily Bee, a daily newspaper published and circulated in said city, in every regular issue of said newspaper during said period of ten (10) days, which newspaper is hereby designated as the newspaper in which this resolution of intention shall be published in the manner and by the person required by law.

The Superintendent of Streets is hereby ordered and directed, within five days after the first publication of this resolution, to cause to be conspicuouslt 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.

A communication from the Ladies of the Civic Federation inviting the Council to attend the opening of the "K"-street Park on the afternoon and evening of the 23rd of January, 1902, being read on motion the invitation is accepted.

A communication from the City Attorney in the matter of procuring abstracts of title to property for rights of way for road in Old Town, being read is referred to the City Lands Committee.

A communication from the City Attorney in the matter of the petition of Anna B.Paine asking to have the Tax Collector cancel the certificates of sale for certain lots sold for delinquent taxes of 1896; and giving as his opinion that the Council has not the legal power to grant said petition, being read is ordered filed.

Communications from the City Engineer giving plans and specifications and estimates of the cost of constructing sewer systems in the Ninth ward and in University Heights, being presented were referred to the Sewer Committee.

The report of the Auditor giving the condition of the various funds of the City Tresury December 31st, 1901, being presented was ordered filed.

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The petition of A. Eicke for a retail liquor license at 720 Fifth street, being presented was referred to the Health and Morals Committee.

The following report of the Health and Morals Committee in the matter of the petition of scavengers for an increase of pay for hauling dead animals, being read is on motion of Alderman Rainbow adopted, viz:

The Health and Morals Committee recommends that the within petition of the city scavengers for increase of pay for hauling dead animals, be laid on the table.

M. J. Perrin,
F. C. Hyers,
H. M. Landis,
Geo. McNeill,
Geo. B. Chapman.

Jan. 16th, 1902.

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Thereupon said petition was laid on the table.

An ordinance fixing the hours of labor for the engineers and firemen at the main pumping plant, being read is referred to the Finance Committee.

The following report of the Health and Morals Committee in the matter of the petition of citizens for the repeal of an ordinance imposing a license on hotel runners, is read and adopted, viz:

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

M. J. Perrin, F. C. Hyers, H. M. Landis, Geo. McNeill, Geo. B. Chapman.

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Jan. 16th, 1902.

Thereupon said petition was denied.

The following report of the Health and Morals Committee in the matter of an ordinance to prevent the delivering of milk or cream in glass bottles or glass jars, is read and adopted; viz:

The Health and Morals Committee recommends that the within ordinance preventing the delivery of milk or cream in glass bottles or glass jars, be adopted. M. J. Perrin, F. C. Hyers, H. M. Landis, Geo. McNeill, Jan. 16th, 1902. Geo. B. Chapman. Thereupon an ordinance preventing the delivery of milk or cream to consumers in the city in glass bottles or glass jars, being read is on motion of Alderman Landis adopted by the following vote, to wit: AYES -- ALDERMEN Rainbow, Parrott, Perrin, Hyers and Landis. NOES -- ALDERMEN Clark, Watson and Jones. . . ABSENT--ALDERMAN Whitson. Said ordinance as adopted is as follows, viz: ORDINANCE No. 1072.

An Ordinance preventing the delivery of milk or cream to consumers in the City of San Diego, California, in glass bottles or glass jars.

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

Section 1. It is hereby declared to be unlawful for any person, company, or corporation to deliver milk or cream to any person or persons within the City of San Diego, California, for consumption, in glass bottles, glass jars, or in any other vessel which is furnished or provided by the party or parties delivering such milk or cream.

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 in any sum not exceeding fifty dollars (\$50.00), or by imprisonment in the city jail of said city for a period not exceeding twenty-five (25) days, or by both such fine and imprisonment.

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

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

The following report of the Joint Finance Committee in the matter of a communication from the Board of Public Works recommending that the salary of the Secretary of said Board be increased and fixed at \$100.00 persmonth, being read is on motion of Alderman Landis adopted, viz:

The Joint Finance Committee recommends that the salary of the Secretary of the Board of Public Works be increased and fixed at the sum of \$100.00 per month, as recommended by the Board of Public Works.

> J. P. M. Rainbow, Geo. B. Chapman, H. Woolman,

H. Busch.

. . . .

Chas. N. Clark voting no.

Jan. 17th, 1902. Thereupon an ordinance fixing the salary of the Secretary of the Board of Public Works at the sum of \$100.00 per month, being read is on motion of Alderman Rainbow adopted by the following vote, to-wit:

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AYES -- ALDERMEN Rainbow, Parrott, Perrin, Hyers and Landis.

NOES -- ALDERMEN Clark, Watson and Jones.

ABSENT--ALDERMAN Whitson.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1062.

An Ordinance fixing the salary 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 the salary of the Secretary of the Board of Public Works of the City

of San Diego, California, be and the same is hereby fixed at the sum of one hundred dollars (\$100.00) per month, to take effect January 1st, 1902.

Section 2. That all ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed.

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

The report of the Joint Finance Committee in the matter of a communication from the increase Board of Public Works asking the Council to the salary of the members of said Board to \$100.00 per month each, and recommending that when the Council readjusts and fixes anew the salaries of the Charter Officers of the city, the salaries of the members of the Board of Public Works be increased and fixed at a sum commensurate with their present duties and responsibilities, being read was ordered filed.

The following report of the Joint Water Committee in the matter of the petition of residents of Golden Hill for an extension of the 25th street water main to the south line of the City Park, and for 350 feet of 2 inch pipe inside of the Park, together with 1 inch laterals, is read and adopted, viz:

The Joint Water Committee recommends that the within petition be granted and the Board of Public Works directed to lay the water pipe required.

> Geo. B. Watson, H. M. Landis, J. P. M. Rainbow, J. S. Clark, J. W. Lambert, M. W. Jenks, A. H. Kayser, W. W. Lewis.

Jany. 17th, 1902.

Thereupon an ordinance providing for the extension of the 25th street water main from "B" street to the south line of the City Park, and furnishing pipe to be laid inside of Park, is read and adopted by the following vote, to-wit: AYES -- ALDERMEN Clark, Rainbow, Parrott, Pedrin, Hyers, Landis, Watson and Jones. NOES -- NONE. ABSENT--ALDERMAN Whitson. Said ordinance as adopted is as follows, viz: ORDINANCE No. 1071. • • An Ordinance providing for the extension of the 25th street water main from "B" street to the south line of the City Park, and furnishing pipe to be laid inside of the Park, in the City of San Diego, California. BE IT ORDAINED, By the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to advertise for bids and let a contract for the furnishing of the labor and material in the extension of the 25th

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street water main from "B" street to the south line of the City Park, and furnishing water pipe to be used inside of the said Park. Said material to be furnished by the contractor and to include from "B" street to the south line of the City Park the following material: Four hundred and forty-four (444) linear feet of 4 inch cast iron pipe, being 4.44 tons; also 250 pounds of lead; 10 pounds of yarn; one 4 inch single hydrant; one 8 inch by 8 inch cross, weighing 265 pounds; one 4 inch by 4 inch cross, weighing 120 pounds; one 4 inch by 4 inch T, weighing 100 pounds; four 4 inch plugs; one 8 inch plug; two 4 inch gates; one 2 inch gate, and 113 linear feet of 2 inch iron pipe. The inside of the City Park to include the following material: Three hundred and fifty (350) linear feet of 2 inch wrought iron pipe, and 800 feet of 1 inch wrought iron pipe. Said work to be done and materials to be furnished according to specifications to be prepared by the said Board of Public Works; provided, that the expense thereof shall not exceed the sum of five hundred and fifty-four dollars and sixty-three cents (\$554.63).

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

Section 3. That the City Clerk of the said City of San Diego be and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said city, to-wit: the San Diego Union and Daily Bee.

The following report of the Joint Water Committee in the matter of a petition from citizens asking for a water pipe in "J" street between 14th and 16th streets, is read and adopted, viz:

The Joint Water Committee to whom was referred the within petition for a water pipe in "J" street herewith presents a report of the City Engineer thereon and recommends that the recommendation therein contained be contained.

> Geo. E. Watson, H. M. Landis, J. P. M. Rainbow, J. S. Clark,

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M. W. Jenks, A. H. Kayser, Jany. 17th, 1902. W. W. Lewis.

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The following report of the Joint Water Committee in the matter of providing for the purchase of the Pacific Beach reservoir, is read and adopted, viz:

The Joint Water Committee, to whom was referred the within resolution, herewith presents a report of the City Engineer on the condition of the Pacific Beach reservoir, and recommends that the matter be referred to the Ways and Means Committee for consideration at the time the tax levy is made.

Geo: B. Watson,

H. M. Landis,

J. P. M. Rainbow,

J. S. Clark, J. W. Lambert, M. W. Jenks, A. H. Kayser, W. W. Lewis.

Jany. 17th, 1902.

Thereupon said matter is referred to the Ways and Means Committee.

The following report of the Joint Water Committee in the matter of a communication from the Board of Public Works transmitting the request of citizens for a water pipe in Julian avenue between 32nd and 24th streets, is read and adopted, viz:

The Joint Water Committee to whom was referred the within petition for water pipe in Julian ave., submit herewith the report of the City Engineer in said matter and recommend that it be adopted.

> Geo. B. Watson, H. M. Landis, J. P. M. Rainbow, J. S. Clark, J. W. Lambert, M. W. Jenks, A. H. Kayser, W. W. Lewis.

Jany. 17th, 1903.

The following report of the Joint Water Committee in the matter of re-laying the water pipe on upper Fifth street, is read and adopted, viz:

San Diego, California, Jany. 17th, 1902.

To the Honorable, the Common Council, and a state of the

San Diego, California,

Gentlemen:--

The undersigned herewith respectfully reports to your Honorable Body as follows:

In the matter of re-laying the 5th street water pipe, your Joint Water Committee, after consultation with the City Auditor and City Engineer recommends that the city use the 600 feet of 24 inch pipe now on hand in the Sewer Department, and the 686 feet of 20 inch pipe on hand in the Water Department, and purchase additional 16 inch pipe sufficient to bring the total expenditure for pipe and laying the same to \$10,000.00, which amount the City Auditor has agreed to certify.

This proceedure will provide for re-laying 3805 feet of this line, and leaves 3070 feet yet to be put in; but as we are advised will extend the new pipe line sufficiently to stop the leaks in this pipe line.

We present herewith an ordinance to carry this recommendation into effect and recommend its adoption.

Respectfully submitted,

Geo. B. Watson,

H. M. Landis,

J. P. M. Rainbow,

J. S. Clark, J. W. Lambert, M. W. Jenks, A. H. Kayser,

W. W. Lewis.

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Thereupon an ordinance providing for the purchase of certain material and the laying of certain pipe in repairing the water main on upper Fifth street, being read is referred back to the Water Committee for further investigation.

A communication from the Board of Public Works recommending that the specifications for the construction of the Point Loma pipe line be changed from partly wooden pipe to a line whodly of cast iron pipe, thus increasing the estimate for doing said work to \$18,500.00, is read and referred to the Water Committee.

The following report of the Joint Sewer Committee in the matter of a communication from the Board of Health recommending that the 25th street sewer be connected with the water system, so that said sewer could be flushed, is read and adopted, viz:

The Joint Sewer Committee recommends that the within communication from the Board of Health be placed on file, for the reason that the flushing of the 25th streets sewer is fully disposed of in another matter recommended by the Board of Public Works.

> M. J. Perrin, F. C. Hyers, H. M. Landis, W. W. Lewis, B. Burnell, R. J. Blair.

Jan. 16th, 1902. Thereupon said communication is placed on file.

The following report of the Joint Sewer Committee in the matter of building a flush tank on "J" street between 14th and 15th streets, and repairing a number of flush tanks, is read and adopted, viz:

San Diego, Cal., Jan. 16th, 1902.

To the Common Council,

City of San Diego,

Gentlemen:--

The Sewer Committee, to whom was referred the communication from the Board of Public Works asking for authority to build a flush tank for the sewer system on "J" street between Fourteenth and Fifteenth streets, and to repair a number of the flush tanks and connect the same with the city water system, herewith reports as follows:

We find that it is quite essential for the proper working of the sewer system to have this work done at the earliest possible moment. We therefore recommend that the Board of Pub-

lic Works be authorized to purchase for said work

3500 brick;

2 barrels of Portland cement;

2 yards of sand;

1900 feet of 3/4 inch water pipe;

200 feet of 1/2 inch water pipe;

1 dozen 3/4 inch elbows;

1 dozen 3/4 thch tees;

1 dozen bushing--3/4 inch to 1/2 inch;

16 1/2 inch service cocks;

1 Miller-Potter automatic syphon;

provided that the total cost thereof does not exceed the sum of \$190.00.

We further recommend that the Board of Public Works be authorized to build a flush tank on "J" street between Fpurteenth and Fifteenth streets, and connect the same with the city water system; and to raise repair and connect with the city water system flush tanks located as follows, to-wit:

At the intersection of Columbia and Ivy streets;

At the intersection of India and Fir streets;

At the intersection of Twenty-first and "F" streets;

At the intersection of Twenty-fifth street and the alley between "F" and "G" streets;

At the south line of the City Park on Twenty-fifth street;

At the intersection of Twenty-first and "B" streets;

At the intersection of Seventeenth and "A" streets;

At the intersection of Eighteenth and "A" streets;

provided that said work shall be done under the supervision of the Superintendent of Sewers and to the satisfaction of the Board of Public Works; and provided further that expense for such work shall not exceed the sum of \$285.00.

We have reduced the amount to be expended for material and also for labor to a considerable extent, as the Superintendent of Sewers informed the Committee that he had found several hundred feet of 3/4 inch pipe already laid, which he did not know of prior to making up the estimate for the Board of Public Works. We therefore submit herewith two ordinances to take the place of the ordinance transmitted by the Board of Public Works with their communication, and recommend that the same be adopted.

Respectfully, M. J. Perrin, F. C. Hyers, H. M. Landis, W. W. Lewis, B. Burnell, R. J. Blair. Thereupon an ordinance providing for the purchase of material for the use of the Sewer Department, is read and adopted by the following vote, to-wit: <u>AYES</u> -- <u>ALDERMEN</u> Clark, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones. <u>NOES</u> -- <u>NONE</u>. <u>ABSENT-- ALDERMAN</u> Whitson.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1067.

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An Ordinance providing for the purchase of material for the use of the Sewer Department of the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board is hereby authorized and directed to purchase for the use of the Sewer Department of the said City of San Diego the following material, viz:

3,500 brick;

2 barrels of Portland cement;

2 yards of sand;

1,900 feet of 3/4 inch water pipe;

200 feet of 1/2 inch water pipe;

1 dozen 3/4 inch elbows;

1 dozen 3/4 inch tees;

1 dozen bushing--3/4 inch to 1/2 inch;

16 1/2 inch service cocks;

1 Miller-Potter automatic syphon;

provided, that the total cost of said material shall not exceed the sum of one hundred and ninety dollars (\$190.00).

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

An ordinance providing for the repairing of the sewer system, is read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Whitson.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1068.

An Ordinance providing for the repairing of the sewer system of the City of San Diego, California.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board is hereby authorized and directed to make repairs to the sewer system of said City of San Diego, as follows:

The raising of the flush tank at Columbia and Ivy streets and connecting said tank with the water mains of said city;

The raising of two flush tanks at India and Fir streets;

Connecting the flush tank at Twenty-first and "F" streets with the water mains of said

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city;

Connecting the flush tank at the intersection of Twenty-fifth street and the alley be-

tween "F" and "G" streets with the water mains of said city;

Connecting the flush tank on Twenty-fifth street at the south line of the City Park with the water mains of said city;

The raising of the flush tank at Twenty-first and "B" streets and connecting said tank with the water mains of said city;

The raising of the flush tank at Seventeenth and "A" streets and connecting said tank with the water mains of said city;

Connecting the flush tank at Eighteenth and "A" streets with the water mains of said city;

The construction of a flush tank and syphon on "J" street between Fourteenth and Fifteenth streets and connecting the same with the water mains of said city.

All of said work to be done under the supervision of the Superintendent of Sewers and to the satisfaction of the Board of Public Works; provided that the expense thereof shall not exceed the sum of two hundred and eighty-five dollars (\$285.00).

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

An ordinance providing for the transfer of money from and to various funds in the city, is read.

Alderman Watson moves that said ordinance be adopted, which motion is defeated by the . . following vote, to-wit:

AYES -- ALDERMEN Rainbow, Parrott, Hyers and Landis.

NOES -- ALDERMEN Clark, Perrin, Watson and Jones.

ABSENT--ALDERMAN Whitson.

An ordinance to prevent the placing of any vessel in window sills in such condition as to the endanger the public, being read is on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Whitson.

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Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1073.

An Ordinance to prevent the placing of any vessel in window sills in such condition as to endanger the public.

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

Section 1. It is hereby declared to be unlawful for any person or persons who have control, either as owner, tenant, agent, or otherwise, of any building in the City of San Diego, California, to place or permit to be placed on any window sill of any such building or buildings above the first floor windows thereof, any vase, jar, can, pot, or other vessel containing soil or other heavy substance used for plants or for any other purpose, where the building is so situated that if any such vessel should fall or be knocked out of the window on the outside of said building it would fall on the sidewalk or street, without having such vessel or vessels securely fastened so that they cannot fall or be readily knocked out of said window.

Section 2. Any person or persons violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be fined in any sum not exceeding fifty dollars (\$50.00), or be imprisoned in the city jail of said city for a period not exceeding twenty-five (25) days, or by both such fine and imprisonment.

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

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

Petitions of residents for the establishment of an electric light at Fifteenth and "L" streets and at First and "I" streets, being presented were referred to the Joint Electric Light Committee.

A Joint Resolution directing the Board of Public Works to discontinue the running of the elevator except on the occasion of meetings of the Common Council, having been adopted by the Board of Delegates, is now read.

Alderman Perrin moves that the resolution be adopted, which motion is defeated by the following vote, to-wit:

AYES -- NONE.

<u>NOES</u> -- <u>ALDERMEN</u> Clark, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones. <u>ABSENT--ALDERMAN</u> Whitson.

After first giving due notice, President Jones did, in open session, sign an ordinance (No.1057) providing for the purchase of tools and implements for repairing the streets paved with bituminous rock; also

An ordinance (No.1061) allowing the Superintendent of Parks and the Assistant Superintendent of Sewers the sum of \$10.00 per month each for care of horse and wagon; also

An ordinance (NO.1062) fixing the salary of the Secretary of the Board of Public Works at

\$100.00 per month; also

An ordinance (No.1063) providing for the payment of the municipal taxes upon the east 90 feet of lot L in block 88 of Horton's addition, being the City Hall building; also

An ordinance (No.1064) providing for the payment of the claim of J. M. Howells for the

use of land for the city dump for December, 1901; also

An ordinance (No.1065) providing for the payment of the claim of Sterne Bros.Company against the Water Department; also

An ordinance (No.1067) providing for the purchase of material for the use of the Sewer Department; also

An ordinance (No.1068) providing for repairing the Sewer system by building, raising and connecting with the city water system certain flush tanks of said sewer system; also An ordinance (No.1069) providing for the purchase of oil for fuel for the Water Depart-

ment; also

An ordinance (No.1071) providing for the extension of the 25th street water main from "B" street to the south line of the City Park, and furnishing pipe to be laid inside of the Park: also

An ordinance (No.1072) preventing the delivery of milk or cream to consumers in the city in glass bottles or glass jars; also

An ordinance (No.1073) to prevent the placing of any vessel in window sills in such condition as to endanger the public.

Thereupon the Board adjourned.

Dan P Jones President of the Board of Aldermen.

ATTEST: A. Jaedin City Clerk

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REGULAR MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, February 3rd,

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A Regular Meeting of the Board of Aldermen was held this day at 7:30 p.m., President Jones presiding.

PRESENT--ALDERMEN Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson, Jones and Clerk Goldman.

ABSENT---NONE.

The minutes of Adjourned Meeting held January 20th, 190 \mathcal{Y} , were read and approved.

The Joint Water Committee, to whom was referred the matter of re-laying a portion of the water pipe on upper Fifth street, and laying a cast-iron pipe from Old Town to the United States Military reservation, present as their report in said matter two ordinances, and recommend their adoption.

An ordinance providing for the repair of the water main on upper Fifth street, as recommended by the Water Committee, being read is on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones. NOES -- NONE.

ABSENT -- NONE .

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1076.

An Ordinance providing for the repair of the water main on upper Fifth street in the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said

Board of Public Works is hereby authorized and empowered to use 600 linear feet of 24 inch cast iron pipe (formerly purchased by the City of San Diego for the purpose of repairing the sewer system of said city) and 686 linear feet of 20 inch cast iron pipe (now in the possession of the Water Department of said city) in repairing and relaying the water pipe line on upper Fifth street in said city; and that the said Board of Public Works be and said Board of Public Works is hereby authorized and directed to advertise for bids and let a contract for furnishing to the said City of San Diego all materials, other than the pipe above mentioned, and all labor necessary to lay said water pipe, commencing on the south line of University avenue in said city, thence running south on Fifth street for a distance of 1294 feet. Said material to be furnished by the contractor and to include on 24 inch by 6 inch T; one 20 inch by 6 inch T; one 24 inch to 16 inch reducer; one 24 inch to 20 inch reducer; one 20 inch to 16 inch reducer; two 6 inch plugs; two 24 inch bends, and all lead and yarn. Said material to be furnished and said work to be done according to specifications to be prepared by the said Board of Public Works; provided, that the expense thereof shall not exceed the sum of sixteen hundred dollars (\$1600.00).

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

Section 3. That the City Clerk of the said City of San Diego, be and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said city, to-wit? the San Diego Union and Daily Bee.

An ordinance providing for the purchase of cast iron pipe for the construction of a water pipe line from Old Town to the north line of the United States Military reservation, and also for cast iron pipe to be used in repairing the Fifth street water main, and for the laying thereof, as recommended by the Water Committee, being read is on motion of Alderman Clark adopted by the following vote, to-wit:

<u>AYES</u> -- <u>ALDERMEN</u> Clark, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones. <u>NO</u> -- <u>ALDERMAN</u> Whitson.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1077.

An Ordinance providing for the purchase of cast iron pipe for the construction of a water pipe line from Old Town to the north line of the United States Military Reservation, and also for cast iron pipe to be used in repairing the Fifth street water main in the City of San Diego, California, and for the laying thereof.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to advertise for bids and let a contract for furnishing and supplying the City of San Diego with 13008 linear feet of 6 inch cast iron water pipe, and 10,800 linear feet of 4 inch cast iron water pipe, and 60 linear feet of 8 inch cast iron water pipe, and 1428 linear feet of 16 inch cast iron

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water pipe; also one 10 inch by 6 inch T; one 6 inch elbow; one 6 inch to 4 inch reducer; three 16 inch by 6 inch Ts; and one 16 inch by 8 inch T.

Said 6 inch cast iron water pipe, 4 inch cast iron water pipe, one 10 inch by 6 inch T, and 6 inch to 4 inch reducer to be used in constructing a water pipe line commencing at the intersection of Riley and Jefferson streets in Old San Diego, in the City of San Diego, California, thence running in a northwesterly direction to the east line of Pueblo Lot No. 177; thence running in a southwesterly direction to the north line of the United States Military Reservation, being 23,688 feet in length.

Said 16 inch cast iron water pipe, said three 16 inch by 6 inch Ts, said one 16 inch by 8 inch T, said 1428 linear feet of 16 inch cast iron water pipe, and said 60 linear feet of 8 inch cast iron water pipe to be used in relaying a portion of the water main on upper Fifth street in the City of San Diego, California. Said material to be furnished according to specifications to be perpared therefor by the said Board of Public Works; prothree Vided, that the expense thereof shall not exceed the sum of sixteen thousand hundred dollars (\$16,300.00).

Section 2. That the said Board of Public Works of the said City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to advertise for bids and let a contract for furnishing all material and labor necessary for the laying of 1428 linear feet of 16 inch cast water pipe, ax-130 linear feet of 6 inch cast iron water pipe, and 60 linear feet of 8 inch cast iron water pipe on upper Fifth street in the said City of San Diego, California. Said 1428 linear feet of 16 inch cast iron water pipe, said 120 linear

feet of 6 inch cast iron water pipe, and said 60 linear feet of 8 inch cast iron water pip pipe to be furnished by the said City of San Diego. Said material to be furnished by said contractor to include five 6 inch gates, one 8 inch gate, and five double hydrants, and to be put in place by the said contractor. The said contractor also to furnish all lead and yarn necessary in laying said pipe and putting said specials in place. Said work to be done and materials furnished according to specifications to be prepared by the said Board of Public Works therefor; provided, that the expense thereof shall not exceed the sum of eighteen hundred dollars (\$1800.00).

Section 3. That the said Board of Public Works of the said City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to advertise for bids and let a contract for furnishing all material and labor necessary for the laying of 12,888 linear feet of 6 inch cast iron water pipe, and 10,800 linear feet of 4 inch cast iron water pipe, and putting in place one 10 inch by 6 inch T, one 6 inch elbow, and one 6 inch to 4 inch reducer. All the foregoing described material to be furnished by the said City of San Diego. The material to be furnished by the contractor to include all lead and yarn, and lumber for trestles, also all iron valves and gates. Said work to be done and materials furnished according to specifications to be prepared by the said Eoard of Public Works for the purpose of constructing a water pipe line from Old Town, in the City of San Diego, California, to the north line of the United States Military Reservation, which pipe line shall be located according to a survey and map thereof made by the City Engineer of said city dated October 3rd, 1901, on file in the office of the said City Engineer; provided, that the expense thereof shall not exceed the sum of five thousand six hundred dollars (\$5600.00).

Section 4. That Ordinance No.1033 of the ordinances of the said City of San Diego, entitled, "An ordinance providing for the construction of a water pipe line from Old San Diego to "the north line of the United States Military Reservation in the City of San Diego, Califor-"nia," approved on the 3rd day of December, 1901, be and the same is hereby repealed. Section 5. That this ordinance shall take effect and be in force from and after its passage and approval.

Section 6. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said city, to-wit: the San Diego Union and Daily Bee.

An ordinance authorizing the City Engineer and Superintendent of Streets to investigate the advisability of sprinkling the streets with oil, being read is on motion of Alderman Hyers adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1081.

An Ordinance authorizing the City Engineer and Superintendent of Streets of the City of San Diego, California, to investigate the advisability of sprinkling the streets of the said City of San Diego with oil.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That the City Engineer and Superintendent of Streets of the City of San Diego, California, be and they are hereby authorized and directed to visit Chino and Redlands in San Bernardino County, California, and investigate the manner and cost of sprinkling the streets and highways with oil, and the cost of appliances used in applying and putting said oil upon the streets, and to make a full and detailed report of such investigation to this Common Council, and that the actual and necessary cost of such investigation be paid by the said City of San Diego; provided, that the expense thereof does not exceed the sum of \$50.00.

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

The following report of the Street Committee in the matter of the application of J. Frank Over for permission to construct a bitumen sidewalk on Sixteenth street in front of lots 2 and 3, block 16, Sherman's addition, being read is adopted, viz:

F. C. Hyers,

The Street Committee recommends that the within petition be denied.

Jan. 31/02. Geo. B. Watson.

A Joint Resolution directing the City Engineer to prepare plans and specifications and an estimate of the cost of extending the sewer system in Brooke's addition, being read

is on motion of Alderman Watson adopted, viz:

JOINT RESOLUTION No. 1380.

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

That the City Engineer of the City of San Diego, California, be and he is hereby authorized and directed to prepare and furnish to this Common Council plans and specifications for and an estimate of the cost of extending the sewer system of the City of San Diego, California, as follows:

Commencing at the center of the intersection of UNiversity avenue with Second street, thence running south along the center line of Second street to the center line of Brooke's avenue; thence running west along the center line of Brooke's avenue to the center line of First street; thence running first south along First street, thence in a southwesterly direction so that the same will connect with the sewer system of Middletown.

Alderman Perrin now moves that an ordinance imposing a municipal license and providing the Manner of issuing and collecting the same; regulating the manufacture, sale and giving away in intoxicating liquors, heretofore referred by this Board to the Health and Morals Committee, be withdrawn from said Committee, which motion is defeated by the following vote, to-wit:

<u>AYES</u> -- <u>ALDERMEN</u> Clark, Parrott, Perrin and Watson. <u>NOES</u> -- <u>ALDERMEN</u> Whitson, Rainbow, Hyers, Landis and Jones. <u>ABSENT</u>--<u>NONE</u>.

An ordinance amending section **3** of Ordinance No.52, approved December 24th, 1889, being an ordinance regulating the laying of pipes in the streets, is read and on motion of Alderman Hyers adopted by the following vote, to-wit:

<u>AYES</u> -- <u>ALDERMEN</u> Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones. <u>NOES</u> -- <u>NONE</u>.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1078.

An Ordinance amending section 3 of Ordinance No.52 of the ordinances of the City of San Diego, California, approved December 24th, 1889.

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

Section 1. That section 3 of Ordinance No.53 of the ordinances of the City of San California, entitled, "Regulating the laying of all kinds of pipes in the streets and alleys "of the City of San Diego, and the use of streets, alleys, and public grounds in said city "for gas, water, drainage, and sewers purposes," approved December 24th, 1889, be and the same is hereby amended to read as follows:

Section 3. Under the direction of the said Board of Public Works, the City Engineer shall establish the elevation of grade for all pipes and set stakes for the laying of new pipes, but the top of all main pipes, except water main pipes, shall be not less than thirtysix (36") inches below the surface of the street, as fixed by the established grade; that the top of all water main pipes shall not be less than twenty-four (24") inches below the surface of the streets, as fixed by the established grade; that the City Engineer shall charge, for all work herein provided for, such fees as have been fixed by ordinance, except the work is done for the said City of San Diego.

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

Section 3. That the City Clerk of the City of San Diego be and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said city, to-wit: the San Diego Union and Daily Bee.

A Joint Resolution directing the City Engineer to a survey and plat of a piece of ground 900 by 600 feet in the City Park at the north end of Twenty-fifth street, is read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones.

ABSENT--NONE.

NOES -- NONE.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1381.

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

That the City Engineer of the City of San Diego, California, be and he is is hereby authorized and directed to make and furnish to this Common Council a survey and plat of a piece of ground 900 feet long by 600 feet wide located in the City Park at the north end of Twenty-fifth street in the City of San Diego, California, to be cultivated and improved as a public park by and at the expense of the persons heretofore making application to this common council for permission so to do.

A Resolution of Intention to change the grade of 25th street from the south line of "F" street to the north line of "J" street, being read is on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and

NOES -- NONE.

ABSENT--NONE.

Said resolution as adopted is as follows, viz:

Jones.

RESOLUTION OF INTENTION

To change the grade of that portion of Twenty-fifth street in the City of San Diego, California, from the south line of "F" street to the north line of "J" street.

WHEREAS, The owners of a majority of the property affected by the herein proposed change of grade of that portion of Twenty-fifth street in the City of San Diego, California, from the south line of "F" street to the north line of "J" street, have petitioned the Common Council of the City of San Diego, California, to change the grade of that portion of

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said Twenty-fifth street between said points; and

WHEREAS, The Common Council of the said City of San Diego finds that the said petition contains the names of the owners of a majority of the property affected by the said proposed change of grade, now, therefore,

BE IT RESOLVED, That it is the intention of the Common Council of the said City of San Diego to change and establish the grade of that portion of Twenty-fifth street in the said City of San Diego from the said south line of "F" street to the said north line of "J" street, as follows:

At a point on the west line of Twenty-fifth street 150 feet south of the southwest corner of "F" and Twenty-fifth streets change the grade elevation from 175.25 feet above the datum line of levels, as fixed by Ordinance No.3 of the ordinances of said city, entitled, "An ordinance establishing a datum line for the grading of streets in the City of "San Diego, State of California, and providing for the manner of establishing grades by

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"ordinance," approved June 30th, 1886, to 176.75 feet above said datum line of levels.

At a point on the east line of Twenty-fifth street 150 feet south of the southeast corner of "F" and Twenty-fifth streets change the grade elevation from 175.25 feet above said datum line of levels to 176.75 feet above said line of levels.

At the northwest corner of "G" and Twenty-fifth streets change the grade elevation from 171 feet above said datum line of levels to 172 feet above said datum line of levels.

At the northeast corner of "G" and Twenty-fifth streets change the grade elevation from 171 feet above said datum line of levels to 172 feet above said datum line of levels.

At the southwest corner of "G" and Twenty-fifth streets change the grade elevation from 170 feet above said datum line of levels to 171 feet above said datum line of levels.

At the southeast corner of "G" and Twenty-fifth streets change the grade elevation from 170 feet above said datum line of levels to 171 feet above said datum line of levels.

At a point on the west line of Twenty-fifth street 150 feet south of the southwest corner of "G" and Twenty-fifth streets change the grade elevation from 163.50 feet above said datum line of levels to 164.50 feet above said datum line of levels.

At a point on the east line of Twenty-fifth street 150 feet south of the southeast corner of "G" and Twenty-fifth streets change the grade elevation from 163.50 feet above said datum line of levels to 164.50 feet above said datum line of levels.

At a point on the west line of Twenty-fifth street 150 feet south of the southwest corner of "H" and Twenty-fifth streets change the grade elevation from 142.50 feet above said datum line of levels to 144.50 feet above said datum line of levels.

At a point on the east line of Twenty-fifth street 150 feet south of the southeast corner of "H" and Twenty-fifth streets change the grade elevation from 142.50 feet above said datum line of levels to 144.50 feet above said datum line of levels.

At the northwest corner of "I" and Twenty-fifth streets change the grade elevation from 130 feet above said datum line of levels to 130.70 feet above said datum line of levels.

At the northeast corner of "I" and Twenty-fifth streets change the grade elevation from 130 feet above said datum line of levels to 130.70 feet above said datum line of levels.

At the southwest corner of "I" and Twenty-fifth streets change the grade elevation from 128 feet above said datum line of levels to 128.70 feet above said datum line of levels. 95

At the southeast corner of "I" and Twenty-fifth streets change the grade elevation from 128 feet above said datum line of levels to 128.70 feet above said datum line of levels. At a point on the west line of Twenty-fifth street 150 feet south of the southwest corner of "I" and Twenty-fifth streets change the grade elevation from 115 feet above said datum line of levels to 117 feet above said datum line of levels.

At a point on the east line of Twenty-fifth street 150 feet south of the southeast corner of "I" and Twenty-fifth streets change the grade elevation from 115 feet above said datum line of levels to 117 feet above said datum line of levels.

The grade of all points heretofore fixed by the ordinances of said city shall be and remain as they now are on the said Twenty-fifth street from the south line of "F" street to the north line of "J" street, except as herein provided to be changed. And that there shall be a uniform ascent and descent between all points at which the grade elevations shall be so established on the said Twenty-fifth street from the south line of "F" street to the north line of "J" street. The center line of said Twenty-fifth street from the said south line of "F" street to the said north line of "J" street shall have an average elevation of the opposite curb grades.

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 as follows:

Commencing at a point on the south line of "F" street 25 ft. west of the southwest corner of "F" and Twenty-fifth streets, thence in a southerly direction on a line parallel to the west line of Twenty-fifth street, 160.00 feet to the south line of the alley in block No.7 of Breed and Chase's addition to the said City of San Diego; thence in a westerly direction following the south line of said alley in said block No.7, 575 feet to the east line of Twenty-fourth street; thence in a southerly direction following the east line of said Twenty-fourth street, 360 feet to the north line of the alley in block No.8 of said Breed and Chase's addition; thence in an easterly direction following the north line of said alley, 575 feet; thence in a southerly direction following a line parallel to the west line of Twenty-fifth street, 420 feet to the south line of the alley in block No.9 of Kimball's addition to the said City of San Diego; thence in a westerly direction following the south line of said alley in said block No.9, 575 feet to the east line of Twentyfourth street; thence in a southerly direction following the east line of Twenty-fourth street, 360 feet to the north line of the alley in block No.10 in said Kimball's addition; thence in an easterly direction following the north line of said alley in said block No.10, 575 feet; thence in a southerly direction on a line parallel to the west line of Twenty-fifth street, 160 feet to the north line of "J" street at a point 25 feet west of the northwest corner of "J" and Twenty-fifth streets; thence in an easterly direction 265 feet along the said north line of "J" street to the northwest corner of the alley between Twenty-fifth and Twenty-sixth streets; thence following the west line of said alley in a northerly direction 1460 feet to the aouth line of "F" street; thence in a westerly direotion 265 feet to the place of beginning.

The City Clerk of said city is hereby directed to cause this resolution of intention to be published for ten (10) days in the newspaper in which the official notices of the Common Council of said city are usually printed and published, to-wit: the San Diego Union

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and Daily Bee, a daily newspaper published and circulated in said city, in every regular

issue of said newspaper during said period of ten (10) days, which newspaper is hereby

designated as the newspaper in which this resolution of intention shall be published in

the manner and by the person required by law.

The Superintendent of Streets 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 reqired 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.

An ordinance providing for the leasing of land for a garbage dump and providing

for the disposition of such garbage thereat, being read is on motion of Alderman Watson adopted by the following vote, to wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and

Jones.

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NOES -- NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1080.

An Ordinance providing for the leasing of land for a garbage dump and providing for the disposition of such garbage thereat.

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

Section 1. That the City of San Diego, California, lease from month to month from Jesse S. Howells the use of a certain tract of land in the City of San Diego, California, hereinafter described, for the purpose of a dumping place for all garbage, dead animals, night soil, animal and vegetable matter, and all other rubbish and waste matter, and pay therefor the monthly rental of fifty dollars (\$50.00) per month; provided, that the said Jesse S. Howells shall dispose of all waste matter, paper, and rubbish of a combustible nature, removed to and deposited on the said dumping place, by burning the same to ashes, and shall dispose of all garbage, dead animals, night soil, animal and vegetable matter, and of all other waste matter, other than that which is of a combustible nature, as above specified, by burying the same at the said dumping place in trenches not less than five (5) feet deep, and in such a manner that said trenches shall not be filled to a greater extent than within one foot from and below the natural surface of the ground, and then the whole shall be covered with not less than one and one-half (1-1/2) feet of earth. Said land and dumping place is situated in the City of San Diego, County of San Diego, State of California, and described as follows, towit: Part of pueblo lots 241 and 242 and all of pueblo lot 243, situated and located south of the United States government dike and on the south bank of the San Diego river.

Provided, That the disposal of said waste matter, by burning, and the disposal of said garbage, etc., by burial, shall be to the satisfaction of the Board of Health of the said City of San Diego, and be done immediately after the same shall have been deposited at such dumping place.

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

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The Clerk presents the affidavit of publication of the resolution of intention to

change the grade of Ninth street between Ash and Beech streets; also the affidavit of posting

the notice of the passage of said resolution of intention; which affidavits were ordered

filed.

Thereupon an ordinance declaring the grade of that portion of Ninth street to be changed from the south line of Beech street to the north line of Ash street, and establishing the grade of the same, being read is on motion of Alderman Perrin adopted by the following vote, to-wit:

<u>AYES</u> -- <u>ALDERMEN</u> Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones. <u>NOES</u> -- <u>NONE</u>.

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ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance declaring the grade of that portion of Ninth street in the City of San Diego, California, to be changed from the south line of Beech street to the north line of Ash street, and establishing the grade of the same.

E E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows:

Section 1. THAT WHEREAS, The Board of Aldermen of the Common Council of the City of San Diego, California, duly passed and adopted, on the 16th day of December, 1901, a resolution of intention to change and establish the grade of that portion of Ninth street in the City of San Diego, California, from the south line of Beech street to the north line of Ash street; and

WHEREAS, Said resolution of intention was passed and adopted by the Board of Delegates of the Common Council of said city on the 19th day of December, 1901; and

WHEREAS, The said resolution of intention was approved by the Mayor of said city on the 20th day of December, 1901, which resolution described the proposed change of grade; and

WHEREAS, Said Common Council in and and by said resolution designated and described the district to be benefited by said change of grade and to be assessed to pay the cost of the cost of the same; and

WHEREAS, Said resolution of intention was duly published for ten (10) days in the newspaper of said city in which the official notices of the Common Council of said city are usually printed and published, to-wit, the San Diego Union and Daily Bee, in every regular issue of said newspaper during the said period of ten (10) days, as directed by the said resolution of intention, and in the manner and by the persons required by law; and

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

WHEREAS, More than thirty (30) days have elapsed from the time of the first publication of said resolution of intention in said newspaper as aforesaid, and no objection or objections to said proposed change of grade have been filed with the Clerk of said Common

Council, and no objection has been made to said proposed change of grade; and

WHEREAS, The petition of the owners of a majority of the property affected by said proposed change of grade has been duly filed with the Clerk of said Common Council and presented to this Common Council as required by law; therefore,

BE IT FURTHER ORDAINED, By the Common Council of the City of San Diego, as follows: That the grade of the portion of Ninth street in the said City of San Diego from the south line of Beech street to the north line of Ash street, be and the same is hereby changed and established and declared to be in conformity with said resolution of intention, as follows:

At a point on the east side of Ninth street 150 feet south of the southeast corner of Beech and Ninth streets, the the grade elevation shall be and is hereby changed from 107.50 feet above the datum lime of levels as fixed by Ordinance No.3 of the ordinances of the said said City of San Diego, entitled, "An ordinance establishing a datum line for the grading of streets in the City of San Diego, State of California, and providing for the manner of establishing grades by ordinance," approved June 30th, 1886, to and established at 109 feet above said datum line of levels.

The grade of all points heretofore fixed by the ordinances of said city shall be and remain as they now are on the said Ninth street from the said south line of Beech street to the said north line of Ash street, except as herein changed.

That there shall be a uniform ascent and descent between all points at which the grade elevations have been and now are established (including the change made by this ordinance) on the said Ninth street from the said south line of Beech street to the said north line of Ash street.

That the center line of Ninth street from the south line of Beech street to the said north line of Ash street shall have an average elevation of the opposite curb grades.

Section 2. That all ordinances or parts of ordinances in conflict herewith be and they are hereby repealed.

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

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

The following report of the Street Committee in the matter of the petition of F.A.DeFrate et al., to have the alley between blocks 3 and 13 in N.W.Hensley's addition closed, is read and adopted, viz:

The Street Committee recommends that the within petition be denied.

F. C. Hyers,

Geo. B. Watson,

J. S. Clark,

F. H. Briggs.

Jan. 31/02.

Thereupon the petition is denied.

An ordinance providing for the transfer of money from and to various funds of the city, being read is on motion of Alderman Landis adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Whitson, Rainbow, Parrott, Hyers, Landis, Watson and Jones. <u>NOES --- ALDERMEN</u> Clark and Perrin. 99

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1075.

An Ordinance Providing for the Transfer of Money From and To Various Funds 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 on the first of February, March, April, May and June of each year, there shall be transferred from the water fund of the City of San Diego, California, to any other fund of said City, upon which warrants shall have been drawn for salaries or wages due the officers, deputies, clerks, or employes of said City, except the Legal Fund, sufficient money which, together with the money on hand in such fund, shall be sufficient to pay said warrants; provided that such transfer shall only be for the surplus on hand over_and_above all demands (at the

time of such transfer) outstanding and indebtedness incurred against said water fund: and shall not in any way affect the payment of any demand or indebtedness incurred against said fund; that during the month of July in each year there shall be transferred from the respective funds, to which money shall have been so transferred from the water fund, back to the water fund sums of money equal to the amount so transferred from the said Water Fund. to such funds; that there shall be transferred from the Delinquent Tax Fund on the first of each month in each year sufficient money to pay all warrants drawn or indebtedness incurred against the Legal Fund, provided, that this provision shall not affect any action heretofore taken by the Common Council providing for the transfer of money from the said Delinquent Tax Fund; that the Auditor and Treasurer of the said City of San Diego be and -----

they are hereby authorized and directed to make the proper entries, in and upon the records of their respective offices, necessary to carry into effect such transfers at such times,

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

Section 3. That the City Clerk of the said City of San Diego be and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same, to be published once in the City official newspaper of said City, to-wit: the San Diego Union and Daily Bee. An ordinance to prevent the playing of football in the streets of the city, being presented is referred to the Health and Morals Committee.

An ordinance providing for the sweeping by hand of certain paved streets of the city, being presented is referred to the Street Committee.

A communication from the Board of Public Works transmitting the request of the Auditor and Assessor for a new typewriting machine for his department, and recommending that they be authorized to purchase said machine, is read and granted.

Thereupon an ordinance authorizing the Board of Public Works to exchange typewriting machines, being read is on motion of Alderman Whitson adopted by the following vote, to-wit: <u>AYES</u> -- <u>ALDERMEN</u> Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and

Jones.

NOES -- NONE.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1079.

An Ordinance authorizing the Board of Public Works to exchange typewriting machines.
B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows:
Sec. 1. That the Board of Public Works of the City of San Diego, California, be and
said Board is hereby authorized to exchange the old "Densmore" typewriting machine now in
use by the City Auditor, for a new machine of the same make, providing the additional cost
thereof does not exceed \$70.00.

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

A communication from the Board of Public Works transmitting a communication from the office employees of the Water Department asking that the Council investigate and adjust the salaries in that department to conforme with the services rendered, being read is referred

to the Finance Committee.

A communication from the Board of Public Works notifying the Council that they had insured the City Hall and contents for the sum of \$17,500.00, and asking that the claims insurance premiums be paid, being read on motion of Alderman Watson it is ordered that the action of the Board of Public Works be ratified and the claims presented be ordered paid.

A communication from the Board of Public Works asking for authority to furnish free water to the Children's Home, being read is referred to the Water Committee.

A communication from the City Attorney notifying the Council that during the month of February it is their duty to fix water rates for the year beginning July 1st, 1902, being read is ordered filed, and the the Water Committee is instructed to make an investigation in the matter of fixing water rates for coming year and report the result to the Council. A communication from the City Attorney recommending that the city file a disclaimer in averation brought by the Southern California Railroad Company to enjoin the Tax Collector from selling the east 30 feet of blocks 299 and 302 of Gardner & Bleeker's tract in Middletown for delinquent city taxes for the year 1901, being read it is ordered that the recommendation of the City Attorney be adopted, and the disclaimer filed.

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Thereupon a Joint Resolution directing the City Attorney to file a disclaimer in the suit of the Southern California Railroad Company against the city, being read is on motion of Alderman Whitson adopted by the following vote, to-wit:

<u>AYES</u> -- <u>ALDERMEN</u> Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones. <u>NOES</u> -- <u>NONE</u>.

ABSENT--NONE.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1379.

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

That the City Attorney of the City of San Diego, California, be and he is hereby authorized and directed to file a disclaimer in the action brought by the Southern California Railroad Company vs. the City of San Diego, et al., defendants, in the Superior Court of the County of San Diego, State of California, No.11838, being an action to restrain the City of San Diego from selling for the delinquent taxes of said city for the year 1901, the following piece of land located in the said City of San Diego, California, and described as follows: The east thirty (30) feet of blocks 299 and 302 of Gardner & Bleeker's tract in Middletown.

The report of the Poundkeeper for the month of January, 1902, is presented and ordered filed.

The petition of W. R. Rea asking the Council to direct the City Engineer to survey the necessary roadways across his land in pueblo lot 1106, so that he can deed the rights-of-way for said roads to the city, being read is referred to the Street Committee.

The petition of citizens asking that the Council cause to be put in proper condition for

travel the roadway across the Sorrento flats, being read is referred to the Superintendent of Streets for investigation.

The petition of citizens for a water pipe on Twenty-second street between "K" and "J" streets, together with a petition of citizens for a fire hydrant to be located at Arctic and Spruce streets, being presented are referred to the Water Committee.

The petition of Frank J. Weber for permission to sell goods, wares and merchandise in the city without the payment of a license therefor, being read is referred to the City Attorney and to President Jones for investigation.

The petition of Geo. E. Hart for authority to cut down three trees in front of his residence, 3123 "C" street, is read and referred to the Street Committee. The petition of citizens for an electric light at the intersection of 22nd and "D" streets is read and referred to the Electric Light Committee.

The petition of Albert Eicke for permission to sell at auction the furniture and fixtures and balance of liquors remaining at 532 Fifth street, from which place he has recently moved, being read on motion the request is denied.

A Joint Resolution directing the City Engineer to furnish "an estimate of the cost of laying a 4 inch cast iron water pipe from Pacific Beach to La Jolla, in the City of San Diego, California," which resolution has been adopted by the Board of Delegates, is read.

Alderman Hyers moves that said resolution be amended by striking out the words "a 4 inch cast iron" and inserting in the place thereof the word "such," and by adding to said resolution the words " as he may deem necessary," which motion is adopted.

Thereupon said resolution as amended is read and adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and

Jones.

NOES -- NONE.

ABSENT--NONE.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1382.

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

That the City Engineer of the City of San Diego, California, be and he is hereby authorized and directed to prepare and furnish to this Common Council an estimate of the cost of laying such water pipe from Pacific Beach to La Jolla, in the City of San Diego, California, as he may deem necessary.

Alderman Whitson moves that the President appoint a Special Committee for the purpose of revising the rules of the Board. which motion is adopted.

Thereupon President Jones appoints Aldermen Whitson, Landis and Perrin as such Com-

On motion it is ordered that said Special Committee on the revision of the rules be increased by making the President of the Board Chairman of said Committee and by adding one more member to the Committee.

Whereupon Alderman Watson is appointed as the remaining member of the Committee.

A resolution giving the consent of this Board to the Board of Delegates to adjourn until February 17th, 1902, is read and adopted, viz:

RESOLUTION.

B E I T R E S O L V E D, By the Board of Aldermen of the City of San Diego, as follows: That the consent of this Board be and the same is hereby given to the Board of Deleg gates to adjourn from February 3d, 1902, to February 17th, 1902, at 7:30 p.m.

After giving due notice President Jones did, in open session, sign an ordinance (No.1075) providing for the transfer of money from and to various funds of the city; also

An Ordinance (No.1076) providing for the reapir of the water main on upper Fifth street i in the city; also

An Ordinance (NO.1077) providing for the purchase of cast iron pipe for the construction of a water pipe line from Old Town to the north line of the United States Military reservation, and also for cast iron pipe to be used in repairing the Fifth street water main, and for the laying thereof; also

An Ordinance (No.1078) amending section 3 of Ordinance No.52 of the ordinances of the city, regulating the laying of pipes in the streets; also

An Ordinance (No.1079) authorizing the Board of Public Works to exchange typewriting machines; also

An Ordinance (No.1080) providing for the lease of land for a garbage dump and providing for the disposition of such garbage thereat; also

An Ordinance (No.1081) authorizing the City Engineer and Superintendent of Streets to investigate the advisability of sprinkling the streets with oil; also

An Ordinance (No.1082) declaring the grade of that portion of Ninth street to be changed from the south line of Beech street to the north line of Ash street, and establishing the grade of the same.

Monday, Thereupon the Board adjourned until February 17th, 1902, at 7:30 p.m.

President of the Board of Aldermen.

(SEAL)

ATTEST

Leo D. Lacdinan City Clerk

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ADJOURNED MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, February 17th, 1902.

Pursuant to adjournment a meeting of the Board of Aldermen was held this day at 7:30 o'clock p.m., President Jones presiding.

PRESENT--ALDERMEN Clark, Rainbow, Parrott, Hyers, Landis, Watson, Jones and Clerk Goldman. ABSENT---ALDERMEN Whitson and Perrin.

The minutes of Regular Meeting of the Board held February 3rd, 1902, are read and approved.

A communication from the Board of Public Works asking for authority to purchase \$50.00 worth of postage stamps for the use of the various departments of the City Government, is read and on motion the authority is granted.

Thereupon an ordinance providing for the purchase of \$50.00 worth of postage stamps is read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Parrott, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson and Perrin.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1085.

An Ordinance authorizing the Board of Public Works of the city of San Diego, California, to purchase fifty dollars (\$50.00) worth of postage stamps.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to purchase fifty dollars (\$50.00) worth of postage stamps for the use of the various departments of the said City of

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San Diego.

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

A communication from the Board of Public Works asking for authority to exchange a 10 horse power gasoline engine for a 16 horse power gasoline engine for the use of the Water Department, at an expense not to exceed \$225.00, being read is on motion of Alderman Rainbow referred to the Water Committee.

A communication from the Board of Public Works stating that they had, in the purchase of a team of horses for the Fire Department, been obliged to exceed the appropriation for said purpose to the extent of \$55.00, and asking that their action be ratified, is read and on motion of Alderman Watson the action of the Board ratified.

Thereupou an Ordinance ralifying the action of the Boord of Horses for the tire Department to the Estent of \$ 55,00 is read and ou Molioro of alderman Walson adopted by the Locaring vote, lo-wit: Ayes. aldennen, Clark, Rambow, Parrott, Hyers, Landis, Watson ad Jones, Nous Nove Absent Aldernew, Whiteon Ed Perin. · Said Ordenance as adopted is as Jallows, vig: Ondinance No. 108 H. An Onducance Ratifying the action of the Board of Public north of the Chily of Dan Diego, California, in purchasing a team of Horsesfor the use of the Sire Department of Daid City. Be it Ordained by the Common Conneil of the city of Sau Diego an Follows: Section 1. That the action of the Board of Public Works of the city of Dan Diego, Palifornia, in purchasing a leave of Homes for the sum of \$ 55,00 in Eace of the amount auchoraged by Ordiname No. 1043, of the Ordinances of the said aly of law Diego. approved December 20ch 1901, be and the same is hereby ratified and approved that the audiling committee of said being by and said commun is hereby authorized to allow a claim for the purchase price of said horses when properly presuled to said committee for approval, and allowance. Section 2. That this Ordinance shall lake Effect and be in force from and after its passage and approval. A Communication from the Board of Public Work astorny for authority to purchase a Sypewriting machine for the City Engeneers Office bring Read is on Motion referred A Communication from the Board of Rublic north asking for auctionity to & frend \$ 54,00 annally for the Care of the road running between Pacific Beach Race brack and La Jolla is read and on motion Granted. At this Time aldonne Whitrow and Povin Eiter and latte Their Deals. An Ordinance providing for the repair of the Road from Pacific Brach to La Jolla, in the Wij of San Diego, California bring read and

on Mation adapted by the following vote, to-wit: Ayes, Aldernand Clarks, Whiteow, Rainbow, Pariott, Perino, Hyere, Landis, Waterow, Ed Jones, How Mone-About none faid Ordinance as adopted is as follows; org: Ondinance Mo. 1087. Au Ordinance Providing for turepair of the road from Pacific Beach to La Jolla, in the City of san Diego, California. Bit Ondained by the Common Conner of the City of day-Dego, as Follows: Section 1. That the Board of Public Works of the City of Dan Diego, California, bu, and said Board of Public more is hereby. authorized and directed to provide for Kupmy in Repair the Wagowood from Pacific Beach to La Jalla in the City of. Aan Diego, California, for a period of One (1) year, and to Employment and teams for that purpose; provided, that the Epence shore of Shall not Exceed the surge of \$54.00. Section 7. That this Ordinance shall take Effect and to in force from and after its passage and approval. A Communication from the Board of Public Fronks Recommending the Construction of a Roadway from the ende of the Roseville Dyse to New Main Street in Rosevillo is read and referred to the Street Committee. An Underrance Providing for the payment of Foie Insurance Premiumo on Rily Hall. is read and on Motion of alderman Rambow adopted by the following vote, to-wit: Ayes aldernew Clark, Whilson, Manbow, Paviet, Perview, Hyers Landis, Watsow End Jones. Hors Mone. Absent none Said Ordinance as adopted is as Follows: ing: Ordinance 10. 1083. An Ordinance Providing for the payment of Fore Inserance Premiums on the City Have in the City of Dan Digo, California. Be it Ordanud, by the Common Council of the aly of Dan Diego, as Follows: Rection 1. That the Claim of Dodow & Fisher For\$62.70. Claim of E. J. Carter for \$ 36.20. Claim of Reid & Awaye for \$62.70. Claim of N.X. Abrahams For \$ 31.34. and Claim of Mason & Potter for\$120,55. for Fore uswance upon the City Hall and Contents, in the city of san Diego, California, by and the same are hereby

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allowed, and that the audiling Commenter of the Rely of san Diego Palefornia, bu and said Rommiters is hereby authorized to provide for the payment of the same; Provided, that the clames therefor are presented in proper form to said committee. Declion 2. That this Ordinance Shall latte effect and bu in force from and after to passage and approval, Au Ordinance Providing for the improvement of a certain Portion of the city Park is read and on motion adapted by the Tollowing vote, lo-loit: Ayes Aldernew Clark, Whitson, Rambow, Paviatt, Perice, Hyers, Landis, Wation, Ed Jones, Nors None Daid Ordinance as adapted is as Follows; viz; Ordinance No. 1088. An Andmance Providing for the Improvement of a Perlain Portion of the air Pares in the Ring of san Diego, California, Bit Ordained, by the Common Council of the City of Dan Dego, as Follows; Declion 1. That the petition of the residents of Golden this for permission to use 600 feet by 900 feet in eter south side of the aly Park and to cultivate and unprovo the same by Planding lacous and setting out the same in shouldborg and trees by granted, and that said petitioners by and cley are hereby authorized to enter upon, lay wale pipe, grade, cultivate, and so improve that Portion of the said lity parts heremafer described, Provided, that the said Work is done under the supervision of an experienced landscape bar over, and to the Balisfaction of the said Board & Public Works of Said City, and that said nork of grading, Cultivating, and unpr voug the same shall not interfere in any manner Whatsorvor with the use of said land for Public parts purposes. and Pororded, Further, That Raid work is done at the expense of the said petitioners. The said portion of said Parts above referred to is located in the City of san Diego, County of Dan Diego, stato of California, and Described as Follows: Commencing at a point on the south line of the Rely Park where the last live of Loundy- Jown strict intersects the said south line of Raid park; Thence in an easterly direction along The said south live of the said Rily parts nine hundred (900) feet. There running at right angles in a Northerly direction for a distance of six hundred (600) fut. Thence running at right angles mat very and parallel to the said south line of the said Rily pack nine hund

red (900). Just Thence Running in a Doutherly direction sit heredred (600). Just to the place of brzinning, Containing Leveler and thirty-nine One-hundred the (12.39) acres of land. . A foint Resolution to Provide in the lat levery for the year 1907. The sum of \$4500.00 for the purchase of a steam hoad notler is read and on Motion of aldorman Landis referred to the Joint Street Commence. A Merolution of mulion to redewall and curb A" Abut from the last line of Fifth Abut to the wast line of Winth Abut North of the lenlev live thereof is read and one motion adopted by the following vote, to wit: Ayer aldonnew Clark, Whitsow, Rainbow, Pariat, Verrice, Hyere Landis, Watsow, End Jones. Hous None. Absent none. Said Resolution an adopted is an follows, or; Resolution of Juleulion To sidewall and eweb "A street in the city of san Diego, Ralifornia, From the east line of Fifth strut to the west line of nuch strut, north of the Centro line thereof, in the City of San Diego, Kalifornia. Resolved, that it is the intention of the Common Round of the city of san Diego, California, to Order the following about. Work to be done in Raid aly, to- wit: That that Portion of A street in the City of san Drego. Califomia from the east line of fifth Abreat to the wast line of Munch Strut, Horto of the Center line thereof bu sidewalked with Concretes in accordance with the specifications therefor as Poulained in Article 2 of Ordenance No, 226 & the Ordinances of the said City of Dan Diego, approved ou the 15th day of august, 1893, Ecept. chat portion of the said A structor the north side Thereof betw. en de said East line of Fifite Abreit and the said west line of Winth street already sidewalked with Concrete to the Official grade there of. also that that portion of said A street from the said east line of Fifth street to the said wat line of ninth street, north of the Center live thereof, by curbed with concrete in accordance with the specifecations therefor as contained in Section 1- of article 1. of ordmance Ho. 776 of the ordinances of said Rely, approved on the 15 " day of august, 1893, etcept that portion of the said A street between said points- abready curbed to the Official grade thereof with concrete or wood The Dan Diego union and daily Bee a daily Kerospaper printed and Corculated in Raid City of Dan Digs, is hereby designated as the Newspaper in which this resolution

109 of intention shall be published for two days, and the Holice of the passage thereof for six days in the manuer and by the persons req. ured by law. The clock of said Rity of san Diego is hereby directed to post this Resolution of Intention Couspicuously for two days at or near the Chamber door of said Connerou Council, and to publish the same by Two usertions in said daily newspaper in the manurrequired by law. A Communication Thom de Fire Commissioners and chief Engineer of the Live Deportment in regard to the Coudition of Love Engine No 1. bring read is referred to the Love Committee. A concurrenceation From M. Ressions aring an Etension of five years time to use a portion of the Ring Park bring read is referred to the street committee. A Rounication From the Boardog Public Works Frans Milling requestof at Joseph's Hospital for special Water rates is read and referred to the Water Committee, A Communication From the Rity actomey in regard to such against etu city to set aside certain Las fiens, metrington and Carter attomeys is read and referred to the Sinance Committee. A Communication From The City attorney in the matter of the Petition of F.J. Mebor to sell merchandise without licinse, Resented and ordered Filed, The fily Clork was instructed to Commencate with the Peli-tionen and ascertain what he desires to sell A Report from du City auditor for du month of Jan Wany 1907-is Presented and ordered filed. upon recommendation of the Hearth and Morals Com Muller that the Liquor License of a Eiche bre granted, Baid decense was on Motion Granted, The Petition of & Denari For Wholesale Leguor Licuse on Motion was referred to itu Healite and Morals Committee, The Petition of John Hayes for Restaurant Signor heine on motion was referred to the Health and morals Committee.

D. S. Jaule J. J. M. Maubow H. W. Laudie Awi S, Mahow aud N" Obuild, Eugeness and Water Suppressedent its four four main commune inc In decordance with the neonneutations of the eity is read aud on notion adopted, vag: The Fallocoury Report of the fourt make Correction of to South aloud the the manual of and Ratin and Herewy 1 th 1900 A. M. Lawie a. H. Scanow W. M. Rewel I my daulant g.d. Clark J. G. M. Maubous H W. Laudie the B. Malere of bichie and aprese dunte. Heaucurer that a fire Hydrout by locaud at the whenedien Eugunes and nature suprembered and day four homenuture fu decordance with the recommendation of the self motion adopted and is a tollows we: weitung you Hydrand at wetie and Opruse abuilt is read and on The fallowing rup ort of the gound make Commenter in the Courpour in the martin of a sighting Plant) or the sity is read and on A Counterie on from the marker Enclose Machine ou molion report to the marie Committee, it fourt recolution. Mahueling ite Cup Eurone to manunger A Consume callion from Court Sound Worner Horner Card of the Horner. The hiphedien of Bereit withing on much chief mented

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J. M. Lambat M. M. Jeuko A.H. Mayou Lebruary 12th 1902 Mr. M. Lewis The Fallowing Report of the Joint Water Committee in the maine of tire Hydrauts on university Highls is read and one Molion adapted, ing: In accordance with the recommendation of the city Eiguner and Water superinteredent the Joint Water Commenter recommends chaf Tive Hydraulo bu located ou unoviety Highlo as Laceows; Ou at the Dite Comer of University ave and Vermont Street, one at The S.E. Comer of Vermont and Robinson avenue, On at the U.E. Comer of Richmond and monton structs and that the balance of the petition be denied Seo, 12. Wallow . H M. Landis. J. P. M. Rambow. J.S. Clark J. W. Laubark M. M. Jeula U.H. Kaysou February 12th 1902 M. M. Lewis Au Ordenance Unthorizing the Board of Public Worker to adoutise for bids and let contract for Jurnishing all labor and malinal For placing Fire Hydrauts in the City of pare Digs, is read and on Makine adapted by the following vote - to - mit: Ayes aldernew Plant, Whiteow, Kambow, Pavroto, Perrice, Hyere, Laudis, Watson Ed Jones. Hour None Absent Houre said Ordinance as adopted is as tollows, big: Ordinance No. 1086. An Ordenance Providing for the placing and maintain ing of Cortain Fire Hydrauts in the City of Dan Diego, California, Bit Ordained by the Common Conneil of the Dity of Lan Dingo, as Follows: Rection I. That the Board of Public Works of the lety of san Diego, California, br. and said Board & Public Works is hereby authorized and directed to advantise for bido and let a Coubract for furnishing all labor and Material Wecessary for the Placing of a double nozzle sit (") inch Fore Hydrant at the southeast Comer of University average and Dermont abut, and a Four (4") uch Augle Hozzle Tore Hydraut

at the Southeast Comer of Someout Street and Robinson around, and a How (4") wich high hozzle Four Hy draw at the Northeast Comer of Richmond and Thomton touts, and a Fourtef unch sin gle Mozzle Foil Hydraut at the Monteast Comer of archic and Aprice Strub, and a Four (4" inche Single Mozzle Fore Hydraut at The northeast corner of Just and "" abreets, laid loubract to cuclude the furnishing a geall Material necessary to Councel and in Connecting the same wert the Water Mains of Raid City. Raid Work to be done in accordance with plans and Specifications to be prepared by the Board of Oublie Worker of Daid Bly, Provided, that the apence shere of shall not feed the Sum of \$ 350,46. Rection 2. That this Ordinance Read latte Effect and be in force from and after its passage and approval. The Report of the Joint about Committee in the matter of the Petition of It 12 The astering for a survey of a road through land Orough by him is read. and On motion adopted, bigs The your abut Councilie recommends that the writin Peliliow of MR. Rea assim for swory of a road through land Owned by him, by granted, and the City Engineer instructed to Make said Dervey 7. C. Hyens M.J. Perin J. W. Lambert J. H. Briggs February 10 th 1902 J.S. Clark The Report of the Joint struct Committee in the matin of Petition of Seo & Hast alling authority to cut down trees is read and on motion adapted, viz: The Jourt Abut Committee recommends the request of Ses E Hart for durchoring to cut down three Eucalyptus trees in front of his residence by granted. . J. C. Hyere .. M.J. Perrico . J. M. dambert. J. H. Briggs. Feb 10 1907 J.S. Clark, A joint Resolution authoriging and including the Bily Engineer to sorry and locate a road through the land Orough by W.R. Rea is read and on motion adopted by the Jollowing out, to wit.

Hall the the order of the childres defile bor the dame will be the one to the for the for the for the for the dame will be the dame will be the dame will be the dame with the dame will be the d An Childrence Vo, 1086, Providing Por the Placing and manilain Controv of the bury Park Au Chdemance No, 1088, Browidsug Jordu unprovenut of a culain aver Haurune ou the Cut Hau. Au Bidmance No. 1083. Orordang for the bay onent of the man Pacific Buch to tugosca. Au Chiducauce No. 1087 Providency Jorde rupaw of the read From Work in Auchanny a haw of Hornes for the wee of the Vice Reforment. An Brilineauer No. 10814 Ratifying the action of the Board of Public Purchase \$ 53,00 words of Postage Alerifas An Undered No. 1085, auchonging et Board of Public more h bearen hign ill fallowing ordunere, uz. After dreid ground der volver manderet Jone did en Open which had brew torfulud for Nove-were is reak and ordered delad. the Council to review a Reveal manchine porrough head by him A salignafille lemuneation from mith action autimg A Warrage from the marines a R. K. mandere is read and ordered veables with whatever recommendations concurring the dawn decurad and Hurdler to furned to this concer coursed a plat of said survey Way through said band as he may deem for the but with and ond and Werkonzed and druded to locate and marce a survey for a public high that the bill the tug were of the buy of sam bugo, California, be and here heredy 3 of the Dubilitions of Preduc led 1106, by and the sounce heady granted, and That its delition of milition, requesting the Counter Council to the stallows daid huseunen av adopted is ar tallows, in: Baid huseuned by the low woo bounder the ling on ouge Abrent rove Now nous marion the former. Ayer aldemun Dans, Maline, Raubou-, Course, Burue, Hyeres, daude, **E11**3

by any bours or company having hadrow & and pour de Vortion thereof as is required by have to but tested in Order or repair went or biluminous rock to the Office al made though, and such Said & " sout buturen said Points abuady diducated with ce-Approved ou the 10th day of huguel, 1893, Each duad Portion of Order ause no role of the Conduceres of the aud Chy of Daw Buys with the Opecifications therefor as building in Willich & of by diducalled on both wides thread with Concerden, in accordance new, from the week, hurs I hered abuil to the sait hurs weeks abuilt That that Continue of & abuild we the and of a saw ougo, ballonin said city, fo-wid: Husbert Wat is in the with with a farmer of the Conner Council of the in the angle sau buys, Caliborna. to khunus and burd & abud in the and by and burd of all and the last alit. Auch Inolution and adolate in a fallows, ongs Abund Walenum. daudus, Were Now Ayer Alderman Clude, Mallow, Caubour, Varente, Perus, Hyero, ipul -al From the word him of Third about to the seat him of are should so reach A Preschuler of Intuition to sideward and with Stud II, Cultoriurille additions humang from Eghlemille abuil to mulunde abuilt in the found soo built on the about to found soo built as built in the found soo built as built as found soo built as built as the sound soo built as a found to a found soo built as a found to a found The Villious of Vierdeuls for the dowing of the Why cu tobale Stud in Had and Jelerud to the mare commune. The Pilition of Rugues in the manue of mare doe we de. Courses The Putition of Reach is reak and on motion in beauty of Seed and und bu Wollow Wyered back to the Electric high commune for

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Wait lue of Third Street to the east line of Arctic Street be Curbed one both sides thereof with concrete in accordance with the specification Therefor as contained in section 1. of Article 1. of Ordenance Ho. 226. of the Ordinances of Raid Rity, approved on the 15 the day of august, 1893, except that Portion of said I Street butween said Points already Curbid to ile Official grade there of with concrete or wood, and such Portion thereof as is required by law to be Kept in Order or repair by any Verson or Rompany having Mailroad tracks shereon. The sau Diego Union and Daily Bee a daily newspoper printed and Porculated in said city of san Diego, is hereby designated as the Hewoofaper in which this resolution of intention shall be published for Two days, and the notice of the possage thereof for sig days in the Monner and by the persons required by law The cloud of said lig of san Diego is hereby directed to foat this resolution of intention Conspicuously for two days ator near the Mander door of said Common Council, and to publish the same by Two usertions in Rain daily newspaper in the manuer required by law On Molion of alderman Dervice it is ordered that when this Board adjourns it do adjour until monday February 24 the 1902 at 7 20 Oclock P.m. Af this time Delegate Lambert appearer and informs the Board that the Board of Deligates desires to meet with this Board in fourt committee of the Whole for the purpose of Considering an ordmance Providing that all Employees of the City of Raw Diego share bu Electors and residents of said City; and also an Ordinance derecting the Board of Public Works to advertise For bids and let a Contract For Lighting the streets, avenues and Parks of said city with Electric highls for the Jean 1902. Alderman Whiteow move that the Board go with a committee of the Whole to meet with the Board of Delegates in a Joint Committee of the whole for the purpose above mentioned which malion was defeated by the following vote, to wit: Ayer aldonned Whitrow, Pervice, Ed Jones, Hors aldonnew, Clark, Kainbow, Paristo Hyers, Ed Watson. Absent aldermen Landis, Aldennan Whiteow Moore that the Board go into a Community of the Whole to meet with the Board of Nilegates in Joint Committee of the Whole for two Purpose of Considering the Electric Light Ordmance. Which Molion was adopted.

wese lepresenting the Wered Decorations in the Congresses build and be the function of Gerlow, Mare, for their his list All Augo, California, by, audie hurby Etuded to Marie Kup, u tollows! Hat the thouse of the Counsel Counced to Marie Bit I Walk & by the Courses Council of the any one said Resolution a destrict is a follows, vy: Jain Jain lus aution le, 1384. Atrent Welenum Vaudio, How Nous Matucio Ed Soura Ayes Whowever Carte, Markow, Rawbow, Parcette, Perus, Hysee, Vole, la-will ruch auch on Wollow of allorun Walson adopted by the following Caucrow bublieves of Barlow Mare for Souchor of Reduced to it found Pleastudion Mauling Masses Quilie and He Plikous of a dumman for a rade dominen. At this him the second of the gale of autom of the main of the the the the second the the second the the the second the the the second the the the second the the second the the second the the second the 16,12, Courses of du Chambart Commerce Structud lo notify mit it action to address any burning and an On Withous of Addresses Clark that the Curd Pr We-How Wilerman Clarke, Perus, Hyere, End maleren, Ayea Alleman Maliew, Rawbow, Pourot Edgouse fallocoung bale, lo-with A gout l'arbiture requere su the sur de l'arte de l'art l'art and leder Adoud Filed of the Eledic seque commune is presented and Arviewa Electric higher for the year 1909. from the Electrice high commune Bu Wellow of Whousen I tulow to real its Ordenance

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a. O. Cauduman (mai) anes Hereducted in Boursey adomen 1907 at yas Octors and adgammed with Wouldy the way sit Molion reference to The Hearth ES Morale Commune. narres, and merelandres in the city of san bugs, Californan " is reach and on Un Producence curporing a dicense upon culain Bresen delung good, it Undernance anualus retion 1 of Ordersauce to, 661, Eutited Coursehipst an Electric dight agaleme was haid ou the lable, Ou Walion of Warmun Milson its Proparition of Municipal Curtis Ed Lawarens and Boalow dibraries That the Curry by and here and here by surfunded to transmit 211

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118 Adjourned Meeting Council Chambor of the Board of Aldermen of the Rely of Dan Digs, California, February 24th 1902. Persuant to adjournent a Weeting of the Board of aldernese was kild This day at 7 = Oftelock P.W. President Jones Presiding. Present Alderman, Whiteow, Rainbow, Parratt, Perrie, Hypers, Landes, Waterie, Jones 42 Revie Goldman, Absent Alderman Clark, the reading of the Minutes of the previous meeting was dispensed with, An Ordinance Establishing the Water rates in the City of Daw-Diego, Palifornia For the year Beginning July First, 1907, and Ending June 30th 1903, is read. Aldennan Porin Moore that the Ordinance by adopted as Read Alderman Watson Moore that said Ordinance bas amended by Unerting in And Rection 28 of Lection I. annediately following the Clause Joing the Minum rates for Devellings the Jollowing words To- Wit: " Provided that such Mercinen Charge shall entitle the Consumer to use no more than 5000 Gallous per Mouth for one House or flat and 1.250 Gallous Mon for lack additional House or Flat , which Molion Wax adopted. Hoperd. Thereupow said Ordinance as amended was adopted by the Following vote Fo- mit: Ayer aldernen Rainbow Paratt. Pervice, Hyere, Landis, Water Hous aldounan Whilson. About aldoman Clark. Said Ordinance as adopted is as follows; org: Ordinance No. 1090. An Ordinance Extablishing the Water Rates in the lity of Jan Digs, California, For the year Beginning July Foist, 1907, and Ending June 30th 1903. Beit Ordained, By the Common Connicle of the City of Dan Digs, an Follows: Section 1. That the rates and compensation to by Collected for Water Jourished by the city of san siegs, California to the inhabitants thereof for Facily, Private and del ocher purposes for the year Commencing July 101 1907, and ending

June 30th 1903, are houby fixed as follows, to-wit: Baths and closels. 1. Bath tubs in private residences, 25 cule each por mouth. 2. Bath Tubs, Public, \$ 1.25 each per mouth 3. Hatoo Closet in business, \$ 1.00 Per mouth for each mater Closet and 25 leuts per month for each winal in said business houses. H. Water Closets in private residences, 25 cuits Per mouth for each Walie Closet. 5. Hate Closels, Public # 2. 00 each por mouth, and for each wind, 50 Cento per Mouth. Busices House, Offices, Etc. Barbor Shope, Single chair, 75 Reute per Mouth; each addite 6. oual Chair, 25 cents per Mouth. 7. Business Officer, 75 Culs per mouth. S. Rooms in decoud and third stories Occupied as Offices, For each room por Mouth, 20 Cula, 9. Deutal Roomer, \$ 2,00 per mouth, 10. Drug store, \$ 3,00 per month. 11. Photograph galleries, \$ 5.00 per mouch. 12. Alorno and business houses employing not to exceed 3 persone, \$ 1.00 per mouth, and for each additional person, 15 Cents por month. Wouhouses, \$3.00 per mouth, /3. Families 14. Dwillings, Tenements, Flats and other apartments, the Sauce bring Occupied by not more than three persone, \$ 1.00 per Mouth, and for each additional person 15 ants per month. Hotelo Restaurante, Etc. Boarding Houses, in addition to family rates, 15 Cento per Mouth Jor lack person. Coffee houses. Open day and night, \$ 3.50 per month Hotels, in addition to Family rates, 15 cents per month 16, 17. For each brd. The Keepers of hotels, fordging houses, and boarding houses Shall Jurnish to the Board of Public Workes of said city (under back if required) a comet list of the Number of persons in his or their families, and the number of lodgers. 18. Lodging houses, in addition to family rates, 10 Cuts per mouth Jor each bud. 19. Vestawants and cating houses, \$ 3.50. per month. Saloous, \$3.50. per mouto. 20. Irrigation. For Water to be used for wrighting one-half are 21.

lach . Cempuch that supplied with male through the same neckers. Munuum bur of 25 cuto for each additioned Occupaied house and pour mouth three trates to furnished at miles rales, and au additional Hu said cin chall by whilled to coured a munume take of the so Satisfactory Rales Current by agreed upow, Mulutalio aball he danged Judine Matures, and No Compressed in house i house Jetted cherefor and we or morth, nach House (churce or allerweed or for any alle When Wale is furnished for aluce learnes, Gas machto cut paral, 100 gallower tou, stuft a Alwania humi provided, is fited a factors: The rate por nate frominded to comment through me Horse, Mules, and Cours, lach & aule pour mouile. 'H horse, 35 curle per moute. Hurry Makles, welliching Coverage Roching, For well 296 mouth for each additional horse, Horse and Councipe, 35 Center Jun month, auch 30 center fron #1 Juil yarde \$ 5.00 per mount. `E X duruus de. Course lot West Councilouch an acreage. how but bet alow wet af the acreage projucing on to any property ctert to which proveded queeting, that said raid raid read of the mouth for would for would proposed or to any proposed stated to low tolo. of I cut bur mouth for would food about not apply to dere the vergation of additional we from a the lot moved, that said take for each and lover though in the year for every front fort we had 2.2. Jurgation of lawine, Free, Mulbury, Level per mount Currences chall but the cute poor 1,000 gallones. provided, also, that the rate)or nate Jurneled Jor the veryalion of Wound quantities of haud are actually burny bullward auch ungaled; Configuration alall be willed to the abover race for veryalion under the

Curunt, 15 - Curlo pour baroul; ") or willing briell, 15 Curlo pour 1,000, preserve Alesting hum 15 culo per barul; and 198 Culto per mouth, sach hundles nader or cule per nuch. 34. Dorde foundation, 50 Curle pur mouth each; each fet 50 33. Horsdawing audy \$1.50 pur mount. Jos daud bur apparature councelion for daud yrav, have the right to charge and could from buch percon the of 50,00 Jos aller than fire prereposes, the said Brand of Willie more about of frue it any preserve chart at any hum we weld but apparatus us connected werth the marcus other ouch appendue to weed out que au 32, No charge abard by made)or any proje or bue appenedmate is pursualed)or made a charge of the or aller in make, by pluced and council at the effecture of the found to Moun and chores 6-1/2 hurle per 1,000 gallower, to be necessed by welle to nate for hybraulie durators and waters in halle 18 mont Addition, For each 20 have af flower, # 2.00 per 05 Huellaneous. to blenk \$ 3.00 pur 1. 000 gallows. bufsparque have to the olighting lying at auchor mutured 50 Culo por 1,000 gallow. No have boak furnation and Kung Wade Moustor, at the rare of 37-1/2 Curle par 100 Cubic Jut, or of supplying substrue in the buy of sam buys, whow where where Whave a the nale frost above mentioned for freeder for four for Supposed and delevered to have supper the at any of the and pro 100 andre Just or \$ 1,00 per 1,000 gallows, Wale allow be Macaucinant to Aufshing hyung alongside of any of the house the house the house the house the house of the factor 9.9. Wale Alaus be furneshed and dillerous by maler Worn) or back additional store or busices toom.

Graviled Elect Muruum change chartentile the Countered to use No mand that duck Muruum change chartentile the Countered to use the monther sche additional from the court on the counter to the one monther and but the subscore facts of muruum of the sector of \$1,00 per mouth murue buch of muruum or the sector of the subschered and the manues buch of muruum and so cut for auforment and buch on the subscore of the sector of muruum the sector the and the manues buch of muruum bucking, and so cut for the additional granter be at the sector of muruum the sector has a destined of the sector of business building, and so cut for the additional granter beach of business building, and so cut for the additional granter beach of business building, and so cut for the additional granter of the sector of business building, and so cut for the additional granter of the sector of the sector of the sector of the sector of the monter of the sector of the sector of the the additional granter of the sector of the sector of the sector of the the addition of the monter of the sector of the

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Wales bills for the lurent mouth on orbafori the 20 th day of each mouth That are meter rate payors share pay their natur bills one or before the 20 to day of each month for mater firmshed for the Preceding Month; that the said Board of Public works is hereby authorized and doucted, to Shut off the water from the premises unless such bills are so paidy and not to live the same on again with the payment of all arrearages and amounts due, and the sun of one sollar for twing ou the Water; that no Water tap or serince pipe connected with said system of Water Worke Place be placed Nearer than Levo feet from any Servor pipe ditch in said City. Dection S. any Employee of the mater Department of said City, When directed by the said Board of Jublic Works, under this Ordinance, shall be allowed for a access to make personal etamination of the premises of any applicant for or Cousemer of natur for the purpose of designating the rate established and for the inspection of mater pipes and apparatus. Rection les of Raid City ahall, For Fivelow or more Cousee. ulive hours in the same Mouth, fail to Dupply Water to said low-Sumers, there a reduction shall be made from the tates herein Joked and allocord said porson, Company, or Corporation, For the time of the failure to supper said water; said reduction to by Mate only for dustice of the failure to to supply, and in the Same proportion that the Number of days in which the facture to Duppey brans to the total number of days Contained in the Month during which said failure to supply water Occurse Lections 7. When Water is formished by meter, the meter Hall buread at mouthly intervals or as near Monthly intervals as the Ordinary Power of business win porniet. Rection 8, That all Water shall be paid by the Owners of the property upon which water is used, or upou a willow quarantee to be signed by the owner of the property that the Water Jurished upon Raid property shall be paid for at the rales Josed by this Ordinance; that in the event chat The Ownow of the proporty refuses to agree to pay for the mater and refuser to execute such quarantee, shew the said Board of Public Works shall have turight to demand as &. civity for the payment of the Monthly Water bills where he same is not paid in advance, a sum sufficient to pay the Water bill for Water used on said property for any month dur hig the year. buin Jorce From and after its passage and approval. Section 10, that the city clocks of the Daid City of Sau

etil aud durched, unudiany after the and his por aud a contract to the porter of aud buy of any our ours much will a contract to the sourcest responsible buddes,) on half will all a contract to the our year, browning ou due) of day of and under all a contract to the Ely of dau buy, California, by, autoaud Bornd is houby water-Autrige, un Follows: " Multil Mat du Board of Cublic Montus of due Bulit didauid by the councer council of the cure of In the high produce burden in loand of the ford on the soul and and a soul and a soul and a soul as the fore the soul and a soul as the soul as the soul and a soul as the soul and a soul as the soul as the soul as the soul and a soul as the soul and a soul as the Ardrueure No. 1089. baid Ordrueuses as about is as tollows, by Abunt aldremen Clurke. Were None, Ration, Eilgouss. Ayew Mdounew, Mhilaw, Ilaubour, Courter Devent, Deven, Hyeres, Vaudio, . uneut it was adopted by its parlowing vol, lo-wit: munpow it ros bring Called the David ordered as uneuted by providing for a lift at 19th, auch & abuild, When Waliow of Adorwand Perus Daved and widwance was purchas aucuded by providing that the weardweak highlow front the propored by hard bounder wour adopred and said ordenese was quilte Wherearpoir ou mation of adornion daudies the said aucudonantes and Aldancew Perere Now Worsen that said Frauere by adopus ended by allofild, Raid Ordersoner by answeld by Placing a light at The who and the a deal on the interestion of a stand the stand by changer a light from a the dama and the stand the stand on the changer of the stand of the stand on the stand of the stand o bring recurred by said Commun with the recommendation that A biligales. and represed to the Electric light commune by this Broad Buend of our year buguessing apred tored, 190% hundrede and by the Borned An Undreased morning for the hepliting of the chief

Ou horden lower, 190 fut high, located at the interestion Fouring such are lauter, Our Morden Lowwo, 190 fut hije, localed at the weeked of ouch are laufus, date und Hawithorn Abuild, whow Which iture abuild by placed tow Our vou howar, 100 fut high, localed at the unlowedien of placed your of auch are laufred; Our brow towns, 115 Just high, because at the receives of bus plueed three of auch we lauper Ou vou towar, 190 fut ligh locared at the internation of buch we handse and Junipero Stude, upon Ruch dure alace bes. placed your of Our wow lower, 120 fut tugle, locaud at the unwardian of theid Four of Buch are Lauder; Beardaberg sheet and Willow worme, whow their their should be placed Our view how we, i so fut high, beauded at the underweddow of there aller by placed Four of auch we haups, of durung-Eighth shut and Valional Arrew, when their lown Mu prow low us, 125 Just high, ho called at the interestion of auch we have sweeting-Fund auch g" abuile, upow mhich there about by placed four Our prow towns, 120 Just hugh, localed at the encouraction of buch we hampe Juileunth and H" Pourto, 190 Juit hugh, locaud at the aurelion of sour of of auch are haufar; and dwelfth aturd, upon Is hich sower dure share by placed town Our how how of 10 Just high, be called at the unterestion of 13 Buch ave laups. au hander, aut Indres strute, upon march lower mur ohar by placed sour of auto march strute, upon march lower mur ohar by placed sour of aut fedau strute, upou thuck down them daal be placed toward anel Ou vou downe, 120-Just hufe, localed at du uneveretion of souch described as follows by: Cauchle power sach, to bu prased upour toward milius said any, beaud and prese per month, pre we baup, for the sight and louger of two mousand The said notice and advertisered shall be but Notes itaning the 31 of day of march, 1903. <u>62</u>

Four of Ruch are lamps. Our Wooden town, to fut high, located at the intersections of "Hand actic Abut, upour which there shall be placed three of such are lamps, Our Woodew town, To fut high located at the south Romer of ity state Normal school Paufaus on university heights, upon much There shall be placed Form of such are law for; Provided, that if any Person, Company or Corporations, other Than the Rompany at present lighting the Raid Riley, with electric lights, Lecures the Contract in pursuance of Buch Notice and abovelisement, the said toward shall be placed at the intersection of such Abuits as the Board of Public Works of said Rity May designate; but not to bu mon charo one block from the location aboon designated. faid towno to be Constructed and we cted in a manner similar to the toward now in use by the san Diego bas and dectric light com pany, in furnishing electric lights to Daid City of Dan Diego. Aaid notice and advortisment aball also call for bids, Mann ing the price per mouth, per arc lamp, for one hundred and torlow are lamps of two thousand candle power each in add dion to the above Fifty-eight are lamps hereinby for provided For, to be placed on irow anno 22 Jut in length, bitended from Wooden poles 27 Jut high, with one lamp ow each of such arme, to to located within said City of Dai Diego, as follows: One at the intersection of atlantic and I strute; our at the intersections of artic and "s" struts. Oue at the intersection of India and Kalmia structs, of India and Fir obreets. one at the intersection of Columbia and " strute; Ou at the intersection one at the internetion of Columbia and "S" souto. of state and E" Ibuts; One at the intersection One at the intersections of unions and "H" One at the intersections of unions and "H" One at the intersections of unions and "H" Abrets. Abuls; Abute; one at the intersection of anion and "B" abuils. one at the intersection of minion and Buch struts; one at the intersection of Front and "A" struts; Abuto: One at the Internetion of Front and C" abrul; One at the intersections of Front and mape touts, One at the intersections of First and "F" thuts, One at the intersections of First and "S" thuts; Souls. Thuts. one at the intersections of First and "B" streets. One at the intersections of First and ash streets. One at the intersections of First and Cedar streets.

Ou at the subsection of sweet and " aburdo, Ou at the interestion of defits and "hornton were at the huberedien of with and "E" south m Ou at the interestion of the and a source about in ou at the interestion of the and a source about in ou at the interestion of the and a source about in ou at the interestion of the and a source about in the interestion of the interestion of the and a source about in the interestion of the interestion of the and a source about in the interestion of the ou at the internetion of state and maple abrute; Ou at the hilloused with and and dentes, at the interestion of tight aud "B" abuild. mg Ou at the interaction of visit and "I abute, Ou at the interaction of visit and "I abute, ou at du luburetion of difthe and "" thuke, Ou at the interestion of towned and Paren church, Ou at its willouredien of House and Graps abuilde. Our at du suburdion of Sound and Ele Studi bu at the interestion of touch and "I" abuild Ou at the interestion of sound and "C" obude. Ou at the interestion of Lound and "E" dune. ou at the interestion of sound and "I" chule; oluto, Oue at the interestion of sound and "16" into Our at du vilurestion of Third and Bud churles, Our at the interestion of Third and "B" abuilt. Our at the unlocasedrous of Thereich and of aludi . Ou at the unlocaselion of third and "y" alut Our at the suburstion of third and "H" Juli bue at the interestion of dead and made becorde would, Our at the unterestion of second and the alter to; at the minuscrime of decoud and it dourts. mg Ou at the interestion of becaud and "Q" aline, bu at the interestion of becoul and "" shurle, bue at the sulverselion of decourt and "It" source; Oue at the internetion of second and Hawthorne aburle.

one at the intersection of seventh and "H" strute; One at the intersections of security, and "I" sounds; but at the intersection of beometh and"s" struts. One at the intersection of Eighth and" struts. One at the intersection of Eighth and" struts. One at the intersection of Eighth and " Struts. One at the intersection of tighthe and " strute, One at the intersection of Minth and " strute; One at the intersection of Minth and H strute; our at the intersections of Minth and I" streets; One at the intersection of Minth and "" struts; One at the intersection of Finite and "I" struts; Our at the intersection of Lente, and "E" struts; Our at the intersection of Eleventh and "K" streets, Our at the intersection of Eleventh and "F" streets, Our at the intersection of Eleventh and "S" structs, Our at the intersection of Thirtenth and "Struts; Our at the intersection of Thorleuth and "S" struts; Our at the intersection of Fourteenth and "1" struts. Oue at the intometion of Fifteenth and I struts, Oue at the intersections of tifteenth and "I" strets; One at the intersection of sitteenth and "M" strets. Our at the intersection of Aifteenth and "K" stouts. Our at the intersection of softeents and "I" struts, Our at the intersection of sixteenth and "I" Struts. Our at the intersection of sixteenth and "S" struts; One at the intersection of Eighteurch and K" struts, Ou at the intersection of Eighteenth and " Atreets; Ou at the intersection of Eighteenth and O" Atreets. One at the intersection of Mineteuth and "I" struts Ou at the intersection of Twentieth and "D" ebuts, One at the intersection of Twenty- Record and "S" societs, One at the intersection of Twenty-Second and "I" streets, One at the intersection of Twenty-Fifth and "I" streets, One at the intersection of Twenty-Sixth Street and Logan Aonne; Our at the intersection of Twenty- with Abut and Nation al avrine. one at the intersection of Thirtieth Strut and Logaw Aonue. One at the intersections of Thisteeth and "R" streets. one at the intersections of Thirty-Foist street and National armie;

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brach, and the Execution of a contract thought. have been do report to it, autiong its wording of said four-Councel chall "hittie housed days after said or bill about Eu, but chau repet any and all bid recurred unlaw this command eil, auch baid Board Charl with award baid boultach, or euler and bile recurit princed to said advantigenent, to this bournow bound Leed, chat said Board of auch a builtad, char tuber any and au whengereent of any patento, or upon any account thatever, twoan a account of damage to present of for four of for the use or) or the prolection of the auch and any against au damages, back, or speed much live or more sweeting, for the purtoment of the Coulinest and also quere a bound to daid billy in the num of at heart twee mouseuch doutand duccusful bidder, whow entering who a contract, win by requered to abover mentioned werk by augulated during said time, and that the bu to House bere and Countieres upon maile additional highly to mare Aaid notice and aborntionus that also require all bidid-Switter O chose midught All have builded to be run which challes highled wour beladule estate ohud: Build illeauser and lights to bu placed ou ile un vou porto ou" ". descent light to be falseed on verse forth out that and her of to be placed on the wave boats we from of the cuptace, sit of said weam-The price per mouth, per right, for extrem (16) meandered electric high Duit noties and advertionant chase also bails Haung "E" shurts shall be suspended on a mine in the aution of the unteredions bue hghhe, proveded, that du light at the unloweekow of Egheth and Electrice right compound in lighting the said cut of sam sup mut the Aundar to the polen and arme now we we by the sandy day and Dail pole and were to by courtined and exected in a name Ou at the suburdious million women cuch Ne shud; Our at the subreaction of Arong would will auf campson abuil, Ou at the subreschion of dogan lorune and sampson shul Ou at the unbraction of fullion around were and Erans shulf; Ou at the subreaced of sogan would will be aberding bue bue "W" shud balwore thirdy-becaud weak third - third abuilt. Our ou "g" dout butwere drowing - septile and twenty devente doute; Our at the interestion of third- second and main strute;



Section 2. That this Ordinance shall take effect and by in force From und after its passage and approval. Section 3. That the Dity Clork of the Daid City of Dan Digo, bu, and his houby authorized and forected, and ally after the approval of this Ordinance, to publich, or Cause the same to be published ouce is the city Official Newspapers of Oaid City, to-wit, the Can-Diego, winow and daily Bee. The fallowing report of the Joint continutus in the man of a foint Mastertion doneting the ways and means Committee to include in the lat levy for the year 1907, the sum of \$ 4.500.00 for the purchase of a steam road roller for the use of the struct department is read and adopted, viz; The Abut Committee recommends the passage of an ordplace of the within resolution reported to this Rommittee. X. C. Hyers. Seo, B. Walsow, M. J. Devin, & M. Lamburt, F.H. Dugge Fib note 1907. S. S. Claule, Thoreupour an Ordinance providing for the purchase of steam Road Roller For the use of the City bring read was on on Motion of alderman Landis adopted by the Jollowing vole, to-wit: to-wit: Ayer addennen Whilson, Kainbow, Pavrott, Perris, Hyere Landis, Watson and Jones. Nous none, Absent alderned Clark. Said Ordinaues as adopted is as Follows, viz: . Ordinance Mo. An Undenance providing for the purchase of a steam Road Roller for the inserter city of san Diego, Ralifornia. Be it Ordand By the Common Conneil of the City of san Diego, as Follows; Action 1. That the Board of Public Works of the City of sam Diego, California, bu, and said Board of Public Works is hereby authorized and directed to advirtise for bids and let a Contract for the purchase of and Jumishing to the said Rily of san Drigs a steam road Hallow for The use of the said city of san Diego, in Repairing the Strute of said city; said Hollow to bu furnished according to plans and specifications to be prepared by the said Board of Public morks, and to might at least

Board of Public Works of the and son buys, and Jetung the Au biducer o huberging and dructurg the Argunance No. 1091. build Orduneuse as adopud is an forenes, ing: Aland alderner Clark Wellow. Now Hour Laudie widgeren Ayer Wedernen Whilewer, Rewebow; Bowert, Bours, Hyeres, Like more the curped on brance with the week of the man it you and the the the chart and the court is the court of the court is the court of the cou) or the use of the strend the observed the and ordered and ordered Merunuding the Employung of Thus additional requised men A bounded town the the Board of Public most And Adreased an abopted is an Follows, wigh Hourd alloning Cland El malion How none my Jours Ay allower nation, Rawbow, Courses in burnes, Hyurs, Augus, tolowing bole, lowed: then that was on marion of adomand types adden by the World to Engloy three additioned men for the we of the aberd different Hundrow cue Ordenese Authorizand due Barbles Achardmand bu greened is read and ordered tiled, of the Brand of Cublic Morte for these additioned mere for the abuilt A murage from in mayor recommendany that the request dence at this reserver of the Board. Af this him aldonuan 'ralion is Excured from further alled Now and dauly Bue. in the cury officeral newspaper of said sur, to-with the saudrysem of this Credinance, & publich or Danse the same to be publiched and is hurdry authorized and directed, currentededing after the approval betwow 3. That The auf aluder the acid any of accuracy, be, auch he and after its partage and approval. of \$ 4500.00.1 delivered in contrage. 30,000 pounder, movided that the stpresse thread that not strend at and 181

Compensation. Be it Ordained By the common conneil of the Rity of Dan Digo, as follows: Sectional. That the Board of Public Works of the Rely of Sau Days California, by, and said Board of Public Works is hereby auctionged and derected to Employ three additional men to work upon the struts of the said city of Dan Diego, California; Dand Men to bu suployed under The same loudilious, tules, and regulations as prescribed by Ordinance No. 675 of the Ordinances of said city, approved December 11 0, 1899, and that the compensation of said men shall be and the same is hereby fixed at \$ 55,00 each por month. Section 2. that this Ordinance shall take effect and by in force from and after its passage and approval. Section 3. That the Orly Plork of the said Pily of Dandings, bu, and he is hereby authorized and dorected, unnediately after the approval of this Ordinance, to publish or Cause the Dame to be published once in the City official newspaper of sand City, to-wit: The san Diego union and daily see. The Fallowing Report of the City Lands Committee in the matter of an abstract in proceeding the Right of Way for a Public Road through ald town is read and adopted, viz: The City Lands Committee reconcends that the within Request by granted and the abstract proceed. P.M. Mainbow. Geo, B. Walsow. Febry 2000- 1902. R.P. Sumaw. E.J. Bradbury. Thoreupou an And mance providing for the fermiching Arough Old town bring read was on motion of alderman Landis adopted by the following voto, To-wit: Ayes. Aldermen Whitrow, Rainbow, Pariatt, Perrier, Hyere, Landis, und Jones. Hour none, Absent aldonnew Clark Ed Watson, Said Ordinance as adopted is an Fallows, big: Undinance Mo. An Ordinance providing for ite fromishing of an Abstract in proceeding the Right of May for a Public Road Through Ald Forom in the City of Dave Diego, California. Be It Undanied By the Conceron Council of the City of Ran Diego, as Follows:

Action 1. What the Board of Public works of the City of Ran Diego, Calefornia, bu, and said Board of Public morse is hereby auchorized and directed to processe dor the use of the City attomey of said city and abstract of little in obtaining the right of way for a Public highway the ough old lown in said city, provided, that the expense thereof shall not et Qued the server of \$ 160.00. Action 2. That this Ordinance shall take effect and burn force From and after its passage and approval. The Following Report of the street Committee in the martin of the Construction of a roft mayou road from the end of the Roseville Dyke to new main about, in Roseville is read and adopted, vig: The about Committee reconneeds that the weekin mention ned road be constructed, and that the work bu done by the Abut Force J. P. Hyere. Geord Walsow, J. W. Lambart. Febry Doth 1902. X. H. Briggs. S. Clark. Thoupour au Ordinance providing for the Constr action of a magouroad in Roseville bring read was Ayer Aldennew Whitrow, Nainbow, Powalt, Purin, Hyors, Landis, Ed Jours, nore None Absent aldernew Clark, Ed Walson, Said Ordinance as adopted is as Follows, org: Undinance Mo, 1094. An Urdenance Providing for the construction of a MagonRoad in Roseville in the City of Dan Diego, California Be It Ordanied By the Connow Council of the city of Dan Diego, an Fallows! Sectional. That the Board of Public Works of the City of Dave Diego, California, be, and said Board of Public Works is hereby authorized and directed to use the Abuet force of said City and Construct a 20- foot magonroad and Construct the recessary Rulverts From the end of the Hosiville Wike Through Fide Street, Fromty-eighth street, and Man Abrut to new main street in Konwille, in the City of Dan Diego, Calif ornia. Daid Work to bu done according to stattes to bu Act Therefor by the City Engineer of The said City of san Diego, Califonnia, and according to plane and pecifications

fore from and after to farage and approval duig to Arcentications to be prepared by the said losand of aud to we we and be and by the said lose that and by we Though shall not stand the sum of 113. 30, said more to be down down accor wich the bit (6) web name pipe on g" buil; moveded, that the Epun becould abuil, Counseling the sit (6") will mare proje on "12" abuil orgich aud druceled to hay a leve (2") web "naw prope on duruly of a cur suga, cubomie, by weblered Board Jublie is hould with bedievel. Hat the Board of Public North of the chip Duge, autorious: Build Andamich By the Courses Courses of the any of law-Andre hue on sweetly bread they are the conclusion of a name Ardruance No, 10921, daid Ordruence av adapated is as tollows ing: Abrent Maleum Dardo Ed Maleow, How Nous L'audro, End gouse, Ayer Ulderman "Million, Raubow, Parred, Dour, Hyeres, Vole, to-wit How of a Wall on the bus on twenty- becaud by the pollowing m. M. Lewice. MA jeanona. Tobland the W.W. Jender, I n's autorit. g. d. Clardu, J.C.M., Raubow, H'M' gammes. accordance mit du recommudation of the buy Ergenen and aufore publices by greened and its proposed unprovend wade un The fault nale commune recommends that we within Jupa in grand butien of farme and for about in the land and adoput, ing: The Fallowing Whent of the goint name bounder we dre Josen from and after it parage and approvade between 7. That this dirtuced a phart have abled and by a Effecture though that wit stead the our of 639, 40, to bu pulsand by the said Board of While Moridal, Corded, that the

Fuit- That the said it a derevous shall out we daid buy. Purk upon the factoring conditions and himilations, pluite there and for the burdeforment and bullinghow of the ug 37,09 acres, for the purchase of growing hue, thur build and hue of the dark cuy Parts 1550 fut he the found of beganning, Coulain-900 Just, chuner North 200 Just divident and parael with alle weat his of the said any Parts googet, thence south 1000 gut, itunes week Puble tale 1132,1123 aud 11974, Therew recourd bast about the Yord lety, Ourl' 200 gut had from the Corners Courses to auch Paul and By a a a fourt on the Worth him of the david in the any of san suge, Californie, theoribed as fallows, to wit; Twie 65) years, the fallowing descubed for bortion of the and failed gum pourserien to use and occupy, sor a low wit standing dection, That the Survivue have wed alle is hould Augo, a tallows: Be it Undavid By the courses coursed of the cut of court of the said chip lade, For a Dered not streading two by feared. Aluebouy, Ele., Thereow, and for the Revelopenent and cultudion buy of autilias, California, tor du Purpour of mouning taue. to use auch Occupay budain. Portions of the buy Parts in the An Willinaues Decenting Obuniarion to the O Serione Ardrueuee No, 1096. Daid Ordunance as about is as factores, vigi Abreent aldonness Clark Ed Materin, Now Nous ud gousses Ayer Makeren, Mailion, Rausou, Queres, Jucust, Derius, Hyeres, Saulie. brucan Perous was abopead by the Following tole, to-mil. a period of not exceeding two years, buy read on motion of aid Aussian to use and Occupad surtain portions of the cut Parts on Ahrendow un Ordunance Aranting Demusion to K.C. J. J. Clark section 30 the 1903. A H Budge. J. M. Laubert. Keej Maleren it C. Hyreus, Cut Parts new Becupied by her for an additional fure years. granted and the . " service by allowed permusion to use band a the The strut counties recourrends that the within petition bes tion of the any durid is read and abound, was of the Princes of A. C. Granows for an Elemence of oyeans we of a por-The Following Ruport of the fourt abuil boundered in marie

Reduction of That the High and presidence granted subored and complied with by the auchter acessary. are that the Couditions and Sumilations Contained horain are of the Bound of Public nortes of card any, Whore duly I chall be lo auer shall be at all hunes under the Countral and supervision Thousan a accordance with the provisione of the Orden unproverned, that aud hand and und untrouse made plants and hus others than those ad out bor the and all Wet esteerding but mouths to remove from auch property all in the would of action by the bail bounded bo a reaucil, the to repred, amend, or moduly this Orderiance at any time, and De clicro 3, Mat ile Courses Coursed recever with right bileque chereby grauled. Achous, That a failere to coupely with any but for adde. and bue Jumiled as aforead to the any, plante and and been to autivale and grow upon said land, in addition to the plank houses. Hearth - That Aard N.C. Rewew Mare have its right and au unprocession and web as furenay, putrug, and hundry all planter auch brues, others than those at out for the said any, Hilucauce, The Raid to, bearious chall have the regul to tuner all plunk, hue, church, and flowing menerary Jorthe courtinedience with use of said thereway, toads, and by at any hue repart the upou giving the daish hill berrieve bitly lead they notice to nurser to tay and dreamays, reads, or boularande through said land we was Filther- That the said buy about heres the regult at any him parti prospores to the Public (ou post). Lawerth -- That sand growed chard by at al hure apar for lube or for placeing have puper, or furniting have bu said land. Huch -. That the said cut shall be at no streamer for ference, Daid any in Parts, shud plaga, or school ground planting. unually to said buy 300 hurse in crocker or botes to be werd by due ted there it part have years for the city, and were also formed Jorte 1000 hure how growing wood weal have been falled becouk -- That the suid t' Cerevous with aurually con Glaule, Galaw and Howy haid build for the culturation of ornaused hus, churchbary,

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5/1/\$ The said dure Brow. Engue shall not be soud for law Them same buy with for the use of said any provided that for Fire days in the any Officeal Rewebaper of said buy, the action to the highest bridder for cach, but but horse power Worker is housedy authorized and druceded to such at Oubles any of day Drys, California, by and said Brand of Public Décluse l' That du Board of Public moster of the of bue sugs a fallows: ent of the Bry of San Buy the Common Council of the Buy Pourer therebue Eugene tor the wee of the nate topathe Hasher Wigue with the Owellow of a new bitter Hora Au Undruence Providing Jor the dale of a del Hower Withuaner No. 1093. Auid Ordeneuses au adopuid is au Farrous, big: Alsent alderman Clark Ed Malson, Wowe Now Laudie Edforces. Ayes Willerunen Marleou, Ilaubour, Parus, Perus, Hysues, of Webunu Runbow adoput by the tolowing bol, to-with Horse Course haseline Eugene brug read was an Wallow Home Power Karolin and the prevedical of A new sitien Hursenpon lu Ardruance Prosiding for the ball of a du M. M. Lunce, AH remain . Loging 19 the 1902 "Wi higeward, I'm suntert. Jed. Claude. 3 D'M' (ampone: H'W Laudio of the Board of Public Months. Mgah proceeding bar have bounded in within the weater Eng Alerne Bros, Por a 16 H. P. Basserie Eugines parme marce is read and aboud, Wichun of Gelaugung a 10 H. P. Darolue Eugene recently purchased from In sallowing Report of the goust mare commune in the from and after to parage auch approval. Bediou le, That this Ordencours shall late affect and bu in force or wayned 281

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Section 2. What the said Board of Public Works be and Said Board of Public Norka is hereby autorized and directed to advartice for bids and let a contract for furnishing and supplying to the Said Rily of Dan Diego oue sotteen - horse power gasoline Engine for the use of the Water Department of the City of Raw Digo, California; Provided, that the expense Thereof Shall not execut the suns of \$ 70000 Section 3. That this Ordinance shall take effect and be is Force From and after its passage and approval. The Following Reportor the foint mater Committee in the mater of the Condition of the mater pipe line in the Armue East of Pourt Some Homestead is read and adopted, org: The fourt Water Committee recommends etiat the seling Engineer be instructed to report upour the Condition of the Within men lioued water pipe and therefore recommend the adoption of the fourt Resolution accompanying this report. H. M. Kandis. J. P. M. Rainbow J. Clark. X. W. dambast. M. W. Jenka. AMay sou. W. W. Levois. Thereupon a fourt Resolution diriching the Rity Engineer to invistigate and report on the Condition of the water pepe line in the advince East of Point Lonia Homestead bring read was on Motion of alderman Hyere adopted by the following voto, to-wit: Ayes aldonned Whitson, Kaubow, Variott, Perin, Hyere, Landis, "In Joues. Nous none .. Absent aldermen Clark Ed Watson. said Resolution as adopted is as Follows, org: Joint Resolution No. 1386. Whereas, It appears from reports at hand from Point Louis Howestead that the wooden mater pipe line in the Avance east of the Homestead property is leastly, and in a dilapitated Condition; and Needs to bu repaired Thereford. Be It Resolved By the Common Council of the City of san Diego, as Follows: That said matter by reformed to the Rity Engineer for prompt invisigation; and that he report to the Conneil as to cohat is needed, and the amount and Kind of pipe required for said line, and the cost and Expense thereof, so that the arrive may bolk pt in a passable

Roudilion for bravel. and also to provide the Homestead and others reading on Pourthous with water that the city Pumps, and is there wanted on the Public highway: The clatement of Expenses of the various Departments of the city Government, prepared under authority of the Board of Public norse for the mouth Inding January 31, 27 1902, Presented and ordered Filed. A Communcation from the Relig Assessor arising that the Board of Public Works be authorized to secure the use of some abstract Companys Boaks to processe names of nourendent property Devnere and others who have not made a statement to the assessor is read and granded Thouchow au Ordinance auchorizing the Boardog Vallie northe to make aveaugements with some Poison or Company to allow the City assessor the use of their books being read was on Molion of alderman Landis adopted by the Joerowing vole, to-wit. Ayes Aldonnew Whitson, Kambow Paveatt, Dovin, Hyere. Landis Edgoues. Nous none Absent aldernen Clarks End Malson. Aaid Ordinance a adopted is as tallows, viz: Ordinance No. 1095. Au Ordinance autorizing and directing the Board of Public Works to make aveaugements with some person or Company to allow the Rity assessor the use of Their books for the propose of accortaining there from the names of Owners of property Who have not neader a relever of their prof. orby to the assessor for the fiscal year 1902. Be It Andanued By the Roumon Council of the Rily of San Diego, an Fallows: Acl - That the Board of Public Works by and said Boord is hereby authorized and directed to make aver augements with Some porson or Company, engaged in the abstracting business and possessing books showing names of Owners of property in the Rity of San Diego, as Shown on the records in the Office of the County Recorder of Dan Diego County, to firmish the use of their abstract books to the Assessor to enable him to ascortain Therefrom the names of Owners of property Who have not Mate a reliver to him of their property for assessment pur poses for fiscal year 1907, provided that the expense herein authorized shall not exceed fifty dollars, Dec. 2 - That this Ordinance Shall falle effect and

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by in force from and after its adoption and approval. The Health and Morals Committee having recommend that the petition of A Steinman for a retail Liquor Licine bu granted, on motion said recommendation of the Committee was adapted. aut fecuse granded. The Health and Morals Committee having recommended that the pelilion of John Hayes for a Restawant signon sicuse by granted, on motion Acid recommendation of the Committee was adopt ted and Sieune granted. The Health and Morale Committee having recommended that the petition of E, Senari for a Wholesale Liquor License be granted, on Mation said recommendation of the Committee was adopted and Vicence granded. A Commucation from the Bly andelor Frausmilling a gaint Pasolution providing for the Frankfurd of Woney for the perfron of paying the outstanding Warrants For the fiscal year, 1901. is presented and ordered filed Thoreupon a foint Prostution Providing For the France of Funds for the purpose of paying the Outstanding Warrants for the fiscal year 1901, bring read was adopted by the following oot Ju-n.T: Ayes aldonnaw Whitson, Rainbow, Powett, Perrice, Hyers, Vaukis Engour. How none Abrent aldermen Clark & Walson. Aaid Resolution as adopted is as Fallows, in Jaint Resolution Ho. 1385. Be it Resolved By the Common Comiel of the city of Dau Digo, as Follows: That the following accounts by and the said amounts are horeby transferred from the following Named Junds of the city of san Diego, big: From Police Department Fund \$ 394.11. From Abut Fund \$ 1114.51; from Levon and drainage Fund \$ 93.00, from Allinquent Jap Fund \$ 511.90; From For Hydraut Fund

\$ 928.40, and from Water Fund \$ 849.87. Lotal \$ 3891.79, that said amounts be and the same are Fransferred and apportioned to the Jundo, for the purpose of pay ing the outstanding marcants for Fiscal year 1901. at Follows: To Fire Department Fund \$ 383.87. to salary Fund \$ 1058.65. to Abut hight Fund \$ 321.68; to Paul Improvement Fund # 41,93. to Public Health Fund \$ 201, 56, to Library Fund \$ 148, 72. to Public Building Fund \$ 112, 42. to Office Fund \$ 793.55; to General Fund \$ 662, 59, and to Legal Lund \$ 166.82. Fotal \$ 3891, 49. That the city Deasurer and the city and to beauf they are hereby authorized and directed to neake the Meanany entries in the records of their respective off wes an will Ravey cuto effect du provisions of this resolution and such bransfore. The Polition of Chas Palmer assing premision to Rell a Mitchen Tongs without a License is read and on motion of aldernan Rambow granted by the following two thirds vole, to-wit: Ayer alderneer Whitson, Rambow, Poviet, Povin, Hyero, Landis Edgoues none hove Absent aldonnen Clark Ed Walson, The Alilion of J.Co. Brewster to cut down and remon a free news the Corner of 5 th and Beeck streets was presented and on motion referred to the goint about Committee. After First giving due notice President Jones did in Open Dession Sign an Ordinance (No. 1089) An Ordinance Aviding The Boordog Public works to advivilise for bids and let contract for lighting the structs; also AN Ordinance (No, 1090) Establishing the water rates for the Year bigining July 1, 1902, also An Ordinance (Mo. 109/) authorizing the Board of Public Works to Employ three additional men for about separtment; also An Ordinance (10, 1092) Providing for a water Pipe line on Twenty-second tout; also, An Andinance (No. 1093, Providing for ite sale of a 10-H.P. Gasoline Eugine and purchase of a new 16. H.P. Eugine, also All Ondinance (No, 1094 ! Providing for the Construction of a "ngowroad in Rowelle, also

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freedom of the Board of alder Muupow in Band adjourned. an abilitied in procession inght of way for the formation of home and to and the second of the formation of a blueur troad talley ales Autoria la un du de centre l'ander l'ander of la purchase of An Aldred (10, 109) in and an Brown of the Country and the co

REGULAR MEETING.

Council Chamber of the Board of Aldermen of the

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City of San Diego, California, March 3rd, 1902,

A Regular Meeting of the Board of Aldermen was held this day at 7:30 p.m., President Jones presiding.

PRESENT--ALDERMEN Clark, Rainbow, Parrott, Perrin, Hyers, Jones and Clerk Goldman. ABSENT---ALDERMEN Whitson, Landis and Watson.

17th, and Adjourned Meeting held February The minutes of Adjourned Meeting held February 24th, 1902, are read and approved.

The following Message from the Mayor vetoing an ordinance providing for the purchase of a steam road roller for the use of the City of San Diego, California, being read is ordered filed; said ordinance being referred to the Finance Committee.

San Diego, California, March 1st, 1902

To the Honorable Common Council

of the City of San Diego, California,

Gentlemen:--

I have the honor to return herewith an ordinance providing for the purchase of a steam road roller for the use of the City of San Diego, California.

I return aforesaid ordinance without my approval and give the following reasons:

The tax rate is fixed and apportioned to the different funds in May, and until we know the amounts in the different funds it is unwise to incur any heavy expenditures. The total amount apportioned for the Street Department in 1901

If the amount apportioned for 1902 be the same as for the year 1901 and we take out of that \$4500.00 for the steam roller, it leaves for the Street Department only \$14,030.00,which is not sufficient to meet the requirements for the year.

Should the Council in fixing rates of taxation and apportioning same to the different

add to the amount allowed the Street Department last year \$4500 for the purchase of the steam roller, I would approve the ordinance as the roller woulf increase the efficiency of the Street Department in caring for the streets.

I therefore veto the ordinance.

Respectfully submitted,

FRANK P. FRARY,

Mayor of the City of San Diego, California

A communication from the City Attorney recommending that the city take tax deeds to certain lots and blocks in Mannasse and Schiller's addition, Louis' addition, Horton's addition, Middletown right of way, Middletown, and Fifth Street addition, being read is ordered filed. Thereupon a Joint Resolution directing the Tax Collector to execute, for the use and benefit of the city, tax deeds to certain lots and blocks in Mannasse and Schiller's addition,

Louis' addition, Horton's addition, Middletown right of way, Middletown, and Fifth Street addition, being read is on motion of Alderman Perrin adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Clark, Rainbow, Parrott, Perrin, Hyers and Jones.

NOES -- NOME.

ABSENT--ALDERMEN Whitson, Landis and Watson.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1388.

WHEREAS, At the delinquent tax sales held in the City of San Diego, California, in the months of January and February in the years 1894, 1895, 1896, 1897, 1898, 1899, 1900; and 1901, for the sale of real property for the delinquent city taxes of said city for the fiscal years 1893, 1894, 1895, 1896, 1897, 1899 and 1900, the real property hereinafter described, situated in said city, was, by virtue and authority of, and in accordance with, the provisions of section 20 of chapter 1 of article 6 of the charter of the City of San Diego, struck off to the said City of San Diego as the purchaser, and duplicate certificates of sale duly issued thereon; and

WHEREAS, The time for the redemption of the real property herein described, so sold to said city at said sales, and each of them, has expired, and said property hereinafter described has not been redeemed; and

WHEREAS, The said city, by virtue of and in accordance with the provisions of section 27 of chapter 1 of article 6 of said charter, is now entitled to deeds for the said property hereinafter described whenever called for by the Common Council of the said City of San Diego by resolution,

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

That the said Common Council, by virtue and authority of and in accordance with the provisions of said section 27 of said chapter 1 of said article 6 of said charter, calls upon the Tax Collector of said city to execute deeds to said city for all of said property, so sold and struck off to said city as aforesaid, which property is hereinafter described. And the said Tax Collector is hereby directed and required to issue tax deeds to the said City of San Diego for all of said property hereinafter described, so sold and struck off to the said City of San Diego as aforesaid, and to deliver such deeds properly executed and acknowledged to the City Clerk of said city for the use and benefit of said city. Said property hereinbefore referred to, which was sold and struck off to the said City of San Diego for the said delinquent taxes for the year 1893, is situated in the City of San Diego, County. of San Diego, State of California, and is described as follows: Lots 43 and 44 in block 49 of Mannasse and Schiller's addition. Lots 35 and 36 in block 7; lot 17 in block 9; lots 17 and 18 in block 17 in Fifth Street addition. • • • • Lots 8, 9 and 10 in block 5; lots 13 and 14 in block 15; lots 5, 6 and 7 in block 9 in Louis' addition. . Lots A, B and K in block 162; lots D, E, F, I, J, K and L in block 358 in Horton's

addition.

Lot 6 in block 35; lots 7 and 8 in block 45; lots 3 and 10 in block 52; lot 11 in

block 61; lot 7 in block 89; lot 3 in block 114; block 176 1/2; lot 1 in block 181; lots 2, 3; 10 and 11 in block 195; undivided one-half of lots 5 and 6 in block 200; lots 1, 5 and 6 in block 204; lot 11 in block 210; lots 1, 2 and 6 in block 211; lots, 1, 2, 3, 4, 5, 6, 7, 8, 9 10, 11, 12, 13, 14 and 15 in block 223; lot 10 in block 224; lot 1 in block 226; block 230; lots 7, 8, 9, 10, 11 and 12 in block 231; lots 1,2,3, 4, 5 and 6 in block 233; lots 1, 2, 3, 4, 5 and 6 in block 234; lots 4 and 12 in block 238; lots 7, 8, 9, 10, 11 and 12 in block 242; lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 in block 343; lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 in block 255; lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21 and 22 in block 259; lots 9, 10, 11 and 12 in block 260; lots 7, 8, 9, 10, 11 and 12 in block 264; lots 1, 2, 3, 4, 5 and 6 in block 271; lots 2, 4, 5 and 6 in block 272; block 273; south one-half of lot 2, and lots 4, 5, 6, 10, 11 and 12 in block 277; lots 1, 2, 3, 6, 10, 11 and 12 in block 278; undivided one-half of lot 9 in block 284; lots 12 and 13 in block 285; lot 13 in block 286; lots 8, 11 and 12 in block 289; lots 7 and 12 in block 292; north 22 feet of lot 10 in block 294; south 11 feet of lot 10 in block 294; lots 1, 2, 3, 4, 5, 6 and 7 in block 297; lots 1, 2, 3, 4, 5, 6, 8, 10 in block 298; lots 1, 2, 3, 4 and 11 in block 303, Middletown.

Lot 12 and south 10 feet of lot 27, lots 46, 47, 48, 59, 62, 67, 68, 69, 70, 71 and 72, 147 and 148, south one-half of lot 150, lots 166, 168, 173, 8 feet of lot 175, lot 177, 178, 179, 1801 181, 182, 183, 184, 185, 186, 187, 188, 189, and 190 in Middletown right of way.

Said property hereinbefore referred to, which was sold and struck off to the said City of San Diego for the delinquent taxes for the said year 1894, is situated in the City of San Diego, County of San Diego, State of California, and is described as follows:

Lots 17, 18 and 38 in block 133 in Mannasse & Schiller's addition.

Lot 12 in block 3; lots 1, 2, 3, 4, 5, 6, 9, 10, 11 and 12 in block 4; lots 1, 2, 3, 4 in block 9 in Louis' addition.

Lots D, F, G, H and I in block 75, in Horton's addition.

Undivided one-half of block 84; undivided one-half of block 11; undivided one-half of lots 1, 2, 3, 10, 11 and 12 in block 137; undivided one-half of lots 7, 8 and 9 in block 183; undivided one-half of lots 1, 2, 3, 10, 11 and 12 in block 250; undivided one-half of lots 7, 8 and 9 in block 254; undivided one-half of lots 8 and 9 in block 274; lots 7, 8 and 9, in block 163: lot 4 in block 186: lot 1 in block 195: lots 1 and 12 in block 195: lot 1 in block 207;

lot 1 in block 212; lot 4 in block 219; lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 in block
232; lot 6 in block 277; lots 1 and 3 in block 278, Middletown.
South 12 feet of north 24 feet of lot 10; north 5 feet of lot 11; lot 161; lot 165; north
30 feet of lot 172, Middletown right of way.
Said property hereinbefore referred to, which was sold and struck off to the said City of
San Diego for the delinquent taxes for the said year 1895, is situated in the City of San
Diego, County of San Diego, State of California, and is described as follows:
Lots 43 and 44 in block 49; lots 3, 4 and 5 in block 92; lots 16, 17 and 18 in block 133;
lot 18 in block 228; lot 8 in block 238 in Mannasse & Schiller's addition.
Lot 8 in block 8 in Fifth Street addition.
Lot G in block 159; lots K and L in block 300 in Horton's addition.
Lot 7 in block 75; undividee one-eighth of block 111; undivided one-eighth of lots 1, 2,
3, 9, 10, 11 and 12 in block 137; undivided one-eighth of lots 7, 8 and 9 in block 183; undi-

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vided one-eighth of lots 1, 2, 3, 10, 11 and 12 in block 250; undivided one-eighth of lots 7, 8 and 9 in block 254; undivided one-eighth of lots 7, 8 and 9 in block 274; undivided one-half of 111; undivided one-half of lots 1, 2, 3, 10, 11 and 12 in block 137; undivided one-half of lots 7, 8 and 9 in block 183; undivided one-half of lots 1, 2, 3, 10, 11 and 12 in block 250; undivided one-half of lots 7, 8 and 9 in block 254; undivided one-half of lots 7, 8 and 9 in block 274; lots 1, 2, 3 and 4 in block 193; undivided one-half of lots 5 and 6 in block 200; lots 5, 6, 7, 8, 9 and 10 in block 201; lot 6 in block 208; lot 12 12 in block 211; lots 1 and 2 in block 251; lot 6 in block 272; lot 9 in block 298, Middletown.

South 16 feet of the north 22 feet of lot 26; south 20 feet of the north 40 feet of lot 27; lot 146; south 20 feet of lot 172; north 35 feet of lot 174, Middletown right of way.

Said property hereinbefore referred to.which was sold and struck off to the said City of San Diego for the delinquent taxes for the said year 1896, is situated in the City of San Diego, County of San Diego, State of California, and is described as follows:

Lot 25 in block 91; lots 6 and 7 in block 92; lots 35, 36 and 37 in block 133; lot 23 in block 228 in Manasse & Schiller's addition.

Lots 9 and 10 in block 8 in Louis' addition. Lots 2 and 3 in block 5 in Culverwell's addition.

Lots E, F and G in block 118; all except the east 100 feet of the south 50 feet of the north 150 feet of block 208 1/2; lot B in block 252; lots D, E, F, I, J, K and L in block 358 in Horton's addition.

Lots 47 and 48 in block 5 in Watkins & Biddles' addition.

Lots 7, 8, 9, 10, 11 and 12 in block 237; all of block 97; lots 1, 2, 8 and 9 in block 104; lots 11 and 12 in block 201; lots 5, 6, 7, 8, 9, 10 and 11 in block 238; lots 4, 5, 6, 7, 8, 9, 10, 11 and 12 in block 249; lot 10 in block 285; lot 6 in block 288; north 17 feet of lot 10 in block 294; lot 8 in block 297, Middletown.

South 8 feet of the north 22 feet of lot 26; lots 60, 87, 88, 89, 90, 91, 92, 99,100, 101, 102, 103 and 104, north 10 feet of 10t 145; south one-half of 10t 150; south 10 feet of lot 174, Middletown right of way.

Said property hereinbefore referred to, which was sold and struck oil to the sald oily of San Diego for the delinquent taxes for the said year 1897, is situated in the City of San Diego, County of San Diego, State of California, and is described as follows: Lot 14 im block 132; lots 9, 10 and 11 in block 238 in Mannasse & Schiller's addition. Lots 17, 18, 19, 20, 21, 22, 23 and 24 in block 3; lot 20 in block 8 in Fifth Street addition. Undivided two-eighths of block 111; undivided two-eighths of lots 1, 2, 3, 10, 11 and

12 in block 137; undivided two-eighths of lots 7, 8 and 9 in block 183; undivided two-

eighths of lots 1, 2, 3, 10, 11 and 12 in block 250; undivided two-eighths of lots 7, 8

and 9 in block 254; undivided two-eighths of lots 7, 8 and 9 in block 274; lots 4, 8 and 9

in block 162; east 75 feet of lot 4 and the east one-half of lot 5 in block 168; lots 5

and 6 in block 213; lots 8 and 11 in block 226; lots 2, 4, 5 and 6 in block 240, Middletown.

South 40 feet of lot 145; lot 171, Middletown right of way.

Said property hereinbefore referred to, which was sold and struck off to the said City

of San Diego for the delinquent taxes for the said year 1898, is situated in the City of San Diego, County of San Diego, State of California, and is described as follows:

Lot 24 in block 228 in Mannasse & Schiller's addition.

South one-half of lot 6 and all of lot 7 in block 15 in Fifth Street addition.

West 2 1/2 feet of lot H in block D; lot G in block 135; lot I in block 136; lots C and H in block 159 in Horton's addition.

Lots 5, 6, 7 and 9 in block 162; lots 11 and 12 in block 186; lots 3, 10, 11 and 12 in block 200; lot 1 in block 240; lots 4, 5, 6, 7, 8 and 9 in block 250, Middletown.

Lot 61; lot 175, Middletown right of way.

Said property hereinbefore referred to, which was sold and struch off to the said City of San Diego for the delinquent taxes for the said year 1899, is situated in the City of San Diego, County of San Diego, State of California, and is described as follows:

Lot 7 in block 110; lot 7 in block 284 in Middletown.

Said property hereinbefore referred to. which was sold and struck off to the said City of San Diego for the delinquent taxes for the said year 1900, is situated in the City of San Diego, County of San Diego, State of California, and is described as follows:

Lot 42 in block 92; lot 29 in block 186; lots 46, 47 and 48 in block 227 in Mannasse & Schiller's addition.

Lot 15 in block 85 in Cleveland's addition.

Lot 4 in block 7 in Crittenden's addition.

Lots 15 and 16 in block 8; lots 13, 14, 15 and 16 in block 9; lots 5 and 6 in block 17 in Fifth Street addition.

Lots 4 and 5 in block 6 in Gardner's addition.

Lot 4 in block 115, Middletown.

That the City Clerk of the said City of San Diego be and he is hereby authorized and directed, immediately after the passage and approval of this resolution, to serve a certified copy thereof on the Tax Collector of said city.

An ordinance prescribing certain regulations for the laying of sidewalks and curbs in the city, is read and referred to the Street Committee.

A communication from the City Attorney in the matter of procuring rights of way for a

public highway through Old Town, being read is referred to the Street Committee.

A communication from the City Engineer and Superintendent of Streets giving a report of the result of their investigations upon the use of crude oil on roads and streets, being read is ordered filed.

A communication from the City Engineer transmitting a plat showing a roadway across the land in pueblo lot No.1106 owned by W.R.Rea, and recommending that the city acquire a right of way as shown by said plat, is read and referred to the Street Committee.

A communication from the City Engineer showing the condition of the wooden water pipe line in the avenue on Point Loma east of the Point Loma Homestead property, and recommending that the said eight inch wooden pipe line be repleced with an eight inch cast iron pipe line, being read is referred to the Water Committee.

A Joint Resolution directing the City Engineer to furnish a plat of a roadway through Zschockelt's subdivision of Central Homestead, is read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Parrott, Perrin, Hyers and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Landis and Watson.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1390.

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

That the City Engineer of the City of San Diego, California, be, and he is hereby authorized and directed to make and furnish to this Common Council a survey of a piece of land located on the northeast corner of block two of Zschackelt's subdivision of lots A, B, C and D of block one, Central Homestead, in the City of San Diego, California, for a public highway; said survey to commence at a point on the south line of High street twenty (20) feet west of the northeast corner of said block two, so that when said survey has been completed the wagon road at that point will be twenty (20) feet wider than it is at the present time.

A communication from the Westren Electric and Machinery Company of Los Angeles in the matter of a municipal electric light plant, is read and referred to the Committee on Gas, Electric Lights and Telephones.

A communication from S. Petterson protesting against the proposed sidewalking and curbing of "G" street from Fourth street to the bay, is read and referred to the Street Committee.

The application of J. P. Christensen for permission to construct a concrete sidewalk and curb on Cedar street in front of lot 7 and 1/2 lot 6, block 8, Carruther's addition, is read and granted.

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The petition of Charles Edwards for permission to have his retail liquor license transferred from Fourth and "G" streets to 447 "H" street, is read and referred to the Health and Morals Committee.

The petition of D. A. Baker for authority to use pueblo lot 1329 for grazing purposes, for which he offers the city the sum of \$15.00, is read and referred to the City Lands Committee.

The following report of the Finance Committee in the matter of the offer of Withington & Carter, attorneys, to settle certain tax suits against the city, by paying to the city the sum of \$216.60, is read and adopted, viz:

The Finance Committee recommends that the within proposition to settle tax claims be accepted on the payment into the city treasury of the sum of \$216.60.

C. N. Clark,

K. L. Parrott,

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H. Woolman,

H. Busch.

3/3/02.

Thereupon a Joint Resolution directing the City Attorney to settle certain tax cases upon payment into the city treasury of the sum of \$216.60, is read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Parrott, Perrin, Hyers and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Landis and Watson.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1387.

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

That the City Attorney of the City of San Diego, California, be, and he is hereby authorized and directed to settle the case of Farmum vs. city, Richards vs. city, G. E. Babcock vs. city, and Bulkley vs. city, upon the payment of the sum of \$216.60. The said case of Richards vs. city to include the taxes upon lots D, E, F, G, H and I in block 75 of Horton's addition for the years 1879, 1890, 1892 and 1894; lot "F" in block 44 of Horton's addition for the year 1878, and lot two in block 69 of Sherman's addition for the taxes for the years 1899 and 1900.

The following report of the Finance Committee in the matter of a communication from the Board of Public Works asking for authority to purchase a typewriting machine for the use of the City Engineer, is read and adopted, viz:

The Finance Committee recommends that the within request for a typewriting machine be granted, provided that an allowance of \$25.00 be made for the old machine on the purchase rice of the new machine.

3/3/02.

C. N. Clark,

K. L. Parrott,

H. Woolman,

H. Busch.

Thereupon an ordinance providing for the purchase of a typewriter for the office of the City Engineer, being read is adopted by the following vote, to-wit: AYES -- ALDERMEN Clark, Rainbow, Parrott, Perrin, Hyers and Jones. NOES -- NONE.

ABSENT--ALDERMEN Whitson, Landis and Watson.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1094.

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An Ordinance providing for the purchase of a typewriter for the office of the City Engineer

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of the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to purchase a first class typewriter with fourteen inch carriage and tabulating attachment with dust-proof cover for the use of the office of the City Engineer of said city; provided, that the expense thereof shall not exceed the sum of \$87.50 and the "Oliver" machine now in use in the City Engineer's office.

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 Solon Bryan be allowed an additional 90 days' time in which to complete his contracts for the construction of a cast iron pipe line on "J" street, and also on 25th street, being read on motion the extension of time is granted.

Thereupon a Joint Resolution granting Solon Bryan 90 days' additional time in which to complete the construction of a cast iron water pipe line on "J" street, and on 25th street, is read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Parrott, Perrin, Hyers and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Landis and Watson.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1389.

WHEREAS, The City of San Diego, California, through its Board of Public Works, entered into a contract with Sollon Bryan on the 21st day of January, 1902, wherein and whereby said Solon Bryan agreed to furnish all the labor and material necessary for the construction and to construct a water pipe line on "J" street in the City of San Diego, California, from Sixteenth street to Seventeenth street, and on Seventeenth street from "I" street to "J" street; and

WHEREAS, The said Solon Bryan has asked that the time for the completion of said com

tract be extended for ninety (90) days; and

WHEREAS, The said Board of Public Works of said city has recommended to this Common Council that the time for the completion of said contract be extended for ninety (90) days; and

WHEREAS, The said Solon Bryan entered into a contract with the said City of San Diego, through its said Board of Public Works, on the 7th day of February, 1902, wherein and whereby he agreed to furnish all the labor and material necessary for the construction and to construct a water pipe line on Twenty-fifth street in the City of San Diego, California, from "B" street to the south line of the City Park, and in the said City Park where the said Twenty-fifth street adjoins the said City Park, and adjacent thereto, as set forth in said contract; and

WHEREAS, The said Solon Bryan has petitioned the said Board of Public Works of said city for an extension of time for ninety (90) days within which to complete said contract; and WHEREAS, The said Board of Public Works has recommended to this Common Council that said extension of time be granted,

THEREFORE, BE IT RESOLVED, By the Common Council of the City of San Diego, as follows: That the time within which the said contracts are, and each of them is, to be completed, as specified and set forth therein, be and the same is hereby extended for ninety (90) days from and after the date of the completion thereof as set forth in each of said contracts.

The report of the Poundkeeper for the month of February, 1902, is read and ordered filed.

A resolution of this Board giving its consent to the Board of Delegates to adjourn for a longer time that one week, is read and adopted, viz:

RESOLUTION.

B E I T R E S O L V E D, By the Board of Aldermen of the City of San Diego, as follows: That the consent of this Board be and the same is hereby given to the Board of Delegates to adjourn from March 3d, 1902, to March 17th, 1902.

After first giving due notice President Jones did, in open session, sign an ordinance (No.1097) providing for the purchase of a typewriter for the office of the City Engineer.

Thereupon the Board adjourned until Monday, March 17th, 1902, at 7:30 p.m.

President of the Board of Aldermen.

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ATTEST: Lea D. Lacduna City Clork

ADJOURNED MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, March

17th, 1902.

o'clock p.m., President Jones presiding.

PRESENT--ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis, Jones and Clerk Goldman. ABSENT---ALDERMEN Whitson, Parrott and Watson.

The minutes of the Regular Meeting held March 3rd, 1902, were read and approved.

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

On motion of Alderman Perrin the President is authorized to appoint a Committee of three members of this Board as members of the Board of Equalization.

The petition of property owners along "D" street asking to have the Council take the necessary steps to pave "D" street from the east side of Sixth street to the west line of Twelfth street with bitumen, being read on motion of Alderman Perrin the petition is granted and the City Attorney instructed to prepare a resolution of intention to pave "D" street with bitumen from the east line of Sixth street to the west line of Twelfth street.

The report of the Finance Committee in the matter of a Message from the Mayor vetoing an ordinance providing for the purchase of a steam road roller, and recommending that an ordinance be adopted for the purchase of such a roller, but smaller than the one provided for in the ordinance vetoed by the Mayor, is read and ordered filed.

Thereupon a Joint Resolution instructing the Board of Public Works to investigate the advisability of procuring a horse power road roler, being read is adopted by the following vote, to-wit: <u>AVES -- ALDERMEN</u> Clark, Rainbow, Perrin, Landis and Jones. <u>NOES -- ALDERMEN</u> Whitson and Hyers. <u>ABSENT--ALDERMEN</u> Whitson and Hyers. <u>ABSENT--ALDERMEN</u> Parrott and Watson. Said resolution as adopted is as follows, viz: JOINT RESOLUTION No. 1391. _______ BEIT RESOLVED, By the Common Council of the City of San Diego, as follows: That the Board of Public Works of the City of San Diego, California, be and it is hereby authorized and instructed to investigate and report upon the advisability of procuring, for use by the Street Department of this city, a horse power road roller, of seven or eight tons weight, and the probable cost of such a roller.

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The following report of the Health and Morals Committee in the matter of an ordinance

amending section 1 of Ordinance No.661, entitled, "An Ordinance imposing a license upon certain persons selling goods, wares and merchandise," being read is on motion of Alderman Perrin adopted, viz:

San Diego, Cal., March 13th, 1902.

To the Board of Aldermen,

City,

Gentlemen:--

The Health and Morals Committee, to whom was referred an ordinance amending section 1 of Ordinance No.661, entitled, "An Ordinance imposing a license upon certain persons selling goods, wares and merchandise," herewith reports as follows:

We recommend that section 1 thereof be amended by striking out the words "That it shall be and is hereby declared to be unlawful for any person or persons, without first obtaining a license therefor as herein provided, to engage in or carry on the business of selling tamales, popcorn, candy, peanuts, fish, or other edibles or merchandise from a wagon, cart, wheelbarrow, or other vehicle, or from a table or stand, or otherwise, at a fixed place regularly occupied by such person upon any street, sidewalk, alley, or public park in the City of San Diego, California."

We further recommend that the words "during the day time" in section 1 be stricken out, and the words "between the hours of 7 o'clock a.m. and 6:30 p.m." be inserted in place thereof.

We further recommend that the words "That the rate of such license last above mentioned, shall be \$2.50 per month," in section 1 be stricken out.

We present herewith an ordinance in accordance with this report and recommend that it be adopted.

Respectfully,

M. J. Perrin,

H. M. Landis,

F. C. Hyers.

Thereupon an ordinance amending section 1 of Ordinance No.661, entitled, "An Ordinance imposing a license upon certain persons selling goods, wares and merchandise" approved September 8th, 1899, being read, Alderman Perrin moves that the same be adopted.

Alderman Landis moves said ordinance as read be amended by striking out the words "between the hours of 7 o'clock a.m. and 6:30 o'clock p.m." in section 1 thereof and inserting therein the words "between the hour of 7 o'clock a.m. and sundown", which motion is adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers, Landis and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Parrott and Watson.

Thereupon said ordinance as amended is read and adopted by the following vote, to-wit

AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers, Landis and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Parrott and Watson.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1100.

An Ordinance amending section 1 of Ordinance No.661 of the ordinances of the Cify of San Diego, California, entitled, "An Ordinance imposing a license upon certain persons selling goods, wares and merchandise in the City of San Diego, California," approved September 8th, 1899.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That section 1 of Ordinance No.661 of the ordinances of the City of San Diego, California, entitled, "An Ordinance imposing a license upon certain persons selling goods, wares, and merchandise in the City of San Diego, California," approved September 8th, 1899, be and the same is hereby amended to read as follows:

Section 1. That persons, outside of those conducting regular places of business in the City of San Diego, California, selling in the said city different articles of apparel, dry goods, fancy goods, notions, jewelry, cutlery, groceries, harness, pianos, organs, machinery of all kinds, vehicles, hardware, tinware, mill products, or merchandise of any class or character, to persons not regularly engaged in or carrying on such lines of business in said city, whether by sample or otherwise, shall pay a license of fifty dollars (\$50.00) per quarter; provided, that the foregoing provisions shall apply to persons engaged in or carrying on the business of selling tamales, popcorn, candy, peanuts, fish, or other edibles or merchandise from a wagon, cart, wheelbarrow or other vehicle, table, stand or otherwise at a fixed place regularly occupied by such person upon any street, sidewalk, alley, or park in said city; provided, that no person shall occupy that portion of Fifth street, or the sidewalks thereof, between the south line of "B" street and the north line of "K" street, nor that portion of "D" street between the east line of Fourth street and the west line of Sixth street, or the sidewalks thereof, between the hour of 7 o'clock a. m. and sundown of any day for such purpose; provided, that this ordinance shall not apply to the sale of wood, milk, fruit, vegetables, hay or grain, or other agricultural product in its raw state, nor to any person using a portion of a sidewalk in front of a place of business regularly conducted by such person in a store room or building.

And provided further, that this ordinance shall not affect Ordinance No.126 of the ordinances of said city, entitled, "An Ordinance relating to fruit and other stands in the City of San Diego, California," approved September 7th, 1887, nor Ordinance No.659 of the ordinances of said city, entitled, "An Ordinance imposing a license upon any person engaged in the business of selling medicine or merchandise, or advertising any physician, quack, surgeon or dentist, or other person or business calling by crying the same in the City of San Diego, California," approved September 8th, 1899, nor to Ordinance No.333, approved October 8th, 1895, nor to Ordinance No.667, approved November 7th, 1899. Section 2. That any person who shall violate any provision of this ordinance shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine not exceeding two hundred dollars (\$200.00), or by imprisonment in the city jail of said city for a period not exceeding one hundred (100) days, or by both such fine and imprisonment.

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

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

The following report of the Health and Morals Committee in the matter of an ordinance to prevent playing foot ball in the streets and alleys, is read and adopted, viz:

The Health and Morals Committee recommends that the within ordinance to prevent playing football in the streets and alleys be not adopted.

M. J. Perrin,H. M. Landis,F. C. Hyers,Geo. McNeill.

March 13th, 1902.

The following report of the Health and Morals Committee in the matter of the petition of Chas. Edwards for transfer of retail liquor license, is read and on motion of Alderman Landis adopted, viz:

The Health and Morals Committee recommends that the within petition of Chas. Edwards to move his saloon from Fourth and "G" streets to 447 "H" street, be granted.

H. M. Landis,

F. C. Hyers.

March 13th, 1902.

M. J. Perrin voting no.

A communication from the City Auditor in the matter of expenditures for the various departments for the current fiscal year, being read is ordered filed.

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The report of the Auditor showing the condition of the various funds of the Treasury for the month of February , is presented and ordered filed.

A communication from the Board of Public Works recommending that McKenzie, Flint & Winsby be granted 40 days extension of time in which to complete their contract in laying water pipe in upper Fifth street, is read and the extension granted.

Thereupon a Joint Resolution extending for forty days the time of McKenzie, Flint & Winsby in which to complete their contract for laying water pipe in upper Fifth street, is Read and adopted, viz:

JOINT RESOLUTION No. 1392.

WHEREAS, The City of San Diego, Galifornia, through its Board of Public Works, entered into a contract with McKenzie, Flint & Winsby on the 24th day of February, 1902, wherein and whereby the said McKenzie, Flint & Winsby agreed to furnish all the labor and material (except the twenty inch pipe and twenty-four inch pipe to be furnished by the said City of San Diego) necessary for the construction and to construct a water pipe line on Fifth street in the City of San Diego, California, commencing at University avenue and running 1286 feet south; and 156

WHEREAS, The said McKenzie, Flint & Winsby have asked that the time for the completion of said contract be extended forty (40) days; and

WHEREAS, The said Board of Public Works of said city has recommended to this Common Council that the time for the completion of said contract be extended forty (40) days,

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

A communication from the City Engineer transmitting a plat showing the land necessary to acquire to complete the right of way for the cemetery road to the eastern boundary line of the city, is read and ordered filed.

Thereupon an ordinance authorizing the City Attorney to purchase the land in Zschockelt's subdivision of Central Homestead necessary to complete the right of way for the cemetery road near the eastern boundary line of the city, being read is adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Perrin, Hyers, Landis and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Parrott and Watson.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1098.

An Ordinance providing for the purchase of a piece of land for right of way for cemetery

road 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 be and is hereby determined that the piece of land hereinafter described is necessary for a right of way for a public highway in the City of San Diego, California, and that the City Attorney of the City of San Diego, California, be and he is hereby authorized and directed to acquire by purchase for the use of the said City of San Diego, as a public highway, the said piece of land; provided, that the expense thereof does not exceed the sum of fifteen dollars (\$15.00). Said piece of land being situated in the City of San Diego, County of San Diego, State of California, bounded and described as follows, to-wit:

Commencing at the northeast corner of block numbered two (2) of Zschockelt's subdivision of lots lettered "A," "B," "C," and "D" of block numbered one (1) of Central Homestead in said city, thence running in a westerly direction following the north line of said block numbered two (2) of said Zschockelt's subdivision twenty (20) feet; thence running in a southeasterly direction 74.44 feet to a point on the west line of Fortieth street, distant 71.7 feet from the northeast corner of said block numbered two (2) of said Zschockelt's subdivision; thence running in a northerly direction following the west line of the said Fortieth street 71.7 feet to the point of beginning, containing sixteen one-thousandths (16/1000) of an acre.

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

A communication from the City Engineer giving plans and an estimate of the cost of a metal concrete conduit to take the place of the present "B" street flume, is read and ordered filed.

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

A communication from the Board of Public Works asking for authority to employ Robert W. Hunt & Co., to inspect at the foundry the cast iron pipe recently contracted for by the city, at a cost of 25 cents per ton, is read and the authority granted.

Thereupon an ordinance providing for the employment of an inspector of cast iron pipe, is read and on motion adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Parrott and Watson.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1103.

An Ordinance providing for the employment of an inspector of cast iron pipe for the city of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to employ an inspector to inspect the cast iron pipe, contracted for by the said City of San Diego, at the foundry where the same is manufactured; provided, that the expense thereof does not exceed the sum of one hundred and twenty-five dollars (\$125.00). Said inspector to be under the direct employment of the said Board of Public Works, and to report to the said Board of Public Works the result of such inspection.

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

A communication from the Board of Public Works asking for authority to expend

addition to the amount appropriated for the purchase of a typewriting machine for the use of

the City Engineer, is read and ordered filed.

Thereupon an ordinance appropriating fifteen dollars in addition to the sum appropriated

for the purchase of a typewriting machine for the office of the City Engineer, being read is

on motion of Alderman Landis adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Parrott and Watson.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1102.

An Ordinance appropriating fifteen dollars (\$15.00) additional to the sum appropriated for the

purchase of a typewriting machine for the office of the City Engineer of the City of San

Diego, California.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That there be and is hereby appropriated an additional sum of fifteen dollars (\$15.00) over and the amount allowed by ordinance No.1097 of the ordinances of the City of San Diego, California, approved on the 4th day of March, 1902, viz., \$87.50, for the purchase of a typewriting machine for the use of the City Engineer's department of said city.

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

A communication from the Board of Public Works transmitting the request of Solon Have Bryan that he be allowed 90 additional time in which to complete his contract for the construction of a wooden water pipe line in El Cajon avenue, and recommending that the extension be granted, is read and on motion Solon Bryan is granted 60 days additional time in which to complete said contract.

The following report of the Joint Street Committee in the matter of procuring land () for a roadway across the property of W.R.Rea in pueblo lot llo6, is read and adopted,viz; San Diego, Cal., March 13th, 1902.

To the Common Council,

. City,

Gentlemen:--

The Joint Street Committee, to whom was referred the communication of the City Engineer transmitting a plat of a roadway across lots 1, 2 and 3 of the subdivision of Pueblo Lot No.1106, owned by W.R.Rea, herewith reports and recommends as follows:

That the city take a deed from Mr. Rea for the necessary for a roadway across said lots, as shown by the plat made by the City Engineer.

That the Board of Public Works be instructed, as sonn as the city has acquired title Night to said rifet of way, to cause a good road to be constructed thereon by the city street force.

That the proper steps be taken to allow Mr. Rea to rence up the balance of in said lots. Respectfully, F. C. Hyers, . . M. J. Perrin. . . J. W. Lambert, . F. H. Briggs, J. S. Clark. Thereupon an ordinance providing for the acquisition of a right of way for a public highway over land in Pueblo Lot No.1106 owned by W.R.Rea, and grading a twenty-foot road thereon, is read and adopted by the following vote, to-wit: AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis and Jones. en1* 2 . 20 NOES -- NONE. ·· · · ABSENT--ALDERMEN Whitson, Parrott and Watson.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1101.

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An Ordinance providing for the acquisition of a right of way for a public highway in the City

of San Diego, California, and the grading of a twenty-foot road thereover.

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

Section 1. That the offer of W. R. Rea to convey to the City of San Diego, California, the rights of way for a public highway, hereinafter described, be and the same is hereby accepted, and the City Attorney of the said City of San Diego be and he is hereby authorized and directed to accept a deed for said rights of way to said property. Said property being located in the City of San Diego, County of San Diego, State of California, and described as follows, to wit:

Commencing at a point on the west line of lot No.2 of E.W.Morse's subdivision of pueblo lot No.1106, thirty and eighty-eight hundredths (30-88/100) feet, in a southerly direction from the northwest corner of said lot No.2, thence in an easterly direction three hundred and forty and thirty-eight one-hundredths (340-38/100) feet to a point on the division line between pueblo lots Nos.1106 and 1174 distant, in a westerly direction three hundred and twenty six and eighty-three one-hundredths (326-83/100) feet, from the northeast corner of lot No.1 of said E.W.Morse's subdivision of pueblo lot No.1106; thence in an easterly direction follow ing the said division line between said pueblo lots Nos.1106 and 1174, three hundred and twenty-six and eighty-three one-hundredths (326-83/100) feet to the northeast corner of said lot No.1; thence in a southerly direction following the east line of said lot No.1, thirty and twelve one-hundredths (30-12/100) feet; thence in a westerly direction six hundred and sixtyeight and sixty one-hundredths (668-60/100) feet, to a point on the west line of said lot No. 2, distant in a southerly direction ninety-one and twelve one-hundredths (91-12/100) feet, from the northwest corner of said lot No.2; thence in a northerly direction following the west line of said lot No.2, sixty and twenty-four one-hundredths (60-24/100) feet to the point of beginning, being a part of said lots Nos.1 and 2 of said E.W.Morse's subdivision of pueblo lot No.1106, and containing eight hundred and seventy-nine one-thousandths (879/1000) acres.

Also commencing at the northeast corner of lot No.1 of E.W.Morse's subdivision of pueblo lot No.1106; thence in a westerly direction, following the division line between pueblo lots Nos.1106 and 1174, three hundred and twenty-six and eighty-three one-hundredths (326-83/100) feet; thence in an easterly direction three hundred and twenty-eight and twenty-two one-hundredths (328-22/100) feet to a point distant in a northerly direction thirty and twelve onehundredths (30-12/100) feet, from the said northeast corner of said lot No.1; thence in a southerly direction thirty and twelve one-hundredths (30-12/100) feet to the place of beginning, being a part of pueblo lot No.1174, and containing one-hundred-nineteen one-thousandths (119/1000) acres.

That Board of Public Works of the said City of San Diego be and said Board of Public Works is hereby authorized and directed, thereafter, to cause a twenty foot road to be graded over said right of way with the street force of said city; that after the said road shall have been

so graded, the said W.R.Rea be and he is hereby authorized to fence up all other roads running

across or through said lots numbered one, two and three of said subdivision. 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 Health transmitting an ordinance fixing the salary of the Health Officer at \$200.00 per month during the time in which he is required to attend contagious or infectious diseases in the pest house or quarantined elsewhere in the city, and \$100.00 per month at all other times, and recommending that said ordinance be adopted, is read and ordered filed.

Thereupon an ordinance fixing the compensation and prescribing the duties of the Health Officer, being read is adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Parrott and Watson.

Said ordinance as adopted is as follows, viz:

ORDINANCE No.

An Ordinance fixing the compensation and prescribing the duties of the Health Officer of the City of San Diego, California.

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

Section 1. That it be and is hereby declared to be the duty of the Health Officer of the City of San Diego, California, in addition to his other duties, to examine, attend, and prescribe for all city prisoners and all persons placed in the pest house afflicted with any typhus, ship or yellow fever, bubonic plague, Asiatic cholera, or smallpox, or at any other place in the City of San Diego, California, unless a special physician is employed by the Board of Health and Board of Public Works for that purpose.

That the salary of said Health Officer shall be and the same is hereby fixed at one hundred dollars (\$100.00) per month when he is not required to attend patients in the pest house afflicted with any contagious or infectious disease, but that his salary shall be and the same is hereby fixed at two hundred dollars (\$200.00) per month while he is attending patients in the pest house or at any other place in said city afflicted with typhus, ship or yellow fever, bubonic plague, Asiatic cholera, or smallpox.

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

Section 3. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish, or cause the same to be published once in the city official newspaper of said city, to-wit: the San Diego Union and Daily Bee.

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A Joint Resolution directing the City Attorney to prepare an ordinance to prohibit any person from carrying on the business of beating carpets within 200 feet of any residence, is read and referred to the Health and Morals Committee.

The petition of property owners to have Twenty-second street sidewalked and curbed finbetween "C" and "H" streets, is read and referred to the Street Committee.

Applications of the following named persons for permission to construct concrete sidewalks and curbs in front of the property set opposite their respective names, being read

on motion the same are granted, viz:

Mrs. E. E. Ballou, on "A" street in front of lot F, block 191, Horton's addition; J. P. Christensen, on Ash street in front of lot 7, block 12, Carruther's addition; Goodbody & Roesner, on "G" street in front of lot F, block 37, New Town; Louisa Kleinsmid, on "G" street in front of lot G, block 67, Horton's addition; Dolores A. de Pico, on "G" street in front of lot F, block 778 (40) New San Diego; J. Frank Over, on 22nd street in front of lot 9, block 44, Utt's addition.

The petition of Cora E. Knapp et al., for a water pipe in 24th street between "B" and "C" streets, is read and referred to the Water Committee.

The petition of Mrs. Tena Pope et al., asking for an extension of a water main from a point on "L" and 27th streets up 27th street to a point between "I" and "J" streets, is read and referred to the Water Committee.

The petition of hotel keepers for the repeal of the hotel runners' license ordinance, is read and referred to the Health and Morals Committee.

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An ordinance authorizing the Board of Public Works to construct bulkheads in Fourteenth street from a point half way between "I" and "J" streets to the north line of "M" street, is read and referred to the Street Committee.

A communication from Mrs. E. E. Ballou et al., asking that they be not required at this time to sidewalk and curb in front of their property on "G" street, is read and referred to the Street Committee.

The petition of Samuel A. Snedecor for a retail liquor license at 910 Fourth street, is read and on motion the same is granted.

The petition of E. A. Pidgeon asking to have the retail liquor license now standing in the name of Peter Johnson transferred to himself, place of business 1224 "J" street, is read and on motion the request is granted. The following report of the Fire Committee in the matter of the investigation of the condition of fire engine No.1, is read and adopted, viz: San Diego, Cal., March 14th, 1902. To the Honorable Common Council, City, Gentlemen:--

Your Joint Fire Committee, to whom was referred the communication from the Board of Fire Commissioners and the Chief Engineer of the Fire Department <u>in re</u> the condition of fire

engine No.1, herewith reports and recommends as follows:

Your Committee is informed by the Chief Engineer of the Fire Department that this en-

gine is in a dangerous condition and a new one is a necessity to maintain the efficiency of

the Fire Department; and we therefore recommend that immediate steps be taken by the Common Council to procure a new Metorpolitan Steam Fire Engine to take the place of the engine now in use at the station of Engine Company No.1, the price of which is about \$5,400.00, f.o.b., San Diego.

This engine can be secured by paying thereon \$2,500.00, on delivery, and the balance on deferred payments not exceeding three years, with interest on such deferred payments at the rate of 6% per annum.

Respectfully,

J. P. M. Rainbow, H. M. Landis, Barker Burnell, R. J. Blair.

The following report of the Water Committee in the matter of the petition of residents for a water pipe in Webster avenue, between 26th and 30th streets, is read and adopted viz:

The Joint Water Committee recommends that the within petition be granted and water pipe laid in accordance with the recommendations of the City Engineer and Superintendent of Water Department, when the funds required are available.

> J. P. M. Rainbow, H. M. Landis, J. S. Clark, J. W. Lambert, M. W. Jenks, A. H. Kayser, W. W. Lewis.

3/14/02.

The following report of the Water Committee in the matter of a water pipe line on Point Loma, is read and adopted, viz:

The Joint Water Committee recommends that the within mentioned pipe line be laid in accordance with the recommendation of the City Engineer herein contained. J. P. M. Rainbow, H. M. Landis, J. S. Clark, J. W. Lambert, M. W. Jenks, A. H. Kayser, 3/14/02. W. W. Lewis. At this time President Jones calls Alderman Rainbow to the Chair and introduces an ordinance providing for the filing of inventories with the Mayor by the various departments of the city, and moves that the same be adopted, which motion is adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Parrott and Watson.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1104.

An Ordinance providing for the filing of inventories with the Mayor of the City of San Diego,

California, by the various departments of said city.

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

Section 1. That the various boards, officers, and other heads of departments of the City of San Diego, California, be and they are hereby required, within thirty days after the approval of this ordinance, to file with the Mayor of said city an inventory of all property in the possession of said board, officer, or department belonging to the said City of San Diego. And that hereafter, in the month of January of each year, at the time of filing the annual report, the various boards, officers, and other heads of departments shall file with the Mayor of said city an inventory of all property in the possession of such board, officer, or department belonging to the said City of San Diego.

Section 2. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed to serve, or cause to be served, immediately after the approval hereof, a copy of this ordinance upon each board, officer, or other heads of departments in said city.

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

The following report of the Street Committee in the matter of the request of S. Petterson to be exempted from constructing a sidewalk and curb in front of his property on "G" street, is read and adopted, viz:

The Joint Street Committee recommends that the within request of S. Petterson to be exempted from constructing a sidewalk and curb in front of his property on "G" street east of Arctic street, be denied.

M. J. Perrin,

J. W. Lambert,

F. H. Briggs,

J. S. Clark.

Mar. 13th, 1902.

Thereupon said request is denied.

The following report of the Street Committee in the matter of an ordinance regulating the construction of sidewalks and curbs, is read and adopted, viz:

San Diego, Cal., March 13th, 1902.

To the Common Council,

City,

Gentlemen:--

The Joint Street Committee, to whom was referred an ordinance regulating the construction of sidewalks and curbs, and authorizing the Board of Public Works to issue permits for said work, herewith recommends that no further action be taken on said ordinance.

We also recommend that an ordinance be adopted providing that the City Engineer shall check up all work done under permits granted by the Common Council, before any certificate is issued to the property owner that said sidewalks and curbs have been laid to the official grade.

We present herewith an ordinance to carry this recommendation into effect and recommend its adoption.

Respectfully,

F. C. Hyers,

M. J. Perrin,

J. W. Lambert,

F. H. Briggs.

Thereupon an ordinance regulating the laying of sidewalks and curbs, is read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Parrott and Watson.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1099.

An Ordinance prescribing certain regulations for the laying of sidealks and curbs 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 and is hereby declared to be unlawful for any person to lay or put in place any sidewalk or curb in or upon any street in the City of San Diego, California, without first obtaining permission so to do from the Common Council of the said City of San Diego. Any person desiring to construct a sidewalk or curb upon any street in the City of San Diego, California, shall make application in writing to the said Common Council of said city for permission so to do; said application shall state the place where said sidewalk or curb is to be laid, and the number of feet of said sidewalk or curb to be

constructed. Said applicant shall deposit with the Board of Public Works of said city the sum of \$10.00 for each 50 feet of sidewalk and the sum of \$10.00 for each 50 feet of curb which he desires to construct, as security for the removal of all debris and surplus material from the street in said city when said sidewalk or curb has been constructed, and that said sidewalk and curb will be laid to the official grade of said street. When said application has been granted by the said Common Council and said sum so deposited with the said Board of Public Works, said Board of Public Works shall issue a permit for the construction of said sidewalk or curb, and shall immediately notify the City Engineer of said city of the issuance of such permit, and thereafter the said City Engineer shall set the grade stakes for the construction of such sidewalk and curb, which stakes shall be to the official grade of said street; and thereafter said sidewalk and curb shall be laid and constructed according to said grade stakes and according to the official grade of said street, and not otherwise.

After said sidewalk and curb shall have been so constructed, the City Engineer shall

survey said sidewalk and curb for the purpose of ascertaining whether said sidewalk and curb has been laid to the official grade of said street, and according to the stakes set therefor. If the said City Engineer shall find that the said sidewalk and curb has been laid to the official grade of said street, he shall issue to the person for whom the said sidewalk and curb has been laid a certificate in writing certifying that fact, but he shall not issue any certificate if he finds that said sidewalk and curb has not been laid to the official grade of said street; when the said City Engineer issues such certificate, the said Eoard of Public Works shall thereafter return said deposit, provided, that said surplus material and debris has been removed from said street upon which said sidewalk and curb has not been laid to the official grade of said street, he shall immediately notify the said Eoard of Public Works of that fact, and said deposit shall not be returned until said sidewalk and curb has been laid to the official grade of said street, and a certificate issued to that effect by the said to the official grade of said street, and a certificate issued to that effect by the said City Engineer.

The said City Engineer shall charge the regular fees for making such survey and setting such stakes as prescribed by the ordinances of this city, except that no extra fees shall be charged for checking up work after the completion thereof. This ordinance shall not apply to work done under a contract by the Superintendent of Streets under the general street law of the State of California.

Section 2. That any person who shall violate any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine not exceeding the sum of \$100.00, or by imprisonment in the city jail of said city for a period not exceeding fifty days, or by both such fine and imprisonment.

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

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

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The following report of the Street Committee in the matter of procuring abstracts of

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title to certain land in Old Town, is read and adopted, viz:

The Joint Street Committee recommends that the city do not purchase any land in Old Town for a public road, but that the City Engineer be instructed to fix the points for the establishment of the grades of certain streets in Old Town, so that a roadway may be graded thereon. We therefore present a Joint Resolution directing the City Engineer to establish and recommend the necessary points, and we recommend that said resolution be adopted.

F. C. Hyers,

M. J. Perrin-

J. W. Lambert,

F. H. Briggs,

Mar. 13th, 1902. J. S. Clark.

Thereupon a Joint Resolution directing the City Engineer to furnish a survey of the grade elevations along certain streets from the intersection of Ampudia and Congress streets

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to the end of the bridge across the San Diego river, is read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Parrott and Watson.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1393.

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

That the City Engineer of the City of San Diego, California, be and he is hereby authorized and directed to make and furnish to this Common Council a survey of the grade elevations along such streets as he shall deem advisable for the purpose of constructing a graded wagon road from the intersection of Ampudia and Congress streets in Old Town in the City of San Diego, California, to the south end of the bridge in Old Town. Said grade elevations to be furnished for the purpose of having the grade elevations established on said streets by ordinance.

The following report of the Street Committee in the matter of the petition of residents to have the alleys in block 11, Culverwell's addition, closed, is read and adopted, viz:

The Joint Street Committee recommends that the within petition to have the alley in block 11, Culverwell's addition, closed, be granted.

F. C. Hyers, M. J. Perrin, J. W. Lambert, F. H. Briggs,

J. S. Clark.

Mar. 13th, 1902.

Thereupon a resolution declaring intention to order the closing up of the alleys in block 11 of Culverwell's addition, being read is adopted by the following vote, to-wit: AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Parrott and Watson.

Said resolution as adopted is as follows, viz:

RESOLUTION DECLARING INTENTION

To order the closing up of that portion of the alley in block 11 of Culverwell's addition in the City of San Diego, California, from the east line of 18th street to the west line of 19th street, and that portion of the alley in said block running from the south line of "F" street to the north line of said alley running in said block from the east line of 18th street to the west line of 19th street, being the whole of the alley in said block 11 running east and west and north and south. <u>R E S O L V E D</u>, 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:

To close up that portion of the alley in block 11 of Culverwell's addition in the City of San Diego, California, from the east line of 18th street to the west line of 19th street, and that portion of the alley in said block running from the south line of "F" street to the north line of said alley running in said block from the east line of 18th street to the west line of 19th street, being the whole of the alley in said block 11 running east and west and north and south.

That it is not deemed necessary that any land be taken in closing up said alley.

That the exterior boundary of the district of lands hereby established, and the exterior boundary of the district of lands hereby declared to be affected and benefitted by said work or improvement, and to be assessed to pay the damages, costs, and expenses thereof, are described as follows, to-wit:

Commencing at a point where the south line of "F" street intersects the east line of 18th street, thence running south along the said east line of 18th street to the north line of "G" street; thence running east along said north line of "G" street to the west line of 19th street; thence running north along the said west line of 19th street to the said south line of "F" street; thence running west along the said south line of "F" street to the place of beginning; being the whole of said bolck eleven.

That all of said block, and all of said streets, and all of said alley, and exterior boundaries, and the exterior boundary lines are in the said Culverwell's addition to the City of San Diego, County of San Diego, State of California, as shown by the map endorsed "W. W. Padrick's subdivision of block eleven of Culverwell & Taggart's addition to San Diego," filed in the office of the County Recorder of the County of San Diego, State of California, on the 8th day of August, 1887.

That the San Diego Union and Daily Bee, a daily newspaper published and circulated in said city, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; and the said Street Superintendent is hereby direct ed 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 a period of ten days, in the manner required by law

On motion of Alderman Perrin it is ordered that when the Board adjourns it do adjourn until Monday, March 24th, 1902, at 7:30 p.m.

After first giving due notice President Jones did, in open session, sign an ordinance (No.1098) providing for the purchase of a piece of land for right of way for cemetery road through a portion of Central Homestead; also

An Ordinance (No.1099) prescribing certain regulations for the laying of sidewalks an curbs; also

An Ordinance (No.1100) amending section 1 of ordinance No.661, entitled, "An Ordinance imposing a license upon certain persons selling goods, wares and merchandise in the City of San Diego, California," approved September 8th, 1899; also

An Ordinance (No.1101) providing for the acquisition of a right of way for a public

highway through pueblo lot 1106, and the grading of a twenty foot road thereover; also

An Ordinance (No.1102) appropriating \$15.00 additional to the sum appropriated for the purchase of a typewriting machine for the office of the City Engineer; also

An Ordinance (No.1103) providing for the employment of an inspector of cast iron pipe for the city of San Diego; also

An Ordinance (No.1104) providing for the filing of inventories with the Mayor, by the various departments of the city.

Thereupon the Board adjourned.

ATTEST:

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· · ADJOURNED MEETING.

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Council Chamber of the Board of Aldermen of the City of San Diego, California, March 24th,

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1902.

Pursuant to adjournment a meeting of the Board of Aldermen was held this day at 7:30 p.m. President Jones presiding.

PRESENT--ALDERMEN Rainbow, Hyers, Landis, Watson, Jones and Clerk Goldman. ABSENT---ALDERMEN Clark, Whitson, Parrott and Perrin.

The reading of the minutes of previous meetings was dispensed with.

A communication from the City Attorney in the matter of paving "D" street from Sixth to Twelfth street, and also in the matter of amending the specifications for the construction of sidewalks and curbs, is read and referred to the Street Committee.

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At this time Alderman Perrin enters and takes his seat im the Board.

A communication from the City Attorney transmitting an ordinance providing that the City Clerk sell at public auction certain property conveyed to the city for delinquent taxes, is read and ordered filed.

Thereupon an ordinance providing for the sale at public auction of certain real estate owned by the City of San Diego, California, being read is on motion of Alderman Watson adopted by the following vote, to-wit:

Ordained, By the Common Coun-

AYES -- ALDERMEN Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Clark, Whitson and Parrott.

Said ordinance as adopted is as follows, viz: An Ordinanco Providing for the Sale at Public Auction of Certain Real Estate Owned by the City of San Diego, Cali-fornia. Bo It Ordained Data Ordinance No. 1105.

	ch of the City of San Diego, as follows:	
i	Section 1. That the City Clerk of the	
	City of San D.ego. Californ'a., be and he	
	is hereby authorized, directed, and re- quired to sell at public auction, after pub-	
	quired to sell at public auction, after pub-	
	lication of notice thereof for at least three	
	lication of notice thereof for at least three weeks in the city official newspaper of	
	weeks in the city onic at newspaper of	
	sald Cry, to-wit: the san Diego Union	
	and Darry Bee, all the right, title, interest,	
	said City, to-wit: the San Diego Union and Daily Bee, all the right, title, interest, and estate of the said City of San Diego	
	lin and to the following described reall	
	property situated in the City of San D'e-	
	property situated in the City of San Die- go. County of San Diego, State of Cali-	
	fornia, and particularly described as fol-	
	lows, to-wit:	
	Lots 43 and 44 in Block 49; lots 16, 17, 18,	
	35, 36, 37, and 38 in Elock 133; lot 25 in B ock	
	91; lots 3. 4, 5. 6, 7, and 42 in Block 92; lots	
	18, 23, and 24 in Block 228: lots 8, 9, 10 and	
	11 in Block 228. lot 14 in Block 132. lot 29	
	in Plock 186 and lots /6 47 and 48 in Plack	
	5. 36, 37, and 28 in Block 133; lot 25 in B ock 91; lots 3. 4, 5, 6, 7, and 42 in Block 92; lots 18, 23, and 24 in Block 228; lots 8, 9, 10 and 11 in Block 228; lot 14 in Block 132; lot 29 in Block 186, and lots 46, 47, and 48 in Block 97, all in Manages 6. Solution Addition	
	1.241 , all m mannasse α semmers Author.	
	Lots 35 and 36 in Block 7; lots 17 and 18 in Block 17; lets 8, 15, 16, and 17 in Block 8; lots 13, 14, 15, 16 and 17 in Block 9; lots	
	in Block 17: lets 8, 15, 16, and 17 in Block	
	8; lots 13, 14, 15, 16 and 17 in Block 9; lots	
	17, 18, 19, 20, 21, 22, 23 and 24 in Block 3, and	
	17, 18, 19, 20, 21, 22, 23 and 24 in Block 3, and the south one-half of lot 6 and all of lot	
	7 in Block 15, all in Fifth Street Add.tion.	
	Lets 8, 9, and 10 in Block 5; lots 13 and 14	
	in Block 15: lots 1 2 3 4 5 6 and 7 in	
	in Block 15; lots 1, 2, 3, 4, 5, 6, and 7 in Block 9: lot 12 in Block 3; lots 1, 2, 3, 4, 5,	
	1000000000000000000000000000000000000	
	6, 9, 10, 11 and 12 in Block 4; lots 9 and 10	
	b, B, B, H, and B District and the problem of the second secon	
	Lots A, B, and K in Block 162; lots D,	
	E, F, I, J, K, and L in Block 358; lots D.	
	F, G, H, and I in Block 75; lots C, G, and H in Block 159; lots K and L in Block 300, lots E, F, and G in Block 118; all except	
	If in Block 159; lots K and L in Block 300,	
	lots E, F, and G in Block 118; all except	
	the east 100 feet of the south 50 feet of the	
	north 150 fect of Block 208%; lot B in Block 252; west 2½ feet of lot H in Block D; lot G in Block 135; and lot 1 in Block	
	Blook 252: wast 21/ foot of lot H in Block	
	D: let C in Please 125, and let I in Please	
	120 all in Herkenin Addition	
	136, a'l in Horton's Addition.	
	Let 6 in Block 35; lots 7 and 8 in Block	
	45; lots 3 and 10 in Block 52: lot 11 in Block	
	61; lot 7 in Block 89; lot 2 in Block 114; Block 176½; lot 1 in Block 181; lots 1, 2, 3,	
	Block 176½; lot 1 in Block 181; lots 1, 2, 3,	
	10,-11 and 12 in Block 195; undivided one-	
	half of lots 5 and 6 in Block 209; lots 1, 5	
	and 6 in Block 204 for 11 in Block 210; lots	
	and 6 in Block 204; lot 11 in Block 210; lots 1, 2, 6 and 12 in Block 211; lots 1, 2, 3, 4, 5, 6,	
	5 9 0 10 11 19 19 14 and 15 in Diock 969	
•	7, 8, 9, 10, 11, 12, 13, 14 and 15 in Block 223;	
	10t 10 m Block 224; 10ts 1, 8 and 11 m Block	
	226; Block 200; lots 7, 8, 9, 10; 11 and 12 in	
	lost 10 in Block 221; lots 1, 8 and 11 in Block 226; Block 230; lots 7, 8, 9, 10; 11 and 12 in Block 231; lots 1, 2, 3, 4, 5 and 6 in Block	l
	223; Jots 1, 2, 3, 4, 5 and 6 in Block 234; lots 4, 5, 6, 7, 8, 9, 10, 11 and 12 in Block 238;	
	4: 5. 6. 7. 8. 9. 10. 11 and 12 in Block 238;	

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10ts 7, 8, 9, 10, 11 and 12 in Block 242; 10ts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 in Block 243; lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 in Elock 255; lots 9, 10, 11 and 12 in Block 260; lots 7, 8, 9, 10, 11 and 12 in Block 260; lots 7, 8, 9, 10, 11 and 12 in Block 260; lots 7, 8, 9, 10, 11 and 12 in Block 260; lots 7, 8, 9, 10, 11 and 12 in Block 260; lots 7, 8, 9, 10, 11 and 12 in Block 260; lots 7, 8, 9, 10, 11 and 12 in Block 260; lots 7, 8, 9, 10, 11 and 12 in Block 260; lots 9, 10, 10 Block 277; lots 1, 2, 3, 6, 10, 11 and 12 in Block 277; lots 1, 2, 3, 6, 10, 11 and 12 in Block 278; undivided one-half of lot 9 in Block 280; lots 7 and 12 in Block 294; north 22 feet of lot 10 in Block 294; lots 1, 1, 2, 3, 4, 5, 6, 8, 9 and 10 in Block 294; lots 1, 2, 3, 4, 5, 6, 8, 9 and 10 in Block 294; lots 1, 2, 3, 4, 5, 6, 8, 9 and 10 in Block 298; lots 1, 2, 3, 4, 5, 6, 8, 9 and 10 in Block 298; lots 1, 2, 3, 4, 5, 6, 8, 9 and 10 in Block 298; lots 1, 2, 3, 4, 5, 6, 8, 9 and 10 in Block 128; lots 1, 2, 3, 4, 5, 6, 8, 9 and 10 in Block 298; lots 1, 2, 3, 4, 5, 6, 8, 9 and 10 in Block 298; lots 1, 2, 3, 4, 5, 6, 8, 9 and 10 in Block 298; lots 1, 2, 3, 4, 5, 11 and 12 in Block 186; lot 1 in Block 163; lots 4, 11 and 12 in Block 186; lot 1 in Block 207; lot 1 in Block 212; lot 4 in Block 163; lots 5, 6, 7, 8, 9, 10, 11 and 12 in Block 201; lot 6 in Block 208; lots 1 and 2 in Block 201; lot 6 in Block 272; lots 7, 8, 9, 10, 11 and 12 in Block 272; lots 7, 8, 9, 10, 11 and 12 in Block 102; lots 1 and 2 in Block 258; north 17 feet of lot 10 in Block 294; lots 4, 8 and 9 in Block 102; lots 5, 6, 7 and 9 in Block 162; lots 3, 10, 11 and 12 in Block 200; lot 7 in Block 127; lots 7, 8 and 9 in Block 162; lots 3, 10, 11 and 12 in Block 200; lot 7 in Block 127; lots 7, 8 and 9 in Block 162; lots 3, 10, 11 and 12 in Block 200; lots 7, 8 and 9 in Block 111; lots 1, 2, 3, 9, 10, 11 and 12 in Block 137; lots 7, 8 and 9 in Block 162; lots 46, 47, 48, 59, 61, 62, 67, 68, 69, 70, 71, 72

Addit.o

Lot 15 in Block 85 in Cleveland's Addi-Lot 4 in Block 7 in Crittenden's Addi-

Lot 41m Elock 7 in Criterineria Addi-line. Lots 41 and 5 in Elock 6 in Gardner's Ad-line. Lots 41 and 48 in Block 5 in Watkins & Clitter Hall of said City, clituated on the conthwest, corner of F.fth and "G" 'ricets at a time to be specified in the no-tice of such sale, which date shall be fixed by the said City Clerk in said no-tice, and shall not to more than forty (40) days subsequent to the approval of this critinance; that no'lce of said saib shall be signed and given by the said City Clerk, and shall give the time and place of such sale, lixing the hour and date at which such sale shall take place. Which such sale is the terms and contee shall bour shall be between 9 of cleck hon which such sale is the terms and contee shall bour shall be the same of cleck hon which such sale is the terms and contee shall be on context and and contee shall bour shall be the said place. Which is at the Common Council reserves the right to reject any and all blds; that said of cleck P. M. of the day doice shall bo cold at such sale to the highest scharately and collectively; that said property shall bo for any. Ethos and City Clerk, af-ter making such sale, alwal immodal. By repet the same to the spars aly and collectively, and such shall immodal. Section 2. That the said City Clerk, af-ter making such sale. And said common Council giving the name of the purchaser or purchasers, the amount of the hybrid and best bid offered, both separs aly and collectively, and supprove or reject any concertain and thereujon by crdinance, as berein the cless, or dispervise or reject any one of the said. Common Council shall thereujon by crdinance, and an approve and confirm any sale or all of the said Common Council, as herein provided, and the consideration therefor by raid of the said City of san Diego, a decd shall here with a said clity of san blego, as hereinaiter provided, to said property so sold. That the purchaser of said City of said property, be said City of said sith the reserver of said City of said sith and ray for said of said City, to-wit: the San Di and Daily Bec.

A communication from the Board of Fire Commissioners notifying the Council that certain leases for property used for Fire Department purposes, have expired or are about to

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expire, is read and referred to the Fire Committee.

A Message from the Nayor calling the attention of the Council to the fact that the estimates of the different departments for the year 1902 exceed the revenue that can be raised, and urging that the utmost care be used to keep the expenses within the limit, is read and referred to the Ways and Means Committee.

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A communication from the Board of Public Works transmitting the bid of the San Diego Gas and Electric Light Company for lighting the city with electric lights for one year commencing April 1st, 1902, as provided by Ordinance No.1089, is read and ordered filed.

Thereupon an ordinance directing the Board of Public Works to accept the bid of and enter into a contract with the San Diego Gas and Electric Light Company for lighting the city with electric lights for one year beginning April 1st, 1902, being read is on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Clark, Whitson and Parrott.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1108.

An Ordinance authorizing and directing the Board of Public Works of the City of San Diego, California, to accept the bid of and enter into a contract with the San Diego Gas and Electric Light Company for lighting the streets, avenues and parks of the said City of Sam Diego with electric lights for a period of one year, beginning on the first day of April, 1902.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows:
Section 1. WHEREAS, The Common Council of the City of San Diego, California, by Ordinance
No.1089 of the ordinances of the said City of San Diego, approved on the 25th day of February,
1902, authorized and directed the Board of Public Works of said city 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 first day of April, 1902, and ending on the 31st day of March, 1903; and

WHEREAS, The said Board of Public Works, pursuant to said ordinance, caused a notice calling for bids to be published, as above called for in said ordinance No.1089, in the city official newspaper of said city for the time and in the manner provided for in said ordinance; and WHEREAS, Pursuant to said notice, the San Diego Gas and Electric Light Company on the 24th day of March, 1902, filed with the said Board of Public Works its bid for lighting the stressing streets, avenues, and parks of said city with electric lights for a period of one year, company on the first day of April, 1902, at and for the following sums, to-wit:
170 arc lamps of 2000 candle power each, 58 of which shall be located upon the bidders towers as specified and called for in the notice calling for proposals for public lighting; and 112 of which shall be placed on iron arms 22 feet in length extended from wooden poles 27 feet high with one such lamp on each of said arms, as specified and called for in said notice. All of said lights to be run on what is known as "moon schedule," all for the sum of nine dollars (\$1615.00) per lamp per month, making a total of sixteen hundred and fifteen dollars (\$1615.00) per month payable monthly, for all of said lights. Said bidder shall supply additional lights to those above mentioned and of the same candle

power to be run on same schedule, upon the following terms and conditions:

On towers and masts of not less than three lamps on each tower or mast located within one mile from the intersection of Fifth and "F" streets for \$9.50 per lamp per month, payable monthly, and 25% additional for an additional mile or fraction of a mile beyond said mile limit; a single lamp of similar candle power upon poles or mast arms to be run on the aforesaid schedule, will be furnished at \$9.50 per lamp per month, provided the same be placed at no greater distance than two blocks from the present line, and 10% additional for each 1000 feet or fraction thereof beyond said limit of two blocks.

Also 16 incandescent electric lights to be placed on the iron posts in front of the City Hall, six of said incandescent lights to be placed on the iron posts on Fifth street, and ten of said incandescent lights to be placed on the iron posts on "G" street, all of said incandescent lights to be lighted on every night until twelve o'clock midnight for the sum of one dollar and twenty-five cents (\$1.25) per light per month or a total of twenty dollars (\$20.00) per month for all of sais sixteen incandescent lights, payable monthly.

AND WHEREAS, The said San Diego Gas and Electric Light Company was the lowest responsible bidder; and

WHEREAS, The bid of said Company was the only bid made for furnishing said lights; and

WHEREAS, Said company has complied with the provisions of said ordinance No.1089, hereinbefore referred to, and the notice calling for proposals for public lighting pursuant thereto; and

WHEREAS, Said bid has been referred to the Common Council of said city, as provided by the terms of said Ordinance No.1089 hereinbefore referred to, for approval,

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

That the said Board of Public Works of said city be and said Board of Public Works is hereby authorized and directed to accept the said bid of and enter into a contract with the said San Diego Gas and Electric Light Company for lighting the streets, avenues and parks of said city with electric lights for a period of one year, beginning on the first day of April, 1902, and ending on the 31st day of March, 1903, for the sum of money in said bid, and upon the terms and conditions specified in said Ordinance No.1089, hereinbefore referred to.

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 Commissioners of the Police Department asking the Council to ratify their action in employing two special policemen at \$2.50 per day each, for quarantine purposes, being read on motion the action of the Board is ratified. Thereupon an ordinance providing for the employment of extra policemen is read and on motion of Alderman Perrin adopted by the following vote, to-wit:

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AYES -- ALDERMEN Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Clark, Whitson and Parrott.

Said ordinance as adopted is as follows, viz:

Ordinance Providing for the Employ-ment of Extra Policemen 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 action of the Board of 'Police Cemmiss' or ers in appointing two extra policemen on the 19th day of March, 1909, be and the same is hereby approved, and that the compensation of said police-men shall be at \$2.50 per day from the day on which they are discharged by the day on which they are discharged by the ta'd Board of Police Commissioners. Section 2. That this ordinance shall take effect and be in force from and after its passage and approval. Section 3. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immedi-ately after the approval of this ordinance, to publish or cause the same to be pub-lished once in the city official newspapen of said City, to-wit: the San Diego Union and Datly Bee.

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A communication from the Board of Commissioners of the Police Department asking for authority to employ not to exceed ten at one time at not to exceed \$2.50 per day each to act as special policemen in case of any emergency arising, is read and referred to the Police Committee.

The Clerk presents the affidavit of the publication of the resolution of intention to change the grade of Third street at the southwest corner of the "Plaza" and on the south line of the "Plaza" 100 feet east of the east line of Third street; also the affidavit of the posting of the notice of the passage of said resolution of intention, which affidavits were ordered filed.

Thereupon an ordinance declaring the grade of Third street at the southwest corner of the "Plaza" and of the "Plaza" on the south line thereof 100 feet east of the east line of Third street to be changed, and establishing the grade of the same at said points, being read is on motion of Alderman Watson adopted by the following vote, to-wit: AYES -- ALDERMEN Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Clark, Whitson and Parrott.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1106.

Ordinance No. 1106. An Ordinance Delaring the Grade of That Portion of Third Street in the City of San Diego, California, at the South-west Corner of the "Plaza", and the Grade of That Portion of the Said "Pla-za" on the South Line Thereot One Hundred (100) Feet East of the East Line of Said Third Street to Be Changel, and Establishing the Grade of the Same at the Said Points. Be it Ordained by the Common Council of the City of San Diego, as follows: "Section 1. Whereas, the Common Coun-cil of the City of San Diego, California, on the 20th day of January, 1902, duly passed a Resolution of Intention to change the grade of that portion of Third street in the said City of San Diego at the southwest corner of the "Plaza", and the grade of that portion of the said "Plaza" on the south Line thereof one bundred (100) feet east of the Resolution of Inten-tion designaicd and established the dis-

and of the south Line thereof one hundred (100) feet east of the east line of the said (100) feet east of the east line of the said (100) feet east of the east line of the said (100) feet east which Resolution of Inten-tion designated and established the dis-trict to be benefited by such change of grade and to be assessed to pay the cost of the same; and Whereas, said Resolution of Intention was duly published for ten (10) days in the newspaper of said City in which the offi-cial notices of the Common Council of said City are usually printed and pub-lished, to-wit: the San Diego Urion and Daily Eee, in every regular issue of said newspaper during the said period of ten (10) days as directed by the said Resolu-tion of Intention, and in the manner and by the persons required by law; and Whereas, the Superintendent of Streets did, within five (5) days after the first publication of said Resolution of Inten-tion, duly cause notices of the passage of said a server within said district in the manner and form required by law, and more than thirty (30) days having elapsed from the date of the first publi-cation of said proposed change of grade having been 'filed with the Clerk of the said Common Council, and no objection having been filed with the Clerk of the said Common Council, and no objection they and proposed change of grade change of grade, and the petition of the owners of a matority of the property af-fected by the said procosed change of grade having been filed with the cange of clerk and presented to this Common Council requesting that such grade by changed as aforesaid, and as required by law, Therefore, Be It Further Ordained, by the Common Council of the City of Sap

Council regues ing time states guired by law, Therefore, Be It Further Ordained, by the Common Council of the City of San Diego, as follows: That the grade of that portion of Third streat in the said City of San Diego at the southwest corner of the "Flaza" on the east line of said Third street one hundred and forty-live (145) feet south of a point where the said cast line of Third street intersects the south line of "D" street, and the grade of that portion of said "Pla-za" in said City on the south line thereof one hundred (160) feet east of the east line of said Third street, be and the same is hereby changed and established, and declared to 'be in conformity with said Resolution of Intertion as follows:

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A Joint Resolution granting Solon Bryan 60 days' additional time in which to complete the construction of a wooden water pipe line 800 feet in length in El Cajon avenue, being read is on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Clark, Whitson and Parrott.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1394.

WHEREAS, The City of San Diego, California, through its Board of Public Works, entered into a contract with Solon Bryan on the 29th day of January, 1902, wherein and whereby the said Solon Bryan agreed to furnish all the labor and material necessary for the construction and to construct a twenty-eight (28") inch wooden water pipe line eight hundred feet (800 ft.) in length on El Cajon avenue (formerly University Boulevard) from the east line of Arizona street to the center line of Louisiana street, in the City of San Diego, Cali-

fornia; and

WHEREAS, The said Solon Bryan has asked that the time for the completion of said cortract be extended ninety (90) days, for the reason that the steel bands for the wood pipe cannot be obtained on the coast and must be shipped from the east; and WHEREAS, The said Board of Public Works of said city has recommended to this Common Council that the time for the completion of said contract be extended ninety (90) days; THEREFORE, BE IT RESOLVED, By the Common Council of the City of San Diego, as follows: That the time within which the said contract was to be completed, as specified and set forth therein, be and the same is hereby extended for sixty (60) days from and after the date of the completion thereof as set forth in said contract.

Applications from the following named-persons for permission to construct concrete sidewalks and curbs in front of the property set opposite their respective names, being read are granted, viz:

Joseph Kelly, on "G" street in front of lot F, block 67, Horton's addition; J. P. Christensen, on "G" street in front of lot L, block 91, Horton's addition. 75

A petition from citizens asking that steps be taken to remove a carpet beating establishment on First street between "F" and "G" streets, is read and referred to the Health and Morals Committee.

A communication from the City Auditor giving an estimate of the probable necessities of the city for the fiscal year 1902, is presented and referred to the Ways and Means Committee.

A communication from the Board of Public Works transmitting communications from the Superintendent of the Water Department in relation to the condition of the water pipe line on Point Loma, and in the matter of the repair of the Point Loma pumping plant, is read and ordered filed.

Thereupon the communications from the Water Superintendent above referred to were read and referred to the Water Committee.

A communication from the City Engineer giving different estimates of the cost of constructing water pipe line to Pacific Beach and La Jolla, is read and referred to the Water Committee.

A communication from the City Engineer giving an estimate of the cost of constructing a sewer system in Cleveland Heights, is read and referred to the Sewer Committee.

The petition of Grace B. Hatch for a sewer in Fourth from Juniper to Kalmia street, is read and referred to the Sewer Committee.

An ordinance amending section 2 of Ordinance No.706, providing for the appointment of a Poundkeeper and defining his duties, being read is referred to the Health and Morals Committee,

At this time a communication is received from Alderman K. L. Parrott, tendering his resig

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nation as a member of this Board, being read is ordered filed.

On motion of Alderman Perrin the resignation of Alderman Parrott is accepted with regret.

President Jones appoints Aldermen Watson, Landis and Perrin as the Committee from this Board to act as members of the Board of Equalization.

Alderman Landis now moves that the Board proceed to the election of a member of the Board to fill the vacancy caused by the resignation of K. L. Parrott, which motion is adopted and President Jones Appoints Aldermen Landis and Rainbow as tellers.

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Alderman Landis nominates S. T. Johnson to fill said vacancy.

There being no further nominations, Alderman Perrin moves that the Clerk be instructed to cast the ballot of the Board for S. T. Johnson, which motion is adopted and the Clerk Casts the ballot as instructed. Thereupon President Jones declares S. T. Johnson duly elected as a member of this Board to fill the vacancy caused by the resignation of K. L. Parrott.

After first giving due notice, President Jones did, in open session, sign an ordinance (No.1105) providing for the sale at public auction of certain real estate owned by the City of San Diego, California; also

An ordinance (No.1106) declaring the grade of Third street at the southwest corner of the "Plaza," and the grade of the "Plaza" on the south line thereof 100 feet east of the east line of Third street, and establishing the grade of the same at said points; also

An ordinance (No.1107) providing for the employment of extra policemen; also

An ordinance (No.1108) directing the Board of Public to enter into a contract with the San Diego Gas and Electric Light Company to light the streets, avenues, and parks of the city with electric lights for one year beginning April 1st, 1902.

At this time President Jones announces that Alderman-elect Johnson will act as member of the various Committees in the places heretofore held by Mr. Parrott.

The following rules of the Board, submitted by the Special Committee heretofore appointed, being read were on motion of Alderman Perrin adopted by the following vote, to-wit: <u>AYES</u> -- <u>ALDERMEN</u> Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Clark and Whitson.

Said Rules as adopted are as follows, viz:

RULES OF THE BOARD OF ALDERMEN OF THE CITY OF SAN DIEGO, CALIFORNIA.

Rule I. 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 II. The President shall call the Board to order precisely at the hour appointed for the meeting.

Rule III. The roll of Aldermen shall be called by the Clerk and absentees noted. Rule IV. The Standing Committees shall be as follows: 1st--Ways and Means. 2d---Streets, Alleys, Highways and Parks. 3d---Sewers, Health and Morals. 4th--Fire and Water. 5th--Finance. 6th--City Lands and Public Buildings. 7th--Harbor and Wharves. 8th--Library. 9th--Police. 1oth--Gas, Electric Lights and Telephones. Rule V. The order of business shall be as follows: 1st--Reading Minutes of Previous Meetings. 2nd-Mayor's Messages, Communications, Petitions and Memorials. 3rd-New Business.

4th--Reports of Committees:

a. Standing Committees in their regular order.

b. Special Committees.

5th-Unfinished Business.

6th--Miscellaneous Business.

Provided, That any resolution or ordinance reported upon by a Committee shall be taken up for consideration immediately after the disposal of the Committee report; also,

Provided further, That the President refer all matters to proper Committees unless objections are made thereto.

Rule VI. No member shall vote when personally interested in the decision of the question before the Board.

Rule VII. 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 and seconding the same.

Rule VIII. 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 this Board.

Rule IX. When two members arise at the samt time to address the Board, the Presiding Officer shall decide who shall have the floor.

Rule X. When the Presiding Officer desires to leave the Chair he shall appoint some member of the Board to fill the same pro tem.; or when absent from any meeting the Board shall fill the Chair pro tem. during the time of such absence.

Rule XI. 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 or motion shall accept the such amendment. And more than one amendment to an amendment shall not be allowed to the same question.

Rule XII. 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 XIII. The previous question being moved and seconded shall preclude all further debate until it has been decided.

Rule XIV. A two-thirds vote of all the members present shall be necessary to suspend these rules.

Rule XV. 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 XVI. 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 XVII. When a motion is seconded, it shall be stated by the Presiding Officer, be-

fore debate. And every such motion shall be reduced to writing if any member desire it.

Rule XVIII. 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 XIX. When a question is under debate, no motion shall be received unless: lst--To amend it.

2d---To commit it.

3d---To lay it on the table.

4th--To postpone.

5th--The previous.

6th--To adjourn.

Rule XX. A motion to adjourn shall always be in order and shall be decided without debate.

Rule XXI. Every member who shall be present when a question is put, shall vote for or against the same, unless the Board 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 XXII. 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 XXIII. 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 XXIV. 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 XXV. No member shall absent himself after the Board of Aldermen convene without permission from the Presiding Officer.

Rule XXVI. 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 XXVII. 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 XXVIII. In case of any disturbance or disorderly conduct in the Board room the President shall have to order the same ceased.

Rule XXIX. All Committees shall be appointed by the President unless otherwise ordered by the Board.

Rule XXX. The Janitor shall be Sergeant-at-Arms and shall at all times enforce good order during the meeting of the Board.

Rule XXXI. 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 the 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 said order to cause upon any member or members of said Board violating this rule five days before the regular meeting of said Board at which said order 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.

<u>Provided</u>, That in case of a vacancy in either Board of the Common Council, it shall be filled by such Board until the next general city election.

Rule XXXII. These rules may be changed or abolished only by a two-thirds vote of the Board.

Thereupon the Board adjourned.

President of the Board of Aldermen.

ATTEST: La D. Lacaman City Clerk

REGULAR MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, April 7th, 1902.

A Regular Meeting of the Board Of Aldermen was held this day at 7:30 p.m., President Jones presiding.

PRESENT--ALDERMEN Clark, Rainbow, Johnson, Perrin, Hyers, Landis, Watson, Jones and Clerk Goldman.

ABSENT---ALDERMAN Whitson.

On motion of Alderman Perrin the reading of the minutes was dispensed with.

Applications from the following named persons for permission to construct concrete sidewalks and curbs in front of the property set opposite their respective names, being read on motion of Alderman Hyers the same are granted, viz:

J. Engelbret, in front of lots 9, 10, 11 and 12, block 62, Culverwell & Taggart's addition, 200 feet, on Twenty-second street;

J. Engelbret, on Twenty-second street in front of lots 3 and 4, block 63, Culverwell & Taggart's addition, 100 feet;

J. Engelbret, on Twenty-second street in front of lot 3, block 46, Culverwell & Taggart's addition, 50 feet;

D. M. Hartman, on Twenty-second street in front of lots 7 and 8, block 29, Culverwell & Taggart's addition, 100 feet;

J. Framk Over, on Twenty-second street in front of lots 4 and 5, block 46, Utt's addition, 100 feet;

J. Frank Over, on Twenty-second street in front of lots 8 and 9, block 47, Utt's addition, 100 feet;

U. Frank Over, on Twenty-second street in front of lots 7 and 8, block 62, Utt's ad-

dition, 100 feet;

J. Frank Over, on Twenty-second street in front of lot 2, block 46, Utt's addition, 50, feet;

J. Frank Over, on Twenty-second street in front of lot 9, block 65, Utt's addition,60 feet;

E. F. Parmelee, on Twenty-second street in front of lot 6, block 46, Culverwell & Taggart's addition, 50 feet;

J. Frank Over, on Twenty-second street in front of lot 9, block 29, Taggart's addition, 50 feet;

J. Frank Over, on Twenty-second street in front of lot 4, block 28, Taggart's addition, 50 feet; Grank an THEREFY SEGOND STREET IN Front of lot 7, block 65,Utt's addition, 50 feet;

Manuel Riveroll, on Twenty-second street in front of lot 10, block 44, Culverwell &

Taggart's addition, 50 feet;

J. P. Christensen, on "G" street in front of lot A, block 29, New Town, 100 feet; block 44, J. P. Christensen, on Twenty-second street in front of lots 7 and 8, Utt's addition, 100 feet;

J. P. Christensen, on Twenty-second street in front of lots 8 and 9, block 65, Utt's addition, 100 feet;

Mary T. Dranga, on Twenty-second street in front of lot 9, block 8, Sherman's addition, 34 feet;

United Presbyterian Church, on Twenty-second street in front of lots 71 and 8, block 8, Sherman's addition, 100 feet;

J. P. Christensen, on Twenty-second street in front of lots 10, 11 and 12, block 47, Culverwell & Taggart's addition, 150 feet.

A petition from cement contractors asking the Council to repeal Ordinance No.1099, being read is referred to the Street Committee.

The following report of the City Lands Committee in the matter of the application of D. A. Baker for authority to use pueblo lot No.1329 for grazing purposes, being read is on motion of Alderman Watson adopted, viz:

The City Lands Committee recommends the within petition be granted, the time for which the land may be used to expire Oct. 1st, 1902.

J. P. M. Rainbow,

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Geo. B. Watson,

E. G. Bradbury,

H. Woolman.

4/7/02.

An ordinance providing for the payment of certain bills for material and supplies incurred by the Water Department for March, 1902, being read is on motion of Alderman Watson adopted by the following vote, to-wit:

<u>AYES</u> -- <u>ALDERMEN</u> Clark, Rainbow, Johnson, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Whitson.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1110.

An Ordinance providing for the payment of certain bills for material and supplies incurred by the Water Department of the City of San Diego, California, for the month of March, 1902.
B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. WHEREAS, The Common Council of the City of San Diego, California, has authorized the Board of Public Works of said city to incur an indebtedness in the purchase of material and supplies for the use of the Water Department of said city not to exceed the sum of three hundred dollars (\$300.00). In any one month; and

WHEREAS, The said Board of Public Works has purchased materials and supplies during the month of March, 1902, for the use of the Water Department in the sum of \$752.88, as shown by

the accompanying bills numbered 2149, 2171, 2158, 2131, 2099, 2085, 2083, 2063, 2060, 2055, 2051 and 2184,

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

That said claims be and they are hereby approved and allowed.

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

An ordinance repealing section 13 of Ordinance No.193, entitled, "An Ordinance concerning the public health of the City of San Diego, California," approved February 29th, 1888, being read, Alderman Perrin moves that the same be adopted.

Whereupon on motion of Alderman Watson said ordinance was referred to the Harbor and Wharves Committee.

A communication from the Ninth Ward League urging the Council to take the necessary steps to submit to the people the question of voting bonds for parks and boulevards, is read and referred to the Street Committee.

The petition of property owners to have the Council take the necessary steps to have the east side of Ninth street between "B" and "C" streets sidewalked and curbed with concrete, is read and referred to the Street Committee.

The petition of Frank X. Holzner for authority to maintain a red canvass sign in front of his place of business on "F" street, is read and referred to the Street Committee.

The petition of R. A. Smith for an auctioneer's license for the period of six months in accordance with the provisions of Ordinance No.797, being read is referred to the Health and Morals Committee.

A Joint Resolution directing the City Engineer to examine and report the condition of the grade of El Cajon avenue for a distance of 500 feet east of the east line of Park

Boulevard, being read is referred to the Street Committee.

The petition of P. M. Johnson for leave of absence from the State for 30 days, is read and on motion the leave is granted.

Thereupon a Joint Resolution granting P. M. Johnson a leave of absence from the state for 30 days, being read is on motion of Alderman Landis adopted by the following vote, to-wit: AYES -- ALDERMEN Clark, Rainbow, Johnson, Perrin, Hyers, Landis, Watson and Jones. NOES -- NONE.

ABSENT--ALDERMAN Whitson.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1396.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows: That a leave of absence from the State of California be and the same is hereby granted to P. M. Johnson, a member of the Board of Police Commissioners of the City of San Diego, California, for a period of thirty (30) days from and after the 8th day of April, 1902.

A communication from the City Engineer giving a list of rights of way and a description thereof for the Rose Canyon road, is read and ordered filed, and on motion the City Attorney is directed to prepare deeds to said property for the purpose of the city acquiring title to said property.

A communication from the Board of Public Works transmitting a statement of the expenses of the various departments of the City Government for the month of February, 1902, is presented and ordered filed.

A communication from the Board of Public Works recommending that the bill for water used by the steamer "Spokane" while at quarantine be reduced one-half, being read is referred to the Water Committee.

A communication from the City Attorney transmitting a communication from Mrs. Arnold in the matter of the lease of block 280, Horton's addition, used by the city for the Florence Heights engine house, is read and ordered filed.

The following report of the Street Committee in the matter of the petition of E. E. Ballow et al., to be exempted from constructing sidewalks and curbs on "G" street, is read and · · · adopted, viz:

• •

The Joint Street Committee recommends that the within request to be exempted from constructing sidewalk and curb on "G" street, be denied.

F. C. Hyers, M. J. Perrin, J. W. Lambert, J. S. Clark. April 4th, 1902.

Thereupon said petition was denied.

The following report of the Water Committee in the matter of the petition of Cora E.Knapp

et al., for water pipe in 24th street between "B" and "C" streets is read and adopted, viz: The Water Committee recommends that the within petition be denied on the account of shortage of funds.

> Geo. B. Watson, H. M. Landis, J. S. Clark, J. W. Lambert,

W. W. Lewis.

4/4/02.

Thereupon said petition was denied.

The following report of the Joint Street Committee in the matter of stamping the names of streets in the sidewalks at street intersections, is read and adopted, viz: San Diego, Cal., April 4th, 1902.

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To the Common Council,

City,

Gentlemen:--

The Joint Street Committee herewith recommends that the necessary steps be taken to require all contractors who are engaged in the construction of concrete sidewalks and curbs to stamp at each street corner the name of the street, whenever and wherever a sidewalk is being constructed.

We recommend that the letters or figures to be used in such stamps be not less than three inches in length, and sunk not less than three-eighths of an inch.

Respectfully,

F. C. Hyers, M. J. Perrin, J. W. Lambert,

J. S. Clark.

The following report of the Joint Street Committee in the matter of specifications for street work, is read and adopted, viz:

To the Common Council,

City,

Gentlemen:--

The Joint Street Committee, to whom was referred a communication from the City Attorney in the matter of paving "D" street from the east line of Sixth street to the west line of Twelfth street and also the matter of sidewalking and curbig Twenty-second street from "C" street to "H" street, which communication recommends that the work contemplated on these streets be not Commenced until some changes be made in the specifications, and also asking for instructions as to what kind of paving is to be done on "D" street, herewith recommends that "D" street be paved with bituminous rock on matural earth foundation, but that said work be not commenced until some changes have been made in the specifications for paving on matural earth. The City Engineer is now preparing new specifications for said work by direction of the committee.

We also recommend that amendments be made to the specifications for sidewalking and curbing, as suggested by the City Attorney, and present herewith an ordinance to carry this recommendation into effect.

Respectfully,

F. C. Hyers,

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M. J. Perrin,

J. W. Lambert,

J. S. Clark.

1 A A

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Thereupon an ordinance prescribing specifications for sidewalking and curbing in the City of San Diego, California, being read is on motion of Alderman Landis adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Johnson, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Whitson.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1109.

An Ordinance Prescribing Specifications for Sidewalking and Curbing in the City of San Diego, California. BE IT ORDAINED, By the Common

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

Section 1. That all sidewalking and curbing in the City of San Diego; California, shall be hereafter done in accordance with the following specifications, viz:

All work shall, during its progress and on its completion, conform to the lines and levels, and to the official grade of the streets upon which sata work is to be constructed.

The work to be done shall be as follows:

(a) preparing the foundation for the sidewalk and digging the trench for the curb; (b) constructing and laying the curbing prescribed in the Resolution of Intention; (c) constructing and laying Portland cement concrete pavement; (d) furnishing all materials and labor necessary to perform said work and to complete the same; (e) removing from the streets and sidewalks adjacent to the work, all surplus material and debris.

The work shall be prosecuted in sections of such respective length as may be prescribed to the contractor in writing by the Superintendent of Streets.

All material used in sidewalking and curbing in the City of San Diego, California, shall comply with the following requirements:

1. No cement will be accepted that is not from the works of reliable manufacturers of well established reputation, and the cement will not be tested or permitted to be used unless delivered in original packages properly labelled. Tests of the cement will, unless otherwise specified, be made at a temperafeather edge, mixed in the same manner as the neat cement briquettes and placed on a glass plate shall not show any signs of warping or cracking after seven (7) days in either air or water. Any cement showing signs of swelling, after being mixed, will be rejected. Portland cement shall be ground to such a degree of fineness that not less than 98% by weight shall pass a No. 50 sieve, and not less than 90% by weight shall pass a No. 100 sieve. The ultimate tensile strength of bri-

quettes, one square inch in cross-section, made of neat Portland cement, shall be as follows: One day in air and six days in water

375 pounds. One day in air and twenty-seven days

in water 510 pounds. The ultimate tensile strength of briquettes one square inch in cross-section, made of one part by weight of Fortland cement and three (3) parts of sand shall be as follows:

One day in air and six days in water 120 pounds. One day in air and twenty-seven

days in water 190 pounds.

Broken stone for concrete shall be good, hard stone that will not be affected by the weather, broken so that the longest dimensions of any stone will not exceed one and one half inch $(1-\frac{1}{2}'')$ nor the least dimension of any stone be less than one quarter $(\frac{1}{4}'')$; of an inch, and must be free from dust, dirt or other foreign matter.

Gravel used for concrete shall be of such sizes that the greatest diameter of any pebble will not exceed one and one half inch $(1\frac{1}{2}n)$, nor the least dimensions of any pebbles be less than one quarter $(\frac{1}{4}n)$ of an inch, and must be free from dust, dirt or other foreign matter.

Water shall be fresh, and free from earth, dirt or sewerage.

All sidewalks within that portion of

ture of from sixty (60) to seventy (70) degrees Fahrenheit.

Samples for test may be taken from every package delivered, and unless they meet the requirements herein specified such packages may be rejected.

The sieves used for testing cement for fineness and for guaging the sand to be used in making briquettes for sand tests shall be as follows:

No. 20 sieve shall have 400 meshes to the square inch, and shall be made of wire cloth, No. 28 wire, Stubbs wire guage. No. 30 sieve shall have 900 meshes to the square inch, and shall be made of wire cloth, No. 31 wire. Stubbs wire guage. No. 50 sieve shall have 2500 meshes to the square inch and shall be made of wire cloth, No. 35 wire, Stubbs wire guage. No. 100 sieve shall have 10,000 meshes to the square inch, and shall be made of wire cloth, No. 40 wire, Stubbs wire guage.

Eriquettes for testing tensile strength of cement will be made both of neat cement and of cement and sand in the proportions hereinafter specified, with only enough water added to thoroughly moisten the mixture and make it coherent.

After being thoroughly mixed on a glass plate the mortar shall be firmly pressed into the moulds by hand, and the briquettes so formed placed upon a glass plate and kept there until put in water.

The sand used in preparing briquettes shall be clean and sharp and of such size that it will pass through a number twenty sieve and be retained on a No. 30 sieve.

Round pats of neat cement about three inches in diameter, half inch thick at the center and tapering to a the City of San Diego which is bounded on the north by the north line of "A" street, on the west by the west line of Fourth street, on the east by the east line of Sixth street, and on the south by the north line of "L" street, shall extend from the curb line to the property line.

Outside of the limits of the district above described, the pavement shall be five feet four inches (5'-4'') wide located in the center of the sidewa!k, provided, however, that at all intersections the pavement will extend to the inside line of the curb.

The cement and sand in the specified proportions, by volume shall be thoroughly mixed dry, on at tight platform with shovels or hoes until no streaks of cement are visible. Upon the mixture there shall be spread the proper quantity of broken stone or gravel. The mass shall then be thoroughly turned over with shovels or hoes not less than three (3) times, or until every pebble or piece of broken stone is completely coated with mortar. Water shall be added by sprinkling during the process of mixing in quantities to secure the required consistency.

The cement, sand, and lamp black in the specified proportions shall be thoroughly mixed dry, on a tight platform, with shovels or hoes, until no streaks of cement are visible. , Water shall be, added to the sand and cement mixed in accordance with the foregoing directions, in sufficient quantities to produce mortar of the desired consistency, and the whole thoroughly.

mixed with shovels or hoes until a homogeneous mass is produced.

The mortar, while fresh, shall be spread upon the concrete base before the latter has set, in such quantities that after being thoroughly manipulat-ed and spread over the concrete it will make a layer three quarters (%) of an inch thick conforming to the required grade and cross-section. The surface shall be thoroughly dressed and smoothed and cut into slabs. Board or timber forms shall be pro-

vided by the contractor to mold the concrete and mortar to the required shape, and shall be left until the concrete or mortar is set.

Retempering of concrete or mortar will not be permitted, and mortar or concrete that has begun to set before ramming is completed, shall be removed from the work.

All surfaces on or against which concrete is to be laid shall be thoroughly cleaned and dampened, by sprinkling with water just previous to placing the concrete.

The concrete shall be evenly spread upon the foundation, as soon as mixed, in a layer of such depth that after having been thoroughly compacted with rammers of approved pattern, it shall not be in any place less than three (3) inches thick and the upper surface of it shall be parallel with the proposed surface for the completed pavement. . Concrete shall not be mixed in larger

quantities than is required for immediate use, and no batch shall be larger than can be made of one barrel of cement with the proper proportions of sand and stone.

Concrete shall not be dropped too great a height or thrown from too great a distance when being placed upon the work.

All concrete sidewalks and concrete stamped in letters not less than two inches long, with the name of the contractor constructing the same, and the month and year of such construction. All returns of concrete sidewalks shall be plainly and legibly stamped in letters not less than three inches long, with the names of the streets or avenues upon which the return fronts.

All the stamping herein provided for shall be done by and at the expense of the contractor, under the direction and to the satisfaction of the Superintendent of Streets, and shall be at such place or places, on such sidewalks and curbing as said Superintendent of Streets may direct, and no concrete sidewalks or concrete curbing shall be accepted by the said Superintendent of Streets unless stamped as herein provided.

2. Stone curbs. All natural stone curbs are to be constructed of granite free from defects or flaws that would of mortar three quarters' (34) of an impair their usefulness for the purpose inch thick to be laid before the base for which intended. Each block of becomes set or dry, and shall be comstone must be at least four (4) feet posed of one part by volume of Port-long, six (6) inches thick at top and land cement to one part of sand, collong, six (6) inches thick at top and bottom and sixteen (16) inches deep.

tance of not less than eight (8) inches on paved streets and twelve (12") inch-

than three pieces of 1"x12", thoroughly spiked together, the face of which shall be one continuous piece extending from property line to property line.

4. Artificial stone or concrete curb, Artificial stoné or concrete curb shall be eight (8) inches wide by sixteen (16) inches deep. The Portland cement used to be subject to the requirements here. in enumerated. The concrete shall be composed of one part in volume of Portland cement, two parts of sand and four parts of broken stone. The moulds shall be banked up solidly with earth so that no movement will take place when the concrete is being tamped. The moulds shall be filled with concrete prepared as hereinafter specified and thoroughly tamped to within three quarters (34) of an inch of grade. The final layer of three quarters $(\frac{3}{4})$ of any inch of mortar shall be of one part of cement to one of sand filled in and smoothed with a trowel. After setting for twelve (12) hours it shall then be covered with wet earth three (3) inches deep and kept so covered for ten days. The face of the curb down to the grade line of the gutter shall be finished in the same manner as the top. 5. Cement sidewalks. Pavements of this class shall consist of a foundation of Portland coment concrete three (3) inches thick, and a wearing surface of Portland cement mortar three quar-ters (\mathcal{X}) of an incli thick, making a total thickness of the completed pavement at least three and three quarter (3%) inches.

The earth bed on which the pavement is to rest shall be graded to the required depth below the official grade of the street, the surface of such bed shall be parallel to and conform in every respect to the cross-section of the pavement when finished; the ground, after being perfectly dressed, shall be curbing shall be plainly and legibly made solid by ramming or rolling. All soft or spongy places not affording a firm foundation shall be dug out; all trench refilling shall be thoroughly drenched with water and tamped; all depressions which appear shall be refilled with good and sound material and well rammed. In all places where any filling may be necessary to bring the bed to the required height It shall be done in layers not to exceed eight (8) inches in thickness, and each layer shall be thoroughly drenched and tamped to insure a solid bed.

The base or foundation shall be three (3) inches in thickness, composed of one part by volume Portland cement, two (2) parts of sand and four (4) parts of broken stone or gravel. The Portland cement used to be subject to the re-quirements hereinbefore enumerated. The concrete shall be filled in and thoroughly tamped to within three quarters (34) of an inch of grade. The final layer The tops of each stone shall be dress. ed to the prescribed width of six (6'')inches from which it shall not vary more than one quarter $(\frac{1}{3}'')$ of an inch and its face shall be dressed for a dis-tance of not less than eight (8) inches

Section 2. The contractor shall prees on unpaved streets, down from the serve all stakes set for lines, levels or top.' These dressed surfaces must be measurements of the work in their true and properly squared. They must proper place until authorized to remove be first class pean hammered and no them by the City Engineer. Any exholes are to be allowed. The back of pense in replacing said stakes, which theystone for a depth of two (2") inches the contractor or his subordinates may they stone for a depth of two (2°) increases the contractor of his subordinates may is to be pointed to a fair surface, free have failed to preserve, shall be borne from inequalities exceeding one half by the contractor. The contractor $(\frac{1}{2^{\circ}})$ of an inche measured from a shall, when required to do so by the straight edge, and the joints of the Superintendent of Streets, remove from stone are to show an even edge for a the work any overseer, superintendent, depth equal to the depth of dress-laborer, or other person employed on ing on the face. The joints below the the work who shall refuse or neglect to dressed portion must not be pitched obey said Superintendent of Streets in more than one quarter (14'') on an Inch anything relating to the work, or who under square and must not interfere shall perform his work in a manner with the making of close joints not ex- contrary to these specifications or who

ceeding one cighth (1/3") of an inch shall be found to be incompetent or

throughout the dressed portion of the unfaithful. ends. All edges bordering dressed sur-faces shall be sharply defined.

The lower part of each stone is to be these specifications, during the progroughly squared and shall not fall be- ress of the work, and before the ac-low an average thickness of six (6'') ceptance thereof, or from any unfore-inches at the bottom and shall have no seen obstruction 'or difficulty which point where its minimum thickness may be encountered in the performance falls below four (4") inches. of the work, or from any act or com-

The curb for corners shall be cut to a mission on the part of the contractor, radius of ten (10) feet, and its joints or any person or agent employed by must be on true radial lines. The joints him, occurring in the course of the must not exceed one eighth (1/2) of an work, not authorized by these specificainch and must be cut the full depth. tions, shall be sustained and borne by All joints shall be filled with cement the contractor. No work will be considered as accepted which may be defectgrout.

The curb shall rest on not less than ive in its construction, or deficient in four (4) inches of sand, backed up with any of the requirements of the specifinot less than three (3) inches in width cations in consequence of the negliof sand to within four (4) inches of the gence of any officer of the city to point top of the curb. All back-filling shall out said defects or deficiency during be thoroughly tamped so that there will the construction, and the contractor

be no displacement of the curb. All curbs shall be set to true lines and grades as given by the City Engineer. 3. Wooden curbs. Wooden curbs be contractor shall give twelve (12)⁴ shall be 'of sound black-heart redwood hours' notice in writing when he the shall be of sound black-heart redwood hours' 'notice in writing when he shall planks 3"x12" in size, free from sap, require the service of the City Engin-well and truly, set to the official line of eer for laying out any portion of the the gutter, and inclined one (1) inch to- work. He shall dig all stake holes neeward the property line at the top of essary to give lines and levels. The the curb, to the curb grade, and se- contractor shall not disturb any moncurely spiked with sixty (60) penny uments or stakes found on the line of spikes to 4"x4" redwood stakes not over improvement until authorized so to do spines to 4 X4 returned states not over important and an original by an eight feet apart and at least three (3) by the City Engineer. He shall reset feet long, securely planted, not driven, any monuments or stakes when so di-in hard ground. At corners the radius rected by the City Engineer. The con-of the curve shall be ten (10) feet, and tractor shall be required to remove, at his curve shall be ten (20) feet, and tractor shall be required to remove, at the return or curve shall be of not less his own expense, all obstructions, such as trees, stones, old blocks, debris, etc.

that may be in the way of making the required, improvements; he shall remove all obstructions in a careful manner, and replace the same when necessary that the same should be replaced, in as good a condition as found, and to the proper grade, and all projecting stones or other walks shall be network is stones or other walks shall be network of the curb, and such is stones of such failure, and until hereby authorized and directed, im-cutting and resetting of curbing and their decision is reached on the point mediately after the approval of this replacing of paving shall be done as at issue shall require a suspension of ordinance to publish or cause the same shall be necessary to make proper con- said work from the contractor. If to be published once in the city offn-nections with the work already done we have been examined San Diego Union and Daily hee. stones or other, walks shall be newly shall keep good and sufficient guards, and approved by the Superintendent of around said improvements by fence or otherwise to prevent accident, and condemn any work or material not in shall hang thereon proper lights to accordance with the specifications, and burn from dusk until daylight, and the to require the contractor to immediatecontractor shall hold the city harmless ily remove any work or materials so from any and all suits for damages condemned, and the contractor shall, arising from or out of and during the at his own expense, replace said arising from or out of and down, or any part performance of said work, or any part thereof, and before the same has been accepted: The City, through its Super-ent of Streets, and the decisintendent of Streets, reserves the right of suspending the work, or any part thereof, and at any time during the construction of the same on account of tractor shall neglect or refuse, after the failure to comply with these speci- written notice, to remove or replace fications, without other compensation said rejected work or materials they to the contractor for such suspension shall be removed and replaced by the other than extending the time for com- said Superintendent of Streets at the pleting the work for as long a period contractor's expense.

as the same shall be delayed by such suspension. during the progress of his work, fails be and the same are hereby repealed. to comply with the provisions of these Section 4. That this or jinance shall specification's either in respect to the lake effect and be in force from and materials employed or the manner of after its pasage and approval, employing them, the Superintendent of "Section 5. That the City Clea Streets shall notify the Common Coun- said City of San Diego, he, and he is

Streets, who shall have full power to ion of the said Superintendent of Streets shall be final as to the quality of work or materials. In case the con-

Section 3. That all ordinances of When any contractor, parts of ordinances in condict herewith, Section 5. That the City Clerk of the

The following report of the Fire Committee in the matter of the lease of land for Fire Department purposes, being read is on motion of Alderman Watson adopted, viz:

The Fire Committee recommends that the leases for Fire Department purposes of buildings on 3d street from L. F. Jones, on 6th street from Clark and of land from Mrs. Arnold, be renewed for one year with privilege of 3 years.

> Geo. B. Watson, H. M. Landis, B. Burnell,

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4/4/02.

R. J. Blair.

Thereupon an ordinance providing for the leasing of certain property for the use of the Fire Department, being read is on motion of Alderman Watson adopted by the following vote, to-wit:

Clark, Rainbow, Johnson, Hyers, Landis, Watson and Jones. AYES -- ALDERMEN

NOES -- NONE.

EXCUSED-ALDERMAN Perrin.

ABSENT--ALDERMAN Whitson.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance providing for the leasing of certain property for the use of the Fire Department

of the City of San Diego, California.

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

Section 1. That the City of San Diego, California, lease from the owner thereof lot lettered "I" in block numbered 41 of Horton's addition of the City of San Diego, in the Courty of San Diego, State of California, together with the improvements thereon, except the improvements owned by the said City of San Diego located on the south twenty-five (25) feet of said lot, at and for the monthly rental of fifty dollars (\$50.00) per month for a period of one year, with the right of said city for renewing said lease at its option for a period of two years more.

Also, that the said City of San Diego lease from the owner thereof the south one-half of lot lettered "D" in block numbered 112 in Horton's addition of the said City of San Diego, together with the improvements thereon, at and for the monthly rental of twenty dollars

(\$20.00) per month for a period of one year, with the right of said city for renewing said lease at its option for a period of two years more.

Also, that the said City of San Diego lease from the owner thereof block numbered 280 in Hortom's addition of the said City of San Diego, at and for the monthly rental of thirteen dollars (\$13.00) per month for a period of one year, with the right of said city for renewing said lease at its option for a period of two years more.

Said leases, and each one of them, to contain a provision that the owner of said property shall keep the same in repair and in a tenantable condition, and that the Mayor of said city be, and he is hereby authorized and directed to execute such leases for and on behalf, in the name, and as the act and deed of said city, and that the City Clerk of said city be and he is hereby authorized and directed to attest the execution of said leases, and each one of them, by said Mayor, by affixing thereto his signature and the official seal of said city. Said property to be leased for the use of the Fire Department of the said City of Sam Diego.

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

The following report of the Water Committee in the matter of the repair of the Point Loma water pipe line, is read and adopted, viz:

The Joint Water Committee recommends that the within recommendation of the Supt. of Water Dept. to re-lay a portion of the water pipe line on Point Loma be adopted.

> Geo. B. Watson, H. M. Landis, J. S. Clark, J. W. Lambert, W. W. Lewis.

4/4/02.

Thereupon an ordinance providing for the furnishing of certain material and the laying of certain pipe in repairing the water main on Point Loma, being read is on motion of Aldermen Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Johnson, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Whitson.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance providing for the furnishing of certain material and the laying of certain pipe in repairing the water main on Point Loma, in the City of San Diego, California.
B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and empowered to use seven hundred and twenty-five (725) feet of six (6") inch cast iron water pipe, and five hundred and fifty (550) feet of six (6") inch kalamein water pipe, being a total of twelve hundred and seven-ty-five (1275) linear feet, in repairing and relaying the water main on Point Loma. And that the said Board of Public Works be and said Board is hereby authorized and directed to

advertise for bids and let a contract for furnishing to the said City of San Diego all materials (other than the pipe above mentioned) and all labor necessary to lay said water pipe, commencing in the City of San Diego, County of San Diego, State of California, at the southwest corner of pueblo lot numbered 181, thence running in a northerly direction along the present pipe line for a distance of twelve hundred and seventy-five (1275) feet.

Said material to be furnished and work to be done according to specifications to be prepared by the said Board of Public Works; provided, that the expense thereof shall not exceed the sum of \$334.00.

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

The following report of the Water Committee in the matter of the petition of citizens for an extension of the water pipe in 27th street, being read is on motion of Alderman Landis adopted, viz:

The Water Committee recommends that the within petition be denied on account of the shortage of funds.

Geo. B. Watson, H. M. Landis, J. S. Clark, J. W. Lambert, W. W. Lewis.

4/4/02.

4/4/02.

NOES -- NONE.

Thereupon said petition was denied.

The following report of the Health and Morals Committee im the matter of the petition of hotel keepers for the repeal of the ordinance providing for licensing hotel runners, being read is on motion of Alderman Perrin adopted, viz:

The Health and Morals Committee recommends that the Police Department be requested to enforce the ordinance imposing a license on hotel runners and solicitors.

M. J. Perrin,

H. M. Landis,

F. C. Hyers,

Geo. McNeill,

Geo. B. Chapman.

and the second second

The petition of property owners to change the grade of "H" street at the intersection of Noneteenth street, is read and referred to the Street Committee.

The petition of J. Engelbret for an extension of 30 days' time for completing the grading of Nineteenth street, is read and the petition granted.

Thereupon a Joint Resolution granting John Engelbret 30 days' additional time for completing the grading of Nineteenth street, being read is on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Johnson, Perrin, Hyers, Landis, Watson and Jones.

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ABSENT--ALDERMAN Whitson.

Said resolution as adopted is as follows, viz:

I STATES IN THE SOLUTION NO. 1397.

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

That the time for the completion of the work for grading Nineteenth street from the south line of "D" street to the north line of "N" street, in the City of San Diego, as fixed by the Superintendent of Streets in the contract for grading said street made between John Engelbret, contractor, and S. W. Hackett, Superintendent of Streets, dated November 13th, 1901, be and the same is hereby extended thirty (30) days, and said Superintendent of Streets is hereby authorized and instructed to grant said contractor thirty days additional time to the time fixed in the said contract, including the time hereto before extended within to complete the grading of said street between the points named in said contract.

The petition of Edward Quinlan asking to have the Auditor authorized to transfer the retail liquor license standing in the name of Andrew J. Quinlan, place of business at southwest corner of Third and "I" streets, to Edward Quinlan, being read is on motion of Alderman Landis granted.

The report of the Poundkeeper for the month of April, 1902, is presented and ordered filed.

An ordinance amending section 2 of Ordinance No.706 of the ordinances of the City of San Diego, California, approved February 6th, 1900, defining the duties of the Poundkeeper the same being recommended by the Health and Morals Committee, is read and Alderman Landis moved that the same be adopted, which motion was defeated by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Clark, Rainbow and Johnson.

NOES -- ALDERMEN Perrin, Hyers, Landis, Watson and Jones.

ABSENT--ALDERMAN Whitson.

An ordinance providing for the employment of a physician to attend patients in the pest house, being read is on motion of Alderman Landis adopted by the following vote, to-wit: AYES -- ALDERMEN Clark, Rainbow, Johnson, Perrin, Hyers, Landis, Watson and Jones. NOES -- NONE. ABSENT--ALDERMAN Whitson. Said ordinance as adopted is as follows, viz: ORDINANCE NO. · · ____ An Ordinance providing for the employment of a physician to attend patients in the pest house 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 Health of the City of San Diego, California, through and with the co-operation of the Board of Public Works of said city be, and said Boards are hereby authorized and directed to appoint a physician to attend, prescribe, and care for patients in the pest house of the City of San Diego, California, whose compensation shall be and is hereby fixed at one hundred dollars (\$100.00) per month for such time such physician is actually engaged in rendering medical services for any person or persons affected with smallpox, or other contagious or infectious disease at said pest house.

That it shall be and is hereby declared to be the duty of such physician so employed to remain at said pest house during all of the time at and within which he is employed to attend, prescribe, and care for the persons confined therein.

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

Section 3. That the City Clerk of the said City of San Diego, be, and he is hereby author ized and directed, immediately after the approval of this ordinance to publish or cause the same to be published once in the city official newspaper of said city, to-wit: the San Diego Union and Daily Bee.

A Joint Resolution directing the City Attorney to advise the Council as to what steps are necessary to sell a portion of the City Park, is read and referred to the Street Committee.

A Joint Resolution in the matter of voting Municipal Improvement bonds to extend the Water system and the Sewer system, is read and referred to the Ways and Means Committee.

A communication from the City Attorney in the matter of certain suits commenced against the city to settle delinquent taxes, is read and referred to the City Lands Committee.

A Resolution giving the consent of this Board to the Board of Delegates to adjourn for a longer time than one week is read and adopted, viz:

RESOLUTION.

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BE IT RESOLVED, By the Board of Aldermen of San Diego, as follows:

That the consent of this Board be and the same is hereby given to the Board of Delegates

to adjourn from April 7th, 1902, to April 21st, 1902.

After first giving due notice President Jones did, in open session sign an ordinance (No. 1109) prescribing specifications for sidewalking and curbing, also

An ordinance (No.1110) providing for the payment of claims against the Water Department for material and supplies for the month of March, 1902; also

An ordinance (No.) providing for repairing water pipe line on Point Loma; alsoAn ordinance (No.) providing for leasing property for Fire Department purposes.

Thereupon the Board adjourned until Monday, April 21st, 1902, at 7:30 o'clock p.m.

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ATTEST:

President of the Board of Aldermen.

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- '	ADJOURNED MEEETING.
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. *	Council Chamber of the Board of Aldermen of
	the City of San Diego, California, April 21st,
	1902.
	Pursuant to adjournment a meeting of the Board of Aldermen was held this day at 7:30
	p.m., President Jones presiding.
: - ~	
	PRESENTALDERMEN Clark, Whitson, Rainbow, Perrin, Landis, Watson, Jones and Clerk Goldman.
	ABSENTALDERMEN #Johnson and Hyers.
	The minutes of Adjourned Meeting held March 17th, 1902, were read and approved.
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	At this time Alderman Johnson enters and takes his seat in the Board.
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	The minutes of Adjourned Meeting held March 24th, 1902, and of Regular Meeting held
	April 7th, 1902, were read and approved.
	The Health and Morals Committee having recommended that the petition of R. A. Smith
· ,	for an auctioneer's license be granted, on motion the license was ordered granted.
	The Harbor and Wharves Committee having recommended that an ordinance repealing sec-
	tion 13 of Ordinance No.193 (old series) be adopted, on motion said ordinance is read and
	AYES ALDERMEN Clark, Whitson, Rainbow, Johnson, Perrin, Landis, Watson and Jones.
	NOES NONE
	ABSENTALDERMAN Hyers.
÷.	Said ordinance as adopted is follows, viz: ORDINANCE NO. 1113.
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An ordinance repeating section 13 of Ordinance No.193 of the City of San Diego, entitled,

"An ordinance concerning the public health of the City of San Diego, California," ap-

proved February 20th, 1888.

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

Section 1. That section 13 of Ordinance No.193; approved February 20th; 1888, 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 the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance; to publish or cause the same to be published once in the city official newspaper of said city to wit, the San Diego Union and Daily Bee.

A communication from the City Attorney stating that Arthur G. Nason had brought an

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action against the city and other defendants attacking the validity of certain tax liens, and also stating that one of the defendants offers to settle the taxes upon the same terms upon which the case of Babcock vs. the city was settled, was read and referred to the City Lands Committee.

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A communication from the City Attorney transmitting certain resolutions of intention to sidewalk and curb portions of certain streets, and also transmitting a resolution setting aside all the proceedings heretofore taken to sidewalk and curb the north side of "A" street between 5th and 9th streets, and also recommending that the Council hereafter grant no permits for doing any work described in a resolution of intention after said resolution has been adopted, is read and ordered filed.

A Joint Resolution rescinding the proceedings heretofore taken for sidewalking and curbing the north side of "A" street between 5th and 9th streets, being read is on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Perrin, Landis, Watson and Jones. NOES -- NONE.

ABSENT--ALDERMAN Hyers.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1398.

B.E. I.T. R.E.S.O.L.V.E.D., By the Common Council of the City of San Diego, as follows:

That the resolution of intention heretofore adopted by the Common Council on the 17th day of February, 1902, for the sidewalking and curbing of "A" street in the City of San Diego, California, from the east line of Fifth (5th) street to the west line of Ninth (9th) street, and all proceedings of every name and issue whatsoever taken thereunder be, and the same are hereby, vacated and set aside.

A petition of property owners asking to have Twenty-second street, from the south line of "C" street to the north line of "H" street, sidewalked and curbed on both sides thereof with concrete, is read and on motion the petition is granted.

Thereupon a resolution of intention to sidewalk and curb Twenty-second street from "C" street to "H" street, is read, and on motion of Alderman Perrin it is ordered that action on said resolution be postponed until the regular meeting in June, 1902, in order that any persons so desiring may construct their own sidewalks and curbs before the resolution of intention is adopted.

At this time resolutions of intention to sidewalk and curb the north side of "A" street from 5th street to 9th street; and to sidewalk and curb the east side of 9th street from "B" street to "C" street, are read, and on motion of Alderman Perrin action thereon is postponed until the regular meeting in June for the same reason that action was postponed on the resolution of intention to sidewalk and curb 22nd street.

Applications from the following named persons for permission to construct concrete sidewalks and curbs in front of the property set opposite their respective names, are read and granted, viz: /

Joseph Kelly : In Front of lot "a" Block of Hew Low 100 feet ou & abut; Jaceph Mully in Front of lot "" Block "o" Hortons addition 100 feet on "" Abreit. J. P. Christensew in Front of lat 9. Block & alumana addition so fut on Furnity second abuil. Pulition of J.a. mith agent for ROM Candless for Dupply of Water for Blocks nos 333. 334, Ed 335 Oldtown, is read and referred to the Water Commuter. Petition of bes M. Londew for a retail Liquor Siemas is read and referred to Health and Morals Committee. Pelilion of Burton Ed Hopper for Reduction of Alcune for abour under a Lent is read and manual at & - Por day Therewpow a goint Resolution Granting Burtow Hopper a License to Ramy ow a show at tive Doccars per day is Presented and on notions addopted by the following Two Thirds Dote Forviti Ayes aldunen Clark, Whitson, Rainbow, Johnson, Povins, Landis, mator "ad Jones, nou houe Absent alderners Hyers, Dai'd Parolution as adopted is as Follow big: Jaint Resolutions 12- 1399 Be It Resolved By the Common Council of the City of san Diego, Casin Follows: That Porusion by, and the same is hereby branted to Burtow Thopper to Carry on a show in the City of san Diego, California, upon the payment into the City Frasury, for a Sience Thoufor, of the Sum of \$ 500 Por day. Daid Show to Consist of a musical and Vandeville Intertainment, and to be carried on under a tent about Thirty (30) by Fifty (50) Just in size. The Report of the auditor. Showing the Conditions of the various Funds in thes City Freasury March 3 1 41907 is Presented and ordered tiled. A Communication From the Board of Public Mortes Mecom-Mending that McKensie, Fluit and Minsby, by allowed an additional 30 days Time in Which to Complete Their Contract for the Furnishing. of Cast From Water Pipe for the Fifth Strict and Point Loma Lines, Vering read on notion the Extension of Time is Grauled. A Communications From the Board of Public mortes astring

for authority to purchase Bitumen for the street Department bring read, on motion to brauled, Thoreupon au ordinance anthorizing the Board of Public Works to purchase bitumen for the use of the abut Department, being kead is on motion of alderman mation adopted by the following vote to mit: Ayes Aldonnew Clarke, Whitson, Rambow, Johnson, Perrin, Landis, Watson Ed Jones, how none Abrent aldorman Hyers, said Ordinance as adopted is as Fallows, org; Ordinance Nº 1114. Au Ordinance authorizing tu Boardoz Public morra oz tu ciliz oz san-Diego, California, lo purchase bitumen for the use of the street orportment of said city. Be It Orbanied, By the Common Conneil of the city of san Diego, as Dection 1 - That the Board of Public morris of The Pily of san Dings, California be, and the said Board is houby authorized and directed to purchase Fifteen (15) tous of bitumen for de use of the sbut Department Provided, that the cost thereof does not exceed the sum of one-hundred Dollars (\$100.). Dection 2. That This ordinance shall take effect and be in force from and after the passage rapproval. a Communication From the Board of Public Works asking for authority to purchase tools for the Blacksmith Department, bring read is on motion Granted, Thereufour an ordinance authorizing the Board of Public northe to purchase tools for the use of the Blackmith Deportment bring read is on motion of aldeman handis adopted by the following vole to-mit: Ayes alhornew, clark, Whilson, Rambow, Johnson, Pervin, Landis, Watson, End Jones. Nous none Abrent alderman Hyors, Aaid Ordinance as adopted is as Jaclows; or; Ordinance Mº. 1118. Au Ordinance autoriging the Board of Rublic nortes of the city of Dan Diego, California, to purchase tools for the use of the Blackmith Department of Daid City. 12e 2t Ardained, By the Common Council of the Rity of San Drigo, as Fallows: That the Board of Public Forthe of the City of San Drigo, Dection 1. Ralifornia be, and said Board is hereby, authorized and directed to purchase for the use of the Blacksmith Department of said sity the following tools, vig: 1- Combination Punch and dear;

1- Fore upseller; 1- Det Syracuse bitts, 7/32, 11/32, 15/32, 16/32, 13/32; Fire Pat, Set nood chisels; Set Planes (3 inch set); Saw, draw Mil; Provided, that the Toal cost thereof does not seed one - Hundrid and twenty-five ballars (\$ 125:00). Section 2. That This ordinance shall Take effect and by in force from and after its passage and approval. A Commication From the Board of Public Works asking for authority to Purchase four horses for the obent Department being read is on motion mauled, Thereufour an Ordinance authorizing the Board of Public Worker to Purchase Lowe (4) horses for the use of the Street Department being read is on motions of alderman Rainbow adopted by the Joleowing vole to-mit: Ayes aldermen clark, Whiters, Rainbow, Johnson, Pervice, Kandis, Watsow " Jones. Nous Noue Absent alderman Hyers, Said Ordinance as adopted is as Follows, oig: Ordinance M. 1115. Au Ardinance anthorizing the Boardoz Public Works of the city of same Diego, California, to purchase Four (4) horsee for the use of the stint Department of Daid Cely. Be It Ordanied, By the Common Conneil of the celey of san Digo as Follows; Rection 1. That the Board of Public Works of the air of Dan Digs. California br, and Daid Board is horeby authorized and directed to purchase Four (4) horses for the use of the strut Department of said City; Poooided, the Cost thereof does not betered the Sum of \$ 400,00. Dection 2. That this Ordinauce share tallo effect and bur in force from and after the Passage and approval. A Communication From the Board of Public Norka asking for authority to redusure the steam boilors located at Mission balley and your Louis bring read is on motion Referred to the Walte Commiller, Malero and Brech and for the for the for the second of the law An Ordenance Providing for the payment of the claim of J. H. Davis buing read is on Motion of alderman Verin adopted by the Jallowing vote to-mit: Ayes alderneen Claro, Whitson, Rainbow, Johnston, Poorin,

Landis, matson Ed Jones, Nous noue Absent alderman Hyers, Daid Ordinance as adopted is as Factors viz; Undinance Me. 1116. An Ordinance providing for the payment of the claim of J. T. Davis against the city of Ran Diego California. Be at Ordained, By the Common Conneil of the City of Ran Diego as Xallows: Dection 1. That The Claim of J. H. Davis for Twenty - Tive (\$25,00.) dollars for Services Kendered as a apreial police officer of the city of san Diego, California, during the month of march, 1902, be and the same is hereby allowed and app Dection 2. This Ordinance to take effect and be in force from its passage and approval. An Ardinauce Providing For the Construction of a Los 12) wiel Water Main On Beardsley street and Julian avanue being read is on Molion of alderman Watson apopted by the following vote To-nit. Ayes aldernew Clarc, Whitson, Rainbow, Johnson, Pourie, Laudis Watson Ed Jones, Nous noue Absent alderman Hyers, Baid Ordinance as adopted is as tollows viz; Ordinance Me. 1119. An Underance Providing for the Construction of a two (7") inch natu Main on Beardeley strut and Julian avenue, in the city of san Diego, California. Be Hurdamed, By the Common Conneil of the City of Dan Dies. as Follows: De chioro I. That the Board of Public Norsce of the Cety of Ran Digo, California. be and the said Board of Public Works is hereby authorized and directed to Construct a two (2") unche matine maine in the city of san Digo, Californice, biguining at the two (7") wich nate man at the intersection of Kearney avan and Beardeley abuil (Formerly south twenty-second struct); There running North along Daid Bearboley struct three-hundred and eighty (380's Just to a point thirty (30') Jut north of the Douth live of Julian avenue; Thence running lasterly along Julian Avenue two-hundred and ten 1210") Juit. said North to bu done in accordance with specifications therefor to bu prepared by the said Board of Public Norths; Provided the effense thereof Ahall not Evend The Ann of One- hundred and Jifly-fiver (155,00). Dollars, approval de This Ordinance to latte effect and brin force from 215 Passage and

After First giving due notice President Jones did in Open Ression sign an Ordinance (No 1113) Repealing section 13 of ordinance No 193 of the city of San Diego, also, An Orchinance (no 1114) authorizing the Board of Public Works of the Ely of San Diego, to purchase bitumen for the use of the street Department of said lity, also, An Ordinance (Nº. 1115) authorizing the Board of Public Works of the Rily of san Diego, to Purchase Four (4) horses for the use of the about Department of Raid Rity, also, An Ordinance (Nº 1116) Providing for the Payment of the Claim of J. H. Davis against the Rily of Dan Diego, also, An Ordinance (M-1117) Providing for the Employment of a Physician to attend Patients in the Pest-house in the City of Ran Drige, also, An Ordinance (1118) anthorizing the Board of Public northoop the City of san Diego, to purchase tools for the use of the Blacksmith Deportment of said City Also An Ordinance (Nº-1119) Providing for the Construction of a two (2") wich Water Main on Beardely stud and Julian avenue, in the Rily of San Digo. Against Resolution authorizing the City attorney to dismiss the action brought by the City of Dan Diego, against rhomas & Dowel Principal and Hyant Howard and Hiram Maybury as sureilies, and authorizing and directing the auditor and France to make the necessary and proper entries upon the records of Their respective offices, balancing the account of Thomas I Dowrell as former Trasurer of the lity of Daw Diego, being Head is on Molion of alderman Perris adopted by the following volo, to-wit: Ayes aldernen Clark, Whilson, Rainbow, Johnson, Porrie, Vandis, Mataoco Ed Jones None none, Abrent alderman Hyers, said Resolution as adopted is as follows, viz: Be It Resolved, By the Common Conneil of the City of Dan Digo as Fallows; That Whereas the city of san Diego, California, in the Month of June, 1897 Commenced an action in the Superior Court of The County of Sandigo California, US. Thomas, J. Downe, Aryant Howard and Heraw Mayberry, Defendant, to recover the sum of Five Thousand - three hundred and eighty three dallars and Deventy-three- cents (\$ 5, 383, 73) upon the Official bond of ite Daid Thomas J. Dowrel as Rily Fraswer of the said Rily of Dan Diego, Ralifornia; and Whereas, The said Rity of san Diego has Collected the sum of \$4230°7. of the said sur of Firs- Thousand - three hundred and eighty - three dallars and seventy Three- Cuto (\$ 5, 383,73) leaving a balance due of \$ 1153,66. and. Whereas, There is now in the possessions of the Raid Thomas J. Dowell

a Recivers certificate of the consolidated National Bank for the Sum of \$15. 382,03; and

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There as, the Domptroller of the currency has de clared a Final dividend of Four-and one-half-per-Out (4-1/2 %), Which will make are additional payment of \$697.19 upon the said sum of this-thousand-three hundred-and-eighty-three orleans-and Severely-three-curto (\$5, 383.73), which will leave a net balance of \$461, 47;

Now therefore Be it. Surther Resourced, that when the said sum of \$697. 19 shall have brew paid in the city France, by the said thomas 9, Dowrel, that the city attemus of the said lity br. and he is hereby, authorized to bismin the said action brought by the said City of san Diego, Ralifornia vo. Thomas, Dowrel, Bryant Howard and Hiram Maybury and that thereafter, the auditor and treasever, of the said Rily of san Diego, California, ba, and they are thereby, anthorized and directed to Trake the necessary and proper entries upon the records of their respective officer, balancing the account of the said thomas of Dowrel as former treasever of the Daid City of San Diego, Ralifornia.

A Joint Resolution Manting Permissions to George Mickels and his employees to Conduct, and Operate a Deamit and propeom stand on "S" strut bring read is one motion of alderman Sandis adopted by the following vote to wit;

Ayes aldonnen clark, Whitson, Rambow, Johnson, Vervin, Landie, Watrow "id goues.

Nous None Abrent aldernan Hyera, Said Resolution as adopted is as Follows, or; Janet Ausolution Me. 1401. Be It Resolved. By the Common Conneil of the city of san Diego, as Follows that permissions by, and it is hereby, given and granted to theory

Mettols and his Eufloyees to Conduct, Operate and maintains a pranut and popeon stand upon a cart on while on the south side of & strut between Fifth (5th) and sitth (16th) Struts, in the city of san Diego, California, from two O'clock P. M. unlie sunset of every day. A Commucation from the Board of Public Works to anomitting Statement of Expenses of city Hoverment for march 1902 is presented and Ordered Filed. An Ordinance Firing the salary of the assistant facilor of The City Hall, bring read is on motion referred to the Finance Committee A Communications from the Board of Hearth and Board of Public Norka transmitting an Ordinance prescribing Certain rules and

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Regulations for making Connections with the public Sever system and prescribing Certain Rules and regulations in regord to plumbing more bring read is on motion referred to the Dewer Committee. An Andriace providing for the payment of men Euployed in the Eng iners office of the City of Dan Diego, bring read is on motion reproved to the Finance Commillio, A Pelilion of Hooperty Oconers purporting to contain the names of the owners of a magority of the property fronting upon I street from the last line of fourteent obient to the wast line of Eighteenth obier, for the mading of I abut from the east line of Eighth south to the wast line of Leventy-Fifth Abent, and the sidewalks thereof to the Official brade is presented and ordered Filed, At this time the Clock Procents the Affedavits of Publication and Posting of the Resolution of Intentions to Gran & about from the east line of Eighthe abreat to the worst line of twendy- Fifthe about, alas the affectavit of Publication and Posting of the notice of the parrage of said resolution of nutertion. Which affidavits ware ordered Filed, Morecipon a Resolutions. Ordering the work of brading I struct in the city of san Diego from the east line of Eighthe stul to the west line of Thompy- Fifth Abuil, King read is on motion of aldernan Pervice adopted by the following vote to - wit, Ayes aldonnen clark, Whitson, Kainbow, Johnson, Verrin, Kandis, Watrow adjones, nous none Absent aldorman Hyere, Raid Resolution an adopted is as Follows, viz; Resolution Ordering the World Of Grading "I" Abut in the city of san Diego, California, from the east live of Eighth Abut to the worst live of twenty- fifthe Abut. Mesolord by the Common Conneil of the city of Ran Diego, Ralifornia, that the public interest and convinences of Raid city require that the world hereinafter described ba done, and therefore the said common Connecil hereby orders the following street works to be done in said city To-mit: That that portion of I strut in the City of san Diego, California, from the last line of Eighth Abreit to the wast line of Twanty- fifth sout and the sidmodeles thereof excepting, however, the mersection of The said & stud with Leuth Strut, and the untersection of the said I stud with Elevanth struck, and the intersection of the said I abert with Thorteenth Abut, and that Portions of the Ulersections of the band "I stut with Fifteenth struct now occupied by a Wooden bridge,

alled generation and auto Mundand of the Josend of addument Thursdow the Board alfound. of two made much on motion was grouted. The case maries opplecation for haven for abuve to a parial said new apapers designated as afressaid) or that purpose. Ordering monds, porties days, in the manue required by laws, we Alaid cluds is also hereby directed to fourtule this resolution a aborded for that purposes. the opecifications parted or on file, in the sail new operated deargnaled witting realed professed or bide for doing the same, and referring to days, in the manuer aud-form required by law, a notice of said work, daid month, and said clude is hundy diviceded to publich, for hive Notice with operifications inviting realed propode or bid for doing Jure days ou or rear de chamber door of said common coursed a The clust of this city is hereby directed to part compressionally for and torus, and by the percour required by have Maled proporale for dama the same, allow buildede, in the manues "The chi this resolution ordering norte, and the value of acul more uniting auch bureuraud in dais buty is housedy designed as the new of afrer in The received were and hard Bue, a darly new apaper published The office of the curle atures before the abstrice of this becaution. Dail pourto, has brew porceuted to this common council and filed in alting for the goaling of saw & abuil to the new goals theread, between between the least live of sourteenth strath aces the weast live of descent shut putition of the annew of a magant of the full fronting on the said & atul That it by auch it is hereby found, declared and determined that a to the adoption of this Placeture. been presented to This common courses audfiled by the clust there of for for the grading of aced & abuild buture auch pourlo to the afterial grade, have the load live of Eight shut and the was live of live of the wind fifth studt, astrong of the owner of a maganer of the Just frouting on the said & abut between That it by aud it is hereby found, ductanced and determined, that a faitien No. 3 Hg of the Orderiances of the said any of sam sugs, approved Submary 11. us accordance much the oprestreature thurder, as contained in Ordinause or graded to the officeral grade thereof, be graded to the affrecial grade thereof of baud of abuild balance said founds abuady dedeuraciad, or curbed or builded interestion of the dark " " their with twenty first sheet, and the interestion and the unterrection of the said of third with sylewith shered, and the



REGULAR MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, May 5th, 1902.

A Regular Meeting of the Board of Aldermen was held this day at 7:30 p.m., President Jones presiding.

PRESENT--ALDERMEN Whitson, Rainbow, Johnson, Perrin, Hyers, Landis, Watson, Jones and Clerk Vincent.

ABSENT---ALDERMAN Clark.

The minutes of Adjourned Meeting held April 21st, 1902, were read and approved.

At this time President Jones announces that the first business in order is the election of a President of the Board for the coming year; and appoints Aldermen Rainbow and Watson as tellers.

Alderman Johnson places Alderman Perrin in nomination for President of the Board for the coming year.

There being no further nominations on motion of Alderman Rainbow the Clerk is instructed to cast the ballot of the Board for Alderman Perrin as President for the coming year. The clerk having cast the ballot, the tellers announce the vote of the Board for Alderman M. J. Perrin for President.

Thereupon President Jones declares Alderman M. J. Perrin duly elected as President of the Board of Aldermen for the coming year.

President Perrin now takes his seat as presiding officer of the Board.

On motion and by unanimous consent the thanks of the Board were extended to retiring President Jones for his uniform courteous and impartial treatment of the members of the Board during the past year.

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Alderman Landis asks for a leave of absence from the city for 30 days, which leave is on motion granted.

President Perrin announces the Standing Committees for the ensuing year, as follows: Ways and Means---H. M. Landis, S. T. Johnson, J. P. M. Rainbow. Alleys, Streets, Highways and Parks---Fred C. Hyers, Geo. B. Watson and Dan F. Jones. Sewers, Health and Morals---Dan F. Jones, Fred C. Hyers, H. M. Landis. Fire and Water---Geo. B. Watson, H. M. Landis, J. P. M. Rainbow. Finance---Chas. N. Clark, S. T. Johnson, J. P. M. Rainbow. City Lands and Public Buildings---J. P. M. Rainbow, W. W. Whitson, Geo. B. Watson. Harbor and Wharves---S. T. Johnson, Chas. N. Clark, Fred C. Hyers. Library---Geo. B. Watson, Dan F. Jones, S. T. Johnson. Police---W. W. Whitson, Fred C. Hyers, Chas. N. Clark. Gas, Electric Lights and Telephones---H. M. Landis, Chas. N. Clark, W. W. Whitson.

The Annal Message of the Mayor Transmitting the Reports of the Various Deportments of the kily toomment is presented read. Mercupou ou motion of advance Watson the matter Contained in Raid Message was referred to a special Committee, Resident Perris appoints as such Committee aldonnew patrow, Rainbow and Whilsow, A Message From the mayor Fransmilling the request of the Rely Vat Collector. For additional deputies, and recommending that the request bu grauled, Presented, read and on molion of aldorman Jones is referred to the Joint Vinance Committee, On motion of aldeman Landis it is ordered that when the Board abgowns it do adjown until Madnesday may 7th at 7. 500 clock P. M. A Communication From the City and to Fransmitting the access ment Roles for the Jiscal year 1907, Phesespled read and on motion of aldonnan Jones referred to the mayo means committee, and is as Fallows, biz: San Diego California May 5; the 1902. to the Hon Common Council, Rau Diego, California. Geutlemen:-In accordance with provisions of Section 9 of Phapete 1- of Article VI, of the chanter, I herewith deliver to you the assessment roll of the city of Ran Diego, California, for Liscal year 1902, yours Truly, Vat Ve, Litus Rity audelor. A Commication From the Board of Public months Francium Request of R.M. Myter for permission to construct a server at La galla Parke at the Expense of Raid petitioner; and recommending that authority be granted for said Rever; the same to be constructed under the supervision of the Board & Public norks in accordance with plans and Specifications to be prepared by said is read and on motion manted. Thereupon a fourt Resolution marting permission to Raid P. n. Witce to Construct said Revor is read and on moleon adop ted by the following vote, to wit: Ayen aldonnen Whitoon, Rainbow Johnson, Jones Hyers Laudis, Watrow and Pervin, Hors None Absent alderman Clark, Daid Resolution as adopted is as Fallows, vig;

Be It Resolved, By the Common Conneil of the city of Dan-Diego, as Fallows: That Permission be and is hereby branted to C. M. MY Ku to Construct a Suvar kunning from lot 31 in Block 55, La Jour Parto, in the City of Daw -Diego, California, along the abrest to the Ocean; the same to be constructed at his own Epense, and michaut any Epense Whatever to the said city of Aan Drigo, The City of Dan Digo to acquire said Dewor Them a Complete seus braze system shall have been constructed by said aly in the said ta falla Park; Povoided, that the same is constructed according to the operifications to be prepared by the City Engineer of the Raid City of san Digo, and laid according to Grade stakes to be set by him, and under the Difervision of the Duperintendent of Decours of David City. A Commication Fourthe Board of Rublis Horse asking for auchority to purchase to a morele of Portage Stamps For the use of the various Defortments of the Rity Hovement is read and on motion thrute. mauled Thereupour a faint Resolution authorizing said Board to Purchase Postage Blamps is read and on motion adopted by the Following bote, to-wit: Ayes aldermen Milson, Rainbow, Johnson, Jones, Hyers, Landis, Watson Ed Perrie. none none Absent alderman Clark, Baid Resolutions as adopted is as Follows, viz: Joint Mesolutions Me, 1406, Be & Resolved, By the Common Conneil of the City of san Diego, as Follows That the Board of Public Works of the Rily of Ran Diego, Ralifornia, bu and daid Board is hereby authorized and directed to purchase \$ 50,00 month of Postago Stamps for the use of the various Deportments of the Rity Goovernment. A Communication From the Board of Public Works recommeending that said Board her auchorized to advertise for bids for Jurnishing the Rily with Stationary is kead and on motion referred to the Finance Committee. The Report of the Bily Bluk of the result of the Vublic Aale of Mal Estate held on the 73d day of april, 1907. in accordance with the provisions of Ordinance "No. 1105." approved March 25-the 1902. bring read is on Motion, referred to the Juiance Committee.

The Report of the Pound Keeper for the month of april 1902 bring read is ordered filed. A communication From the manufacturers and Producers association of California, Ralling alleulion to section 3247 of the Political code bring read is on motion of addeman Whitson referred to the board of Public porke, A Romunication From L. S. Boone In regard to suit to Quiet Litte as against the city to ite following described real Estate; Blocks 3-4. 5= 6. and 12 p Pauleys addition to this city, and his offer to secre delingung Jap Claims bring read is on motion of aldornan Jones reformed to che Joint Finance Committee. Abilition of Citizens. asking that necessary steps be taken to put in repair the Public road leading from about half way across the Rose-Ville byke to Ocean Beach being read is on motion referred to the Joint Abreet Committee. The Pelition of Sea D. Galdman for Fire Hydrauls to be located at the intersection of Kogan armue and 20th about and Logan avance and 28 strut is read and on motion referred to the Joint Water Committee. Applications From the following named persone for Permission to construct concrete didenacks and curbs in Front of the property set Opposite their respectivo names bring read is on Mation mauled, big: J. Trank Ovor on "a" Strut in Front of Lat I Block 189 Hortons addition 100 fut. . PS. Leisewing ou 22 stut in front of lato 5+6, Block & B Shormans addition 100 Jul. J. P. Christensen on "A" strut in Front of Lat " Block" S" Hortons addition 100 Jul. I.P. Christeresero on 22 strutine Frontoplat 7. Block 47. Culomondo Ed Vaggasto additiono 50 Jul A. P. Christensen on a " abut in front of lat & Block 189, Hortons addition 100 Jul The following Report of the street Committee in the matter of Repolution nestmeting city attorney to advise the Council as to the news any steps to be taken to sell a portion of the city Parks is read and adopted bz, The Abut Committee recommends that the Michie

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J.C. Hyeres Rapher church Joundation, according to abscription now having prepared Jurdich abuild bur paver & with apphal on an happeal once thut how the said bure of auth obuil to the weet have of The gain't abuil coursise recommends that at Hullwew: de its bourses burned ou moliouop adorenom Hyoro adopad, 123: 1902. The tolowing of the goint sheet convertise in the of the second and the General of the stale begiolodine in this marken. Courses coursed as to the Decardan Plye to be halder to the Council as to the heading quick a Course of Aro adverse and bujo, as to course. Hat the put alorner be wetreed to advise at comment Portion of the alon, Murdons or Purchase a onescence closer harder burbras fait and a whatered and the proceeds used to unprover the remaindur of dard but Muran a portion Though (af no ligad cana stude) rught by sold to actuary march for that purpose, in our body, and In hurses, marine and more hur programme digner au becommy autures . How Were the 1408. Aard Resolution as about to a follow of tollow of Abrent aldonuan Clark, Now Nom Ayes Udernen Millow, Raudow, Johnson, Jone, Hyues, Saudio itin-of Parte bring reach is ou motion addenness gover adopted by the particution when Thruppen a gouit buselieur matriceding the bus deline our auring le 76, Hyun about 7 st 1902 Presention by adopted

207Hes B. Watson , J.M. Laubert X H Briggs , J. S. Clark " The fallowing Reportor the gouit about Committee in the matter of the Velition of Property Owners for isidewalk and curl on Eastein of minth object batwane Band C"Abuils is read and on malion of alderman Landis adopted, big: The Jourt Abut Rommilles recommende that the within Pelition to Adewalk and curch the east side of ninth strut between Band & Shuls ba grauled, V. C. Hyers, Her B matano, J.M. Laubart, X.H. Driggs, april 28 the 1902 J.N. Clarks, The Report of the Joint abreat Committee in the matter of the Pelition of Anaux X Holgner for Domission to suspend a Banner sign Ou I struct is real, and on motion of alderman Whilson is laid on the Lable, Thereupon on Motion of alternan Hyers said Philips was Denied, The Report of the Joint Street Committee is the matter of the goint Persolution directing the City Engineer to invastigate the Condition of the grade of El Cagon avenue is read, and on motion of alderman Hyere adopted viz The Joint Abut Bommille recommends that the within joint Resolution directing the Rite Engineer to investigate the Condition of the man of El Cajon dramme hear university Boulevard be adopted. X. L. Hyors, Seo, B. Walsono, J. M. Laubart, . april 28th 1907 X Hidriggs, J. N. Clark, Thompon a Joint Perolutions directing the City Engineer to Eamine and report on the made of El cagon armune mean Park Boulevard bing read is on motion adopted by the Fallouring vote to mit Ayes Aldermen Whitson, Rambow, Johnson, Jones, Hyers, Landis, Matson Ed Provins

nous none Absent aldonnan Clark Baid Resolutions as adopted is as tollows, big: Joint Resolution NO. 1407. Be It Resolved By the Common Conneil of the city of Randrigs, anows: as Forows: That the aly Eigeneer of the Rily of Dan Diego, California, bu and he is hereby authorized and directed to Eaurine the roadway ou El cajou Avance for a distance of Five hundred (500) Jut East from the East line of Pail Boulevard and report to the Connor council if in his Opinion the War Raw bu unproved; and if Do to submit and Estimate of the out of making the change. The Fallowing Reportoz the Joint abut committie Recommending chiat the Board of Public Works be authorized to grant Permits For Concrete Aidewall's and Rurbs and fit the amount to deposited for each 100 fait or less is read and on motion aldornan Hyers adopted, viz: The Jourt Down Committee recommends that the Board of Public norks bu authorized to mant permits for concrete Sidwalks and curbs and that the amount to be deposited For Each Permit ba fixed at \$ 10,00 for Each 100 feet or less XCHyore, Leo B Walson & M. Kamburt, april 28 - 1902. X.H.Briggs, Clark, Thoreupour au Ordinance Prascribing Perlain Regulalious for the laying of Didwalks and cube bring read, is on motion of aldernan Whitoon adopted by the following, vole, To-nit. allunus Whitsow, Macubow, Johnson, you Walson ad Porrin. Laudis Nors none Abuit alberman, Clause Said Ordinance an adopted is as Follows, vig: # 1120-Ordinance No. 1120. An Ordinance Prescribing Certain Regulations for the Laying of Sidewalks and Curbs 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 and is hereby declared to be unlawful for any person to lay or put in place any sidewalk or curb in or upon any street in the City of San Diego, California, with out first obtaining permission so to do from the Board of Public Works of said city. Any person desiring to construct a sidewalk or curb upon any street in the said City of San Diego shall make application in writing to the said Board of Public Works for permission so to do; said application shall state the place where said sidewalk or curb is to be laid, and the number of feet of said sidewalk or curb to be constructed.

Said applicant shall deposit with the said Board of Public Works the sum of ten dollars (\$10.00) for each one hundred (100) feet of sidewalk and curb, or fractional part thereof where the applicant desires to construct both a sidewalk and curb at the same time in front of the same property, or ten dollars (\$10.00) for each one hundred (100) feet of sidewalk, or fractional part thereof, where the applicant desires to construct h sidewalk, without con structing a curb at the same time in front of the same property, or ten dollars (\$10.00) for each one hundred (100) fect of curb, or fractional part thereof, where the applicant does not desire to construct a sidewalk at the same time in front of the same property, as security for the removal of all debris and surplus material from the street in said City when said sidewalk or curb has been constructed, and also as security that said sidewalk and curb shall be laid to the official grade of said street.

Upon said application being made and said sum being so deposited with the said Board of Public Works, the said Board of Public Works shall issue a permit to the applicant for the construction of the work described in the application, and shall immediately notify the City Engineer of said City of the issuance of such permit, and thereafter the said City Engineer shall set the grade stakes for the construction of the said work, which stakes shall be to the official grade of said street; and thercafter said work shall be constructed according to the said grade stakes and according to the official grade of said street, and according to the specifications prescribed for doing such work by the ordinances of said City in force at the time such work is donc, and not otherwise.

After said work shall have been so constructed, the said City Engineer shall survey the same for the purpose of ascertaining whether said work has been constructed to the official grade of said street, and according to the stakes set, therefor. If the said City Engineer shall find that the said work has been constructed according to the official grade of said street, he shall issue, to the person for whom the said work has been constructed, a certificate in writing certifying that fact, but he shall not issue any certificate if he finds that the said work has not been constructed according to the official grade of said street; when the said City Engincer issues such certificate, the said Board of Public Works shall thereafter return said deposit, provided, that said surplus materials and debris have been removed from said street upon which said work has been so constructed. If the said City Engineer shall find that the said work has not been constructed according to the official grade of said street, he shall immediately notify the said Board of Public Works of that fact, and said deposit shall not be returned until said work has been constructed according to the official grade of said street, and a certificate issued to that effect by the said City Engineer.

Provided, however, that no permit shall be issued by the said Eoard of Public Works for the construction of bituminous rock or asphalt sidewalks, or wooden curbs; nor shall, a permit be issued by said Bcard of Public Works for the construction of a concrete or other sidewalk or curb aftera resolution of intention has been passed by the Common Council of said City to sidewalk or curb the portion of the street upon which the applicant desires to construct such sidewalk or curb, without special permission having been first had and obtained from

the Common Council of said City. The said City Engineer shall charge the regular fees for making such sur-

the regular tees for making such such vey and setting such stakes as prescribed by the ordinances of this City, except that no extra fees shall be charged for checking up work after the completion thereof. This ordinance shall not apply to work done under a contract by the Superintendent of Streets under the general street law of the State of California, where an assessment is to be levied therefor.

Section 2. That Ordinance No. 1099, and all ordinances or parts of ordinances of said City in conflict herewith be and the same are hereby $re^{\frac{1}{2}}$ pealed.

Section 3. That any person who shall violate any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine not exceeding the sum of one hundred dollars (\$100.00), or by imprisonment in the City jail of said City for a period of not exceeding fifty (50) days, or by both such fine and imprisonment. Section 4. That this ordinance shall

Section 4. That this ordinance shall take effect and be in force from and after its passage and approval. Section 5. That the City Clerk of the

Section 5. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed immediately after the approval of this ordinance, to publish or cause the same to be published once in the City official rewspaper of said City; to-wit: the San Diego Union and Daily Bee.

The Petition of Twory & Company for a special Sience Nato of S.00 Per day for an Shibition of uncle Some Cabio under Canvas is read and on notion of aldorman Landis Granted, "alderman Whilson voling Mo." " Thoreshow a foint Resolution branking a opecial Siccuse of 5-0" porday to Lowy uncle toms Cabino Company to Thibit under Canvax is read, and on Motion of aldonna Watsow lost by the following vote, to- mit; Ayer aldonnan Jones, Nous aldornian, Whiteow, Kainbow, Johnson, Hyors, Landis, Wateow, Ed Devrino, Abrent aldonnan Clark. A. Jour Resolution manting Pormusion to Henry M. Vutnam, M.B. Woodword Ed charles H. Clark, the Devuers of real properly fronting on third stent, between maple Ed Nutneg chuts, to made that portion of third sout batevan the north live of Maple about, and the Dorth live of Mutmey strict bring read is on Mation of alderman Jones adapted by the following vole to-mit Ayes! aldermen. Whiteow, Rambow, Johnson, Jones, Hyers, Landis, Watson Ed Perin, Hour None Absent aldonnan Clark. Said Resolution as adopted is an Follows, viz: Joint Resolution U. 1.405. Be It Resoluted, By the Connect Council of the City of Pandays, an Lollows: That poursion be, and is hereby given to Henry M. Putnam, M. 13. Woodward and Charles N. Clark the Owners of the real property fronting ow Third struct in the city of saw Diego, Ralifornia, between Maple and Nutruez studs, to Grade that portion of Third street to its Jull Width between the North line of maple obut and the south line of Netneg Strut, in said City, to the Official grade thereof. Daid Work to be done according to the grade stakes to be set by the Rity Engineer of said Rily, and under the Supervision of the Abut Superintendent of said Rily, and at the expense of The said Henry M. Putream, M.B. Woodward, and Charles N. Clark, The Owners of Daid proporty. Wat the said City Eugeneer of said City bu, and he is hereby dirieted after the street has been to Graded, to essue to the said Henry M. Vatuan, M.B. Woodcoard and Charles M. Clark the Oconers of Raid propuly a contificate setting forthe the Mundow of Cubic yards of cutting and filling Made in said Grading, and chat, Thoreafter, said contificate shall

Miliam Presson, and Mariam miletuk upon ite payment by my by watweed to sulle the within delive brought by E.d. Gende of adornan haven asplid, very Waller of build to putte Allunguent satur so read and on Molion The present typest of the buy band bounder with Ou molious uderueu sandre said pullion is maule. eren # 4-0 aburts recommend that and Rillion be manded, Manufout of the M. docedaw)or Relaid digues dicement No 1208. I atul hum-The Hearth and morale Commune in the march of the publicity believe thereof, as ad forth in said contract, ing., thirty (30) days it terebed for Huch, (30) bays from and after the date for the Courtsse apscripted and out forth rhuncie, be and the same is hinds Hat the hime mithin there baid bournast was to be oughted and of day Bugs, a vollows: bu estudied for third, (30) days, this former bound dat the him for the Competition of this Contract Il house, and baid to was at buble northe has recommunded lud hun for the Completion of back Contract be Elendral Week (90) days Whereas, the said rublingies think "Mundy has assed that it Muin and forth; auch Maturial Therein Geserfied to the suid buy of samony muture the line aptered to Junual and deterrer du name pupe and opseed bastings and 12 day of march, 1900, diture and march du sand milugue, Hund smith Public Northe, sulund we a Councert wich mitunger think & marky ourthe Murau il and of san suge, Laufornie, Through it from a fauit l'assertion l'e 1404. dais the allion as abopted is as vallows; by: Abourt adouncew. Clarks. Wew Nous Lid Verene. abyes address interes, il autore, johnson, jours, Hyun, vaudie, maleri, depited by the personner wale, to mit. ung Cast From Marin Julys to The Buy being reades on moleon of allouncer males to mittings, flint as muchy in which to compare this contract for furned -A gant Production Grauting an Elemence of 20 days him Culticate in a Board Suptin the office for such purpose. by filed wich the said superintendent of starts the shear trees arech 211

of middle town, dot of Winddletown (ujbd of May, Buere 135of middletown dal It, 5, and g us Block 278 Muddlewer; dal 7,8 and g us Block 60 of Middlewew, Lote, 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 aud 19 in Block 218 of Middlewed Aboek 1737 Middleum, dit 10 in Black 286 of Muddlelowus, Block 178 Received 256 of Hortow addition; and weded one-half (1/1) of dale of and bin tote 5, 6, 7, and & in Benesters of Midole town, Seale B, & and & and Alale of California: aubert property, situated in the city of same buys, bound of same buys, buen Counter the Country of Que burg to Guild in foresum to 11893 by P. L. Jaurie, Rullace Persons, and Rilliam Wilduld in the auf aud he so hould autionzed aud diversed to such the case brought That the enquerry of the end of daw Bugs, Callonnes, ber, us dallawa: Be It Reached By the Council bounded of the city of sourced Game Varalition No. 1403. A wid huselution in adopted in un follows, une: Aburt advences Curto. Row Row Malow El Owerer. Ayen Widemen Million, I'caudow, Johnson' Jones, Hyre, daudie, addream Alilow adopted by the parlowing onthe, to - mit: of daw Derge, to quick till to certain Inspecty build is our maker of and Therewere middled and "week" 11681, brought by a, Harow against du chy the buy externed to derive the Case prought by E. S. Junter, Butian purson, Hundson a Jourt Purebulion untionzing and druching R. P. Hurraw. TOBI J. MOM E & margund. the B. Maraw, m. h. hlilow, Who the any housing of the auce of \$ 26, 90; statuous of the years sates. watrucked to our the within action brought by a. R. nason upon payment The built hauts commune recommends that the award be mationez adreman saudie abobaid, tra: mulling duile to sulle dopen ou dagoese propuely to read, and ou Met tallowing luport of Live Cur hande Countien in the May of 190% R. C. Hunidin. Eld Bradbury. Hen the maria M. H. My man Augo deurige Baule. me reach the recommendation in the matter of the active brought by the saw Them who the buy traveny of the true of \$54,96, & elucion of this year later,

After Hur Loud Burney due Notice Readent Brown did in The Nerth Wenting of the Boost Where action on said nection to partpound while to be carried on daid borlow be fired at a dum not Ecuster 10, 100, Albuman Malen nove moves dict the amount of mounances Rale Commille of this Board by Muthinaur from Bail Commilled. Possiding for the momence of the shaw Borline at the meaner Ou Walue of aldonuce notices it is ordered that the Ordenenes & H. Bugge, J.n. Saudent, Gue, B, Malew, , D. C. Hyure, Bapachtury Ourchausza Olian road raw in dutat ling for die year that the hays and neares committee mark provision for the The goint struct commune housed the communed Hurthun ·hyn. to the boundary Council, Have sups, bal, april 28, 1907. of the purchase of a share the sear to the in the de and a wation of adaman The salauning Puport of the goint abuil commuter in the nace hug of au vigo upon said professinger de current viscal ysan Arounded, stud ouch pullement chase wit affect the Latabure of the said bubdivision of Block of da gave Parts. Buere of auguala gave bare, and dub le, 21, 22, 27, 28, 29, 30, 31, 32, and 33 in Park 18 in Brown 39; date 5 aut to in Brown HI; date 9,10 aud 11 in Brown Hq; Lat 17 cm 13'1+'12'10'12'18'18'30'31' 53'33' 34' 32 ang ong ong ong ong in 13 march 18' 18'13'13'13'14' 12'10'1) ang . aut derouted as Foresaus, auduided ou-half of delo 1, 2, 3, 4, 5, 6,7,8,9, 10, 11, 19, bring alleded in the and of bar sugs, bound of san sugs, slatt of lallonia, the sum of 26.25; Hubsreputy described in and action brought by a Heread, Aufreres Court No,11681, exported the Buyment to die buy treasures of said lily of to arrest ate action brought by all, Hason up aund the said any op san buy a au said atus that the said any actionary be auch he to derect aute oryed and churded of the said buy of samprof the sum of sit, 96. and daty in Bush 293 nut delucion, adraw the payment to the any recourse

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as may be drewed adverable. Wind Maria and university Highlo durver, and such alle durvers Murbon, the efternion of the buren by builteding the du D' Arut fluure or du Coustinedieu of a Quilable subalitude Chule lu boueturetine of an outfour ourous, ihe re-coustinueder of Nor the repair and ballonned of the deward by dates, the same hole The same abard by adaquate to outply the Buy aud to mhat the said that the said Hor ele refaire and ballement of the marin recordeducing depluse so that pul-an pour its oales and the amount of and to be been to be sound. The loves but nutting to the proper of the city the question of balling municipal drug Coursed by weather to were adigate and tuport as to the advised iting of That a ofecual commune from Each Board of dur Common Bugo, le tarlows: Be 24 Resoluted By the Council Council of the anyof sawfauil Mushelien Ne. 1409. , David Husbulion as adopted is a tousous, vig: Abuit aldernen Maileon, laubow, Ed vaudie. Nou Nou Ayen Wederman Bluck, goluwow, Jouce, Ayene, maleren Eid Owner, overwend Bouch is reach and on morious advance Hyrre adopted of submitting to the profiles the cup the guestion of boling municipal into Committee from Each Board to worsely fair and he port as to the advise ability it gaint Bauk mouthin providing for the appointment of a operate Corner of d'At Dhurd is Presented reach and ou motion of adound bours The Palitice of d' P. Count for a relais dequor decure at court wast The reading of the munute of mercour muting was dispused with, Alous Alderman, Mirturen, Rainbour, Eil Laudie. Alud Vincent Hesent Aldernen. Elance, Johnson, Jones, Hysre, Maleren Berren and held This day at 730 Pre Readent Bernin Presiding. Purouaut to adjournment a meuning of the Board of adamen was California may 7th 1902. of allower of the English part our Bugs, Council Chamber of the Board Adgewound meeting

For the purchase of mal Estate and other property for the use of the Sire Department and about Department. For the Construction of a Depter of boulevords and porta as may be deemed advisable. That Daid Apecial Committee Hall Consist of the President of the Board of aldernew, President of the Board of Deligates, the Chairman respe-ctively of the othert Committee, the Server Committee and the Water Committee of Lach Board Action on the Molion of alderman Walson to reduce the amount of Insurance to be carried on the steam Boilers at the Mission balley and Pour doma pumping plants having bren fortpourd until chis line said Maller is now taken up. Alderman Watson now move as a substitute for said motion chafsed ion 1. of the Ordinance Providing for mercance Dertain Steams Borlers be amend ed to read as follows; That the Board of Public Works of the Rily of Dan Digo, California, by, and the said Board of Public Works is houby, authorized and directed to insure or Rause to by unswed the Alean Boilers at Mission valley at a Value of Leve thousand Pollors (\$10,000) For three (3) years; Provided The offense There of Alall not excud the sun of Eighty- seven dollars and Fifty Peulo (\$ 87.50) for said Mession Valley boilors. Said boilors belonging to the System of Water Works of the said Rily of Dan Diego, California. Which Motion was adopted by the following vote, to-mit Ayer aldennew Clark, Johnson, Jones, Hypers, Walsow and Porrie. Nous none About aldonnen Whitson, Rambow, "Id Landis. Thereupow an ordinance Providing for the mewcance of Certain Steam boilors oround by the City is read and on Molion of aldonnan Watson adopted by the following vote to wit: Ayes aldonnes Clark, Johnson, Jones, Hyere, Watoow Ed Perins, Hous none. Absent aldernan Whitson, Mainbow, Ed Handis, . Raid Ordinance as adopted is as follows, viz: Ordinance Mo. 1174. An Ordinance Providing for the insurance of Certain Sleam boilers Owned by the City of San Diego, California. Be 2 Andaniel By the Connor Connel of the City of Ran. Diego, as Follows: Section 1. That the Board of Public norths of the pile of Dave-Diego, California be, and the said Board of Public Norths is hereby, authorized and directed to inserve or Cause to by Unserved the Steam boilers at Mission Valley at a value of Fen-thousand Collars \$10,000) for

Hour (3) years, Provided the expense thereof Bliall not exceed the Sun of Eighty- Seven dollars and Jifly Ruls (\$ 87. 50) For Daid Mission valley boilers, said boilers belonging to the System of Water Works of the said Rely of san Diege California, Dection 2. This Ordinance to take effect and be in Toree from its pas sage and approval. The Jourt Amance Committee having recommended that the key. Lay collector by authorized to appoint additional deputies. An Ordenance Authorizing the City top Collector to appoint Lengmany Deputies to assist in preparing for and collection of Rily lotes bring read is on Molion of aldonnan Clark adopted by the following bote, To-with Ayes aldonnen Clack, Johnson, Jones, Hyers, Watson End Peronico Rous None Absent aldernew Whitson, Rambow, Ed Landis, Said Ordinance as adopted is as fallows, viz: Ondinance 10, 1123. An Ardinance Authorizing the Rily Hay Collector of the Rily of dan. Drizo, California, to appoint Semporary Deputies to assist in preparing For and Collection of the Rily Lasses for Diseal year 1907, and Firing Their Pornbury aline Compensation. Be It Ordained, By the Common Council of the Rily of Dan Diego, as Follows; Section 1. That the Rily Tay Collector of the City of Dan Diego, Calif-ornia, by, and he is hereby auchorized to Eurploy temporary Deputies to assist in preparing for and in the Collection of the City topes for the fiscal year 1902, Section 2. That the Compensation of the Very deputies herein provided for Alall bu \$ 2.50 per day each, Provided, that the Total Effence incivored horeinder shall retered \$ 400,00. Dection 3. That this Ordinance shall take effect and by in force from and after its passage and approval. The Lollowing Report of the Joint Ways Ed Means Committee To Whom was referred the latinates of the probable recessities for the Various deportments of the Rily for the Fiscal year 1907, is read and on Molion alderman Watson adopted, viz: · Han Diego, California, May 7th 1907. 7. The Honorable Common Council of the City of Dan Diego, California. Guittemen; We your Joint Ways ad Means Commiller to Whom Was refoored the estimates of the probable Recessilies for the

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Various de partments of the City for the fiscal year 1907, upon which to base the rate for Municipal taxes for said year, hereinth report and recom-Mend as Follows: Upow etu total assument roll for etu fiscal year 1907, viz; \$12, 140,000, Wa estimato etuat eture will be a omall percentage of delin-quincies, and have therefore based own estimates upon \$11,500,000. Net Valuation. My Heconneed that your Honorable Body adop a rate of \$1.45-upon the \$100,00 assessed baluation, Which We recommend to be appor tioned as follows: Rate of \$1.75 upon the \$100.00 assessed valuation will produce \$ 20,115. Which amount Will provide for maintaining the Line Department during the Covent Fiscal year. Salary Lund. Kate of \$, 21 upon the \$ 100,00 assissed Valuationo Will produce \$ 24, 150, Which amount, togethis with the estimated apportionments from other downers, Will provide for the salaries of the Officers and employees as now fixed. Police Department Lund. The Revenue derived from the Police court and the city Justices Court is estimated to be sufficient to provide for the necessary expenses of the police Department, other than the salaries which are paid from the salary Jund Therefore no levy is recommended for the Police Department Lund. Strut Lund. Katiof \$. 155 upon the \$100,00 assessed valuations together with the Istimated apportionments from other sources, will produce \$ 18, 625, Which account will provide for maintaining the about Department dur ing the Current Fiecal year. Sewer and Drainage Lund. Mate of \$, 01 upon tu \$ 100,00 assessed Valuation will produce \$1.150, Which amount will provide in Jull for Maintaining the server Department dwing the Current Jiscal year. Strut hight hund. . Hate of \$. 17 upow tu \$100,00 assessed valuations will produce \$ 19, 550, The amount required for the payment of Sighting the struts and Public places under the provisions of the Poutract with the san wigo bas and Electric Light Company. Vark Suprovement Lund. Nater \$.005 upon the \$100,00 assessed valuation will Boduer\$ 575, Which will provide for the proper care of Parks and Plazas for the Current Fiscal year. Public Health Lund. Hate of \$. 025, upon the assessed baluation will Produce \$ 2,875, Which

219 amount will provide in Jule for maintaining the Health Department during The lurrent Liseal year. : Library Mund. Rate of \$. 05 upon the \$ 100,00 assessed valuation, together with the estimated apportionments from other sources, will produce \$5, 900, which will provide for the necessary expenses of the Public Sibrary during the Revnent Liscal year. Public Building Land. Ration \$.04 upon the \$100,00 assessed Valuation, Together with the estimated apportionments from Licenses, will produce \$10,000, Which amount will provide in Jule for recetals of Public buildings, luque houses, fait and fail attendents, Plaza purchase, and for gas used by the City, and also provides \$ 6.000.00 for payments on New Rely Hall building. Office Jund. Kati of \$. 02 upou the \$100,00 assessed Valuation will produce \$ 2,300, which Will provide in Jule for the Stationary, books, postage, printing, Jul, etc., for The various departments, if proper economy is used. Secural Sund Kali of \$, 04 upow the \$100,00 assessed valuation will produce \$ 4,600, Which amount will provide for the general and Contingent lipenses of The Rely during the Rurrent Fiscal year. Sigal Sund. The revenue derived from the delinquent taxes is sufficient to too. Vide for the necessary expenses of the legal Fund; Thurefore, no levy is Recommended for said fund. Matu Sund. The revenue derived from the sale of natur by this Department is Istimated to be sufficient to provide for the necessary expenses of the Water Department, including salaries, Therefore, No levy is recommended for Daid Lund. Achord Boud Interest and sinking Sund. Hation \$.045 upon the \$100,00 assessed Valuation will produce \$5.125, Which provides for the redemption of bouds and payment of Interest required. Kafunking Boud Buterest and Autring Sund. later \$. 14 upon the \$100,00 assessed & aluation will produce \$16. 100, Which amount will provide for the Hedeuption of Bonds and payment of Interest Mequired. Natur Boud netwest and Suiting Hund. Rate of \$. 365 upon the \$100,00 assessed valuations will produce \$41.975. Which will provide for the redemption of bouds and payment of Interest Required. No Thorefore, recommend the adoption of an ordinance in accordance with the apportionments hereto attached marked "Ephibit A".

220Respectfully submitted H.M. Laudis. J.J. Johnson. J.P. M. Mainbow, R.J. Blair Backer Burnell, A.P. Guinan, Vund." Ethibit A" Ways and Means Commuter, Cents Mill Jui Department Hund .175 Dalary Jund. . 21 Sould Fund 155 Survo and Arainage Sund .01 Strut Light Jund . 17 Park Inprovement aund 005 Public Health Sund 025 Sibrary Fund . 05 Vublic Building Fund _ 04 Office Jund . 02 General Fund . 04 School Boud Interest and Sinking Fund . 0.45 Refunding Boud Interest and sinching Fund . 14 Water Boul Interest and sinking Fund 365 \$ 1.45 ----Mereupow an Ordinance Firing the Rate of Lares to be sevied, and Levying the taxes upon all totable property, both real and personal, in The City of Dan Diego, County of Dan Diego, State of California, Necessary to raise sufficient revounce to Parry on the sifferent Departments of the Municipal Movemment of said Rily, and to pay the interest on and provide a Surling Fund for the payment of the Bound Indebtedness of said Cely for The Fiscal year 1902. bring read is on motion of aldonnan Watsow adopted by the following bote, to mit: Ayes aldorman Clarks, Johnsber, Jones, Hyors, Watrow Ed Pooren, Hour none Absent aldernew Whilson, Kainbow, End Landis, Said Orthuiance an adopted is as follows, viz: Crdinance No. 1121. An Ordinance Fixing the Rate of Taxes to Be Levied, and Levying the Taxes Upon All Taxable Property, Both Real and Personal, in the City of San Diego, County of San Diego, State of California, Necessary to Raise Sufficient Revenue to Carry on the Different Departments of the Municipal Government of Said City, and to Pay the Interest on and Provide a Sinking Fund for the Payment of the Bonded Indebtedness of Said City for the Fiscal Year 1902. Be it ordained, by the Common Council of the City of San Diego, as follows:

Section 1. That the role of taxes to be levied upon all taxable property,
he lovied unen all taxable property
both real and personal, in the City
both reat and personal, in the City
of San Diego, County of San Diego,
State of California, necessary to raise
sufficient revenue to carry on the dif-
ferent departments of the municipal
government of said city for the fiscal
year 1902, and to pay the interest on
and to provide a sinking fund for the
payment of the bonded indebtedness of
said city for the said fiscal year 1902, be
and the same is hereby fixed at the
sum of one hundred and forty-five (145)
cents for each one hundred dollars
(\$100.00) valuation of property, both
real and personal, upon the assessment
roll of the said City of San Diego for
the freed worn 1009 and that there ha
the fiscal year 1902, and that there be
and is hereby levied for the said fiscal
year 1902 upon all taxable property,
both real and personal, in the said City
of San Diego, the following taxes, to-
wit: One hundred and forty-five (145)
cents for each one hundred dollars
cents for each one hundred dollars (\$100.60) valuation of property upon the
again and well of guid City for the
assessment roll of said City for the said fiscal year 1902, and that the
said fiscal year 1902, and that the
whole amount of said levy be and the
same is hereby apportioned to the sev-
eral funds of said city as follows, to-
wit:
1. To the fire department fund.'.\$.175
2. To the salary fund\$.21
3. To the street fund\$.155
3. To the street fund\$.155 4. To the sewer and drainage
4. To the sewer and dramage
fund\$.01
5. To the street light fund\$.17
6. To the park improvement
fund
7. To the public health fund\$.025
8. To the library fund\$.05
9. To the public building fund \$.04
10. To the office fund\$.02
11. To the general fund\$.04
10 me the school hand interest
12. To the school bond interest
and sinking fund\$.045
13. To the refunding bond inter-
est and sinking fund\$.14
14. To the water bond interest
and sinking fund \$.365
Section 2. That this ordinance shall
take effect and be in force from and
take enect and be in torce from and
after its passage and approval.
Section 3. That the City Clerk of the
said City of San Diego, be and he is
hreby authorized and directed. im-
mediately after the approval of this
ordinance, to publish, or cause the same
to be published once in the City official
newspaper of said City, to-wit: the San
Diego Union and Daily Bec.
II UPPER LINION AND ADAILY BEE.

Diego Union and Daily Bec.
www.
On motion of aldonnan Jones it is ordered that the ordinance providing
For the payment of the men Employed in the Engineers office, hereto for referred to
the Linance Commune of this Board be with drawn from said Commuter,
Thompoor said ordinance bring read is on motion of alderman goins
adopted by the following ook, to wit:
Ayes aldonnew, Clark, Johnson, Jones, Hyere, Watson Ed Pervice.
Hour None
Abrent aldonned Whitrow, Rainbow, & Landis.
Said Ordinance as adopted is as Follows, ing:

An Andreauce providing for the payment of men Euployed in the Engineers Office of the city of san siegs, California, in the mouth of march, 190%. 1 De 24 Ordanied, By the Common Council of the pily of Dan Diego, as Factoros: Section 1. That the Claims of W. M. Runney for Leonuty-Eight (\$28,00) dallars, and J. R. Mer for Leventy (\$20,00) dollars, and J. J. Daley For Swo. (\$ 2. 00) doll ans for work done in the City Engineers Office of the of dan Diego, Ralifornia For the Mouth of March, 1907, but, and the same are hereby, allowed and approved Section 2. This Ordinance to take Effect and but in Force from 26 passage and approval.

A Repotention giving the Consentor this Board to the Board of Dil egates to adjourn for a longor time than one make is read and adopted, oig: Resolution. Be It Revolved By the Board of Alderenew of the Rily of san Diego, as Tollows: That the Doceand of this Board by and the same is horeby given to the Board of Deligates to adjourne From May 7th 190% to May 19th 190% at 7 20; P.M. After First giving bue notice Resident Porio did in Open Ression Rign an Ordinance (Ma 1171) Foring the kate of of Sores for the Fiscal year 1902, also, an Ordinance (Co 1172) providing for the fayment of men employed in the Engineers office for the month of March 1907, also, An Ordinance (No 1173) auctionizing the city for Collector to appoint Lengorary Depulies. also An Ordinauce (No 1184) providing for the insurance of Portain Steam Boilers Owned by the City. The new the Board adjourned until Monday May 19 the 1902 at m. J. Puni President of the Board of aldorner attest: GeoD. Lacdman City Clarkt,



223Adjourned Meeting. Conneil character of the Board Aldermen of the city of san Diego, California, may 19th 1902. Pursicant to Adjournment a meeting of the Board of addomien was held this day at 7 30 PM. Aresident Perrie Presiding. Present Aldermen Clark, Rambow, Johnson, Hyers, Watrow, Perin and Clark Hoedman Absent Aldermen, Whiteon, Jones, Est Landis, At this live aldornan Jones Enters and Takes his seat in the Board. The minute of the Regular meeting may 5th and the Adjourned meeting of may 7th 1907. Woverlead and approved. A Communication From the Board of Public Works in the matter of the Contract with James copley for removing street Deverpings to read and on motion of alderman watson referred to the goint street Committee A Communication From the Board of Public North acking for authority to purchase 100 feet of 2/4 inch hose for use Ladies annet Park is read and on molion of aldorman Jones Granted. Mereupon au Ordinance auchoriging the Boondog Public Works to purchase 100 feet of 3/4 inche hose for Frigaling in the Public Park bing read is on motion of alderman Hyers laid on the table A Commication From the Boord of Public Norka recommending steat they be authorized to advertise for bids and let a contract for fur nishing Water for Domestic purposes, during the months of June July, august Reptembers, october and normber 1902 is read and on notion of alderman Jones Referred to the Joint Water Committee Pelilion of L.a. Havison for Permission to cut down Los Encalyptus trees in Front of 6743. 20 to strut, is read and reformed to the Jourt Abut Committee, Pelilion of a, Maggiora for Pormission to maintain a Bi-Cycle Rack and sign at Cor & and to total, is read and reforred to the Joint about committee,

Petition & authun Anall End Seo Molaw for Maintenance of Signs on Breycle Racka is read and referred to the Joint Strut Committee. A Commications From the City allomey Frammilling Claims for Supplies for Water Department is Presented and ordered filed, Thereupon an ordinance providing for the payment of Certain Bills for material and Rupplie's incurred by the mater Department is read and on motions of alderman Rainbow, referred to the Joint Water Committee . The President appoints al dorman Clark on the Fire Ed mater Com-Miller, alderman Johnson on the server and Hearth Ed morals Committee aldernan Jones on ito Electric Light Committie, Lemporarly to file the Place on Daid Committees of Aldernan Landis During his absence, A Communication From the city Attorney recommending the return of the Bond of the Bace Diego Water & given to Decive the payment of State Vounty Joyce on Water Works system is read and Ordered Filed, Thereupon an Ordinance Providing for the Return of the Bound Executed to the Rily By the Dan Diego natur Empany as Recurity For the Payment of state and County Jotes being read is on Mestion of aldernian Watson adopted by the following vote, to wit: Ayer aldernas, Clark, Mainbow, Johnson, Jone, Hyers, Waton Ed Vernie, Roac none Abrent aldermen Whitson Ed Landis, Aaid Ordinance an adapted is an Fallows: viz: . (Indinance (= 1125. An Undinance Providing for the return of the Boud executed to the city of Dan Diego, California, By the san Diego Water Company as Decurity for the payment of the clate and County Jates for the year 1901-02. Thereas, The san Diego Waln tompany executed to the City of san Diego, California, a Bond dated on the 30th day of July, 1901, in the Sum of sig thousand Dollars (\$6.000,00) as security for the payment, by the san Diego Water Ompany of the State and County lates for the year 1901-02 upon the System of Water Works formerly owned by the said san Dregs Water Company; and Whereas, The said san Diego Water Company has paid all of Raid stato and county lates upon said properly, Therefore, Be & Ardained By the Common Conneil of the City of Dan-Diego, av Follows: Section 1. That the city Cloud of the City of Dan Dings, California, be and he is hereby autorized and directed to returns to the said san Diego Water Company the Said Bond, the Obligations Thereof having been Julfilled and Complied With by the said sandings Water Company, Said Bond is executed

by the said san Diego Mater company as principal, and R. M. Powers and & M. Jackson as swraties, and dated on the 30 th day of July, 1901, and is now in the Possess low of die City Clork of said City. Dection 2. That this ordinance shall tall Effect and by inforce from and after 210 passage and approvale The tollowing Report of the faint Water Committee to Whom was Referred the petition of J. a. Smith agent for R. S. M. Candless for matin Duply to Blocker 333 334 and 335 Oldlown bring read is ou _ Molion of aldonnan Walson adopted viz: The Joint Walle Committee recommends that the watin Pelilion bu denied on account of the shortage of Jundo, GeorB Watson, a.H. Kayser, M.H. le Eckov, E.J. Bradbury, Mr. M. Lewis, May 16th 190 2 J. M. Lambert, The Tallowing Report of the Sout Water Committee to Whow was ref evred the Communication of the Board of Public Books recommending a Reduction of Water Hates for the Reamon Apokane bring read is on molion of aldonnan matson adopted, erg: The fourt Water Committee recommends chial No reduction by made in the bill for matu used by the Meaner Spakan. This recommendation is made in accordance with the opinion of the City attorney that the Council has no authority to Change The rates fixed by the Water Mate Ordinance except when Fifting New coater Rales during the Month of Lebruary of lack year. Geo B. Watsono, AH Kayser, M.H.C. Eclar. E.H. Bradbury, W.W. Luvis, May 16t 1902. J. M. Lambert. The Following Report of the Jaint Water Committees to Whow was Referred the Pelitions of Geo, & Goldman for Sie Hydrauls at 28th Strut and Logan avenue and 30 strut and Logan avenue bring read is on motion of aldonnas Hyour adapted, viz: The faint Water Committees Recommendo that the Board of Public Works be until to place a fire Hydraut at the intersection of 28" and Logan avance said Hydrauls to be from material

2|25

Again Redent Resolution and and and here in it is and and the We libert of the ledder chowing the busilion of the barenes mate of the Cost of an Elebric Lift Plant, is read and on mation of to the opeared found convince on Informent bouch, a portunion cali Jourt Electrice right committe of the Council to forthard and funde A guilt Plastution with origing and developing the From and after in parage and approval Metion de Mat the ordunes shall lade officed and by we goes That hat seteral the sum of \$ 40.100. in the chy of have buy o, California, Pooriliad that the strund there tait conus of the interestion of dogan worked and the with shut, of the where is to you were and thirtient abust, and at the bruth club lo place web manilain a burgh Kozzle pur Hydrauf at ile contrad cone California, bu, and said Bound Bound auture mortes to hundry authorized and die beckered, That the Boardas Public horder of the aufor san Bugo Dugo, le tallawo: Be of Childund, By the Council Council of the City of Daw-And in the ling of autorise, California. Hydraid at the bourbead corners the interestion of sogan lovene and Au Ordunauer Poorthung Sorthe Placing and Mainlanning of a Sec Hair Bilune in abound to us Farrows: 194; Atrust W bound of fution En Candro, may man Ayer Adernue Clark, Muribow, Johnson, Jones, Hyure, Malson Ead Deruis. to tund and on moleous of advenues haloon adopted, bowit; Hutterthe stand, and at the southeast concerted and would be about about of a sure Hydraud at the southeast corner of the militan of sogan arrene and Thursday an Ordunauce borriding for the flacture and Maundaning man 16 the 19/ 1001 1. I. Lawbert, J.J. J. Junes. · AY & Ealwar Att hay a Hu B. Mallow.

227Abreits is read and on motion referred to the fourt Abrut Committee. An Andmance Regulating the furneshing of Water at Pacific Beach and Lagarea Parks is read, and on motion referred to the Jourt Water Committee, A Joint Resolution Anchorizing and directing the City allorney to prepare and Junish to the Common Council an ordinance amending Ordinance Nº-696. Pooviding for the appointment of an Inspector of steam boilows is read and on Motion Referred to the Joint Fire and Water Rommittee, A Jourt Resolution Manting Permissions to geosof and some to Busting and maintain a sign hitching- Post on the sedewack on Fifth about in front of Ho 942 Fifth street but & and D'struts, is read and on motion of aldorman Walson Referred to the fourt street Committee, An Undinance Prescribing Opecifications For Asphalt Pavement On asphalt Concrete Base in The City of san Diego, is read and on motion adopted by the following vote, to- mit Ayes aldermen Clark, Mambow, Johnson, Jones, Hyers, Watson & Derie. Hoys None Absent aldernew Whitson Ed Vandis, Daid Ardinance as adopted is as tollows, viz: which or soft material is engutter Ordinance No. 1129. paved. The paving countered it shall be taken out below of gutters commence at the curb and shall conthe sub-grade, and the space shall be refilled with good, hard material, by form to the cross-section of the street An Ordinance Prescribing Specificaand at the expense of the contractor. tions for Asphalt Pavement and shall be of such width as shall be specified in the Resolution of Intention Asphalt Concrete Base in the City In places where cutting of San Diego, California. Be it ordained, by the Common Coun The paving of all gutters with natural to bring the street to the required surface, the plow stone shall be as follows: point shall not in any case penetrate below a point cil of the City of San Diego, as fol-

1. The blocks shall of porphyry or granite, as specified in the Resolution of Intention. The stone shall in all cases be free from lamination, stratification, or other defects, and shall be of uniform grade and texture throughout.

The stone blocks shall be neatly to the following dimensions: In cut. length, not more than ten than seven (7) inches: width not more than four and one half (4½) nor less than three and one-half $(3\frac{1}{2})$ inches, and to a uniform depth of sev en inches. All blocks shall be dress ed to rectangular faces with straight edges on top, bottom and sides." Thesides and ends shall be dressed so as to make

said lines and levels shall be shown on the ground by stakes to be set by the City Engineer of said City.

Section 1. That the paving of all

with asphalt pavement or

concrete base shall be done in

the

street pavement, guttering, and

specifications

approved

streets in the city of San Diego, Cali-

culverts provided for herein are to be

constructed according to the plans and

by the Common Council, on file in the

office of the City Engineer of said City

and so as to conform to the lines, levels

and official grade of the street upor

which said work is to be constructed;

with

drawings and cross-section.

hereinafter contained.

lows:

accordance

The work to be done shall be as follows: (a) Grading and preparing the roadbed; (b) Trenching for, and constructing, the culverts; (c) Constructing and laying an Asphalt pavement on Asphalt Concrete base; (d) Constructing and laying along the exterior lines of the said pavement the guttering prescribed; (e) Furnishing all material and labor necessary to perform said work and complete the same.

Section 2. That all grading and the preparation of the roadbed for the pavement shall be done and performed as follows:

1. Grading shall include the work of removing all earth, stone, loose rock, hardpan, and all other material that may be encountered or required in preparing the street for the work called for in the Resolution of Intention, and shall include also all filling, trimming, shaping, picking down, re-filling, rolling, surfacing, and all other work that may be required in bringing the surface of the street to the subgrade and shape required, and of maintaining it in perfect condition until the work has been done. The cost thereof shall be included in the contract price per square yard of completed pavement, and no extra compensation shall be allowed the contractor for removing from the street the surplus material that may result from the work of grading. The surplus material, if any, shall be removed by the contractor to such point or points as may be designated by the Common Council in the Resolution of Intention.-

inished work. To effect this the ground shall first be brought to an approximate finish slightly above the sub-grade. The City Engineer will then set grade stakes and the contractor shall then stretch lines from these several stakes, both along and across the work, and dress down to the true surface all irregularities as indicated by these lines. The surface shall then be rolled, when it shall again be dressed and re-rolled until the surface shall be true, smooth, compact, and to the required surface.

two (2) inches above the sub-grade. The remainder shall be carefully

dressed off with picks or other hand

4. In places where filling is necessary

to bring the street to the required sur-

face, it shall be done in layers of not

more than six (6) inches in depth, and

each layer shall be thoroughly rolled

The street shall be brought

sub-grade or surface of the required

the street and shall be finished in the

most perfect manner so as to be par-

allel with, and in every way made to

conform in shape to the surface of the

the established grade of

before another layer is added.

tools.

depths below

6. Such portions of the street as cannot be reached by the roller, and all places excavated below the sub-grade and re-filled, and all pipe trenches and other places that cannot be properly compacted by the roller, shall be tamped solidly by and at the expense of the contractor.

7. All covers to sewer manholes, and valve boxes on the line of work that are not to the established grade shall be reset to the established grade of the street, and grade stakes set therefor by the said City Engineer. The contract price per square yard for the finished pavement shall include the cost of resetting the said covers, and no extra compensation shall be allowed the contractor for re-setting them.

8. The roller used shall be of a weight of not less than two hundred and fifty (250) pounds for each one (1) inch width of roller.

Section 3. That the gutters may be paved with natural stone blocks, Portland cement concrete, or with the same material as the street pavement, and laid in the same manner. The Resolution of Intention shall state the materinch joints the full depth of the blocks. The top and bottom faces shall be parallel and there must be no knob or projections on either the top, bottom, sides or ends of the stone.

 The blocks shall be laid by hand and firmly bedded in four (4) inches of clean, sharp sand.
 The blocks shall be laid with

their greatest length at right angles to the axis of the street and in straight courses of uniform depths and widths throughout. At the intersection of one street with another street the gutter shall be constructed to the line of the culverts. If culverts are not constructed across the intersection, the blocks will be laid to true radial lines, following the curvature of the curb. Each course shall be set perpendicular to the surface so that in alternate coures all longitudinal joints shall be broken by a lap of at least two (2) inches, and the outer edge shall be laid to form. a toothing of at least four (4) inches. 5. When laid, the pavement of the gutter shall be immediately covered with screened pea gravel, which shall first be thoroughly washed and heated and while hot shall be raked or swept in the joints until all are completely filled. The blocks shall then be rammed with rammers weighing from, seventy-five (75) to eighty (80) pounds, until all have been forced to a firm unyielding bed, and the gutter brought to a perfect surface. Every block that does not have a solid bearing, as well as all general depressions in the surface, resulting from a thorough

ramming of each block, shall be taken up, and additional sand placed upon the foundation and the blocks again laid and rammed until brought to a solid bearing and perfect surface. While the blocks are being rammed the joints shall be kept well filled with gravel.

6. Immediately after ramming, the gravel shall be swept or otherwise cleaned out of the joints to a depth of one (1) inch, and there shall then be poured into the joints, while the gravel is hot, boiling paving cement until all the joints' are completely full. Additional hot gravel of the above specified size and quality shall then be poured along and into the joints previously filled with the paving cement, and then be compacted by tamping with light rammers, especially made for this purpose, until all the joints are thoroughly filled and made flush with the upper surface of the gutter.

7. The said paving cement shall be composed of twenty (20) parts of refined asphaltum and three (3) parts of residuum oil mixed with one hundred (100) parts of tar, which shall be obtained from the direct distillation of coal-tar, and shall be the residuum therefrom. These ingredients shall be delivered on the work at least one week before being used, in order that the Street Superintendent may cause the proper tests to be made before the material is admitted into the. work. The cement must be mixed upon the work and then heated to a temperature of three hundred (300) degrees Fahrenheit as it is required for immediate use. Three and one-half (3½) gal-lons of cement shall be used for each and every square yard of gutter.

8. As soon as the joints shall have been thoroughly tamped and before the paving shall have become cold, a layer of clean, dry coarse sand, onehalf (½) inch in thickness, shall be spread evenly over the entire surface of the gutter, which, together with the accumulation of any kind, shall be cleaned off and removed from the street by the contractor before the work has been accepted.

9. All blocks shall be carefully inspected by the Superintendent of Streets, and he shall direct that every stone not complying with these specifications, whether it has been set or not, shall be immediately removed from the street at the expense of the contractor. The contractor shall furnish, at his own expense, such laborers as may be required to enable a thorougn inspection and culling of the blocks.

10. All natural stone block gutters shall be paid for at a stated price per square yard, which price per square yard shall include the furnishing of all labor and materials, the foundation, the grouting, and all other work and all expenses, direct or indirect, connected with the proper execution of the work and of maintaining the same in perfect condition until it shall have been finally accepted by the Street Superintendent.

Section 4. That all Portland cement concrete gutters shall be constructed as follows:

1. Portland cement concrete gutters shall be of the width stated in the Resolution of Intention.

2. The thickness shall be six (6) inches at center and at the edge adjoining the curb, and shall be eight' (8) inches at the edge adjoining the street pavement, and shall be laid to conform to the cross-section of the street, as shown on the plans and drawings on file in the office of the said 'City Engineer.

3. The Portland cement used shall conform to the requirements enumerated in Section 8 of this Ordinance. 4. The Portland cement concrete of sand. The pipe shall be laid upon the bottom of the trench, and thereafter the trench shall be filled in around the pipe with concrete which' shall be well tamped under the lower quarters of the pipe, and the pipe covered with cement concrete six (6) inches in thickness on both sides and top. After the concrete is finished and has set for twelve (12) hours it shall be covered with six (6) inches of earth and kept so covered for ten (10) days. Y branches with conduit pipes shall, be laid and concreted in the same hianner.

4. If the culverts are constructed of cast-iron pipe, the material shall be the best quality of cast-iron pipe coated inside and out with a double coat of parafine paint, and laid and concreted as specified above.

5. The concrete in which plpe culverts are laid shall be composed of one (1) part, by volume, of Portland cement, two (2) parts of sand, and four and one-half $(4\frac{1}{2})$ parts of gravel or crushed rock, mlxed as hereinafter specified.

6. If the culverts are constructed of Portland cement concrete with castiron covers, the culverts shall be constructed so as to conform to the alignment and grade, and shall be of the dimensions shown by the plans and drawings on file in the office of the said City Engineer, who shall set the grade stakes for that purpose in accordance therewith. The concrete shall be composed of one part, by volume, of Portland cement, two parts of sand and four parts of broken stone. The concrete shall be placed in position against wood moulds substantially held in place so as to permit of no movement of the mass while the concrete is being rammed.

is being rammed. 7. The cast-iron covers for the culverts shall be of good quality of castiron free from flaws, cracks, or other defects. They shall be perfect castings of the exact form and size as shown upon the plans and drawings in the office of the said City Engineer. Where the culvert crosses street rail-way tracks, the covers shall be made of the proper length and form to fu closely between the rails. Each section of the cast-iron plates shall be set in a bed of mortar in such manner as to insure a uniform bearing upon the walls of the culvert, and any plate that is not so bedded shall be reset, and any plate that may be imperfect in form or material shall be replaced by and at the expense of the f contractor before the work is accepted. All surfaces of cast-iron culvert plates shall receive one coat of paraffine paint.

8. The contract price, shall be per linear foot for the culvert complete, and shall include all the labor and material and all expenses, direct or indirect, connected with the proper execution of the work and of maintaining it in perfect condition until it shall have been finally accepted by the said Superintendent of Streets.

Section 6. That all asphalt concreté pavements shall be constructed as follows:

1. Upon the sub-grade prepared, as hereinbefore described, there shall be constructed an asphalt concrete base six (6) inches in thickness after compression, which shall be composed of asphaltic cement, sand, and broken rock. The asphaltic cement may be composed of either natural or artificial asphalt which shall conform to the tests required for the material in the wearing surface hereinafter described.

2. The sand must be clean, sharp sand, free from clay and loam. broken rock shall be clean, hard rock, roughly cubical in shape with angular edges and ranging in size from a pea (minimum) to the largest size which will pass through a ring one (1) inch in diameter. in diameter. 3. The broken rock, with enough of the above mentioned sand to fill voids in the same, shall be heated to a tem-perature of three hundred (300) degrees Fahrenheit after which the asphaltic cement above specified, and also heated to a temperature of three hundred (300) degrees Fahrenheit, shall be applied to the same in proportion of eight (8) pounds of asphaltic cement to one cubic foot of broken rock and sand, and the whole shall be thoroughly mixed in a mechanical mixer. 4. The mixing shall be continued until each partical of sand and broken rock is coated with the asphaltic cement. When thus prepared it shall be delivered upon the work, in wagons or dump carts at a temperature of not less than two hundred and fifty (250) degrees Fahrenheit and shall be immediately spread on the sub-grade previously prepared to such a depth that it shall have, after compression, a uniform thickness of six (6) inches. 5. The compression of this concrete layer shall be done as follows: As soon as the material has been spread for rolling it shall be rolled with a hot hand roller weighing not less than two hundred and fifty (250) pounds to the lineal foot and as the material cools it shall be rolled with a roller weighing not less than one hundred and fifty (150) pounds per inch in width of roller. And such rolling shall he continued until the material is thoroughly compacted.

tic concrete foundation shall be finished parallel to, and two (2) inches below, the grade of the finished pavement, and shall be made to extend close up to and around all openings or projections and to fit all irregularities. Section 7. That all asphalt used in the construction of the pavement specified in this ordinance shall comply with the following specifications: 1: Upon the asphalt concrete foundation of hereinformed and the section of the

tion as hereinbefore described, there shall be placed an asphalt wearing surface prepared as follows: '

Asphaltic 9 per cent to 17 per cent by Cement weight.

Sand 86 per cent to 65 per cent by weight.

Finely powdered Carbonate 5 per cent to 18 per cent by of Lime weight.

Total.. 100 per cent to 100 per cent by weight.

2. The asphaltic cement shall be prepared from a refined asphalt mixed with a refined liquid asphalt, as dcscribed below, and shall contain not less than eighty (80) per cent of bitumen soluble in carbon di-sulphide. It shall be heated to a temperature of three hundred (300) degrees Fahrenheit before adding it to the other materials used in making the asphalt wearing surface. In no case shall this asphaltic cement be heated above three hundred and twenty-five (325) degrees Fahrenheit.

4. The refined solid asphalt shall be manufactured wholly from asphaltic material, and must be free from admixture with any 'residues obtained by the artificial distillation of coal, coal-tar, or paraffine oll. It must contain not less than eighty (80) per cent of bitumen soluble in carbon di-sulphide, and not more than four (4) per cent of non-bituminous organic matter. It must be of even and uniform composition, and when heated to a temperature of three hundred (300) degrees Fahrenheit for five (5) hours, must not lose more than four (4) per cent in weight of vaporizable material. The bitumen contained in it must be of a permanent and cementitious character, which when mixed with the refined liquid asphalt will make a durable cement.

5. The refined liquid asphalt must be a highly cementitious liquid asphalt, refined so as to deprive it of all water and light oil. It must contain not less than 95 per cent of bitumen soluble in carbon di-sulphide, and not less than 90 per cent thereof shall be soluble in 88 degrees naptha. When heated to a temperature of 300 degrees Fahrenheit for five hours it must not lose more than 5 per cent in weight of vaporlzable oils. Material which has been cracked in the process of refining, or which contains any admixture of parafilne or coal-tar product will be rejected, and shall not be allowed to enter into the composition of the asphalt wearing surface.

6. The sand shall be clean, sharp, siliceous sand, and shall contain not more than 3 per cent of loam, clay or other earthy impurities; it must all pass an eight mesh to the inch screen. 7. The materials above described shall be prepared in the following manner: The sand shall be heated in dryers to a temperature between 300 and 375 degree's Fahrenheit. The hot sand and cold lime dust shall be thoroughly mixed together in a mixer. A quantity of asphaltic cement (previously heated to 300 degrees Fahrenheit) sufficient to produce a pavement containing not less than 9 per cent of bitumen soluble in carbon di-sulphide shall then be added, and the whole mass shall be mixed until every particle of the sand and

4. The Portland cement concrete shall be composed of one (1) part, by volumne, of cement, two (2) parts. of sand and four (4) parts of broken rock. The moulds shall be banked up solidly so that no movement will take place when the concrete is being tamped. The moulds shall be filled with concrete as hereinafter specified and thoroughly tamped to within one (1) inch of the finished surface. The final layer of one (1) inch of mortar shall be one part of cement to one of sand filled in and finished with a trowel. After setting for twelve (12) hours it shall be covered with wet earth and kept so covered for ten (10) days. Section 5. That all culverts shall be

constructed as follows:

1. Culverts may be of vitrified pipe, cast-iron pipe, or of Portland cement concrete, as called for in the Resolution of Intention.

2. All culverts shall be constructed in the line of the gutters and in the direction of the main flow of water, and as shown by the plans and drawings for same in the office of the said City Engineer.

* 3. If of vitrified stone pipe, the material shall be close grained, well glazed, thoroughly pressed and burned clear through so as to show a uniform color when broken. The inside of the bells and the outside of the spigot ends shall be wiped clean, thoroughly wet and well and closely jointed as laid. The trench for the pipe shall be two (2) feet wide, graded true with the bottom uniformly solid. The joints shall be thoroughly cemented with a mortar composed of one (1) part of Portland cement to one (1) part

6. The upper surface of this asphal-

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lime dust is thoroughly coated with a thin layer of asphaltic cement.

8. The material so produced must leave the mixer at a temperature between two hundred and fifty and three hundred and twenty-five degrees Fahrenheit, and must be fine grained and capable of producing a compact pavement. Sand and asphaltic cement and dust must be used in order to secure this result.

9. The mixture prepared as above shall be brought to the work in carts or dump wagons, and shall not be colder than 250 degrees Fahrenheit or hotter than 325 degrees Fahrenheit when it reaches the work.

10. It shall at once be spread uniformly over the concrete foundation prepared for it, with hot shovels and hot rakes, to such a depth that, after receiving its ultimate compression, the finished asphalt wearing surface shall not be thinner than two (2) inches. The thickness shall be constantly tested by means of gauges.

11. It shall be immediately compressed with hot hand rollers, after which a small amount of hydraulic cement shall be swept over it, and it will then immediately be thoroughly rolled with a roller weighing not less than 250 pounds per inch in width of roller. This rolling shall be continued for not less than five (5) hours for each one thousand square yards of pavement. All places that are inaccessible to the roller must be tamped with hot iron tampers.' The resulting pavement must show a close-grained even and smooth surface, true to grade and cross-section, and free from all hollows and irregularities. No traffic shall be allowed on the street until the pavement is thoroughly cooled and set. No wearing surface shall be laid in rainy weather, or when the foundation is wet from rain or other cause.

12. The contract price shall be per square yard of finished pavement, and shall include all grading, foundation, and all other work and all expenses, direct or indirect, connected with the proper execution of the work, and of maintaining the same until it shall have been finally accepted by the Street Superintendent.

Section 8. That all cement, broken stone, or gravel, or other materials not hereinbefore mentioned, shall comply with the following specifications:

1. No cement will be accepted, tested, or permitted to be used unless delivered in the original packages with manufacturer's name and brand of cement thereon.

2. Tests of the cement will be made at a temperature of from sixty (60) to seventy (70) degrees Fahrenheit.

3. Samples for tests may be taken from every package delivered, and unless they meet the requirements herein specified such packages may be rejected.

4. The sieves used for testing cement for fineness and for gauging the sand to be used in making briquettes for sand tests shall be as follows:

No. 20 sieve shall have 400 meshes to the square inch, and shall be made of wire cloth, No. 28 wire, Stubbs wire gauge. No. 30 sieve shall have 900 meshes to the square inch, and shall be made of wire cloth, No. 31 wire, Stubbs wire gauge. No. 50 sieve shall have 2500 meshes to the square inch, and shall be made of wire cloth, No. 35 wire, Stubbs wire gauge. No. 100 sieve shall have 10,000 meshes to the square inch, and shall be made of wire cloth, No. 40 wire, Stubbs wire gauge.

5. Briquettes for testing tensile strength of cement will be made both of neat cement and of cement and sand in the proportions hereinafter specified, with only chough water added to thoroughly moisten the mixture and make it coherent.

6. After being thoroughly mixed on a glass plate the mortar shall be firmly pressed into the moulds by hand, and the briquettes so formed placed upon a glass plate and kept there until put in water.

7. The sand used in preparing briquettes shall be clean and sharp and of such size that it will pass through a number twenty (20) sieve and be retained on a No. 30 sieve.

8. Round pats of neat cement about three inches in diameter, half inch thick at the center and tapering to a feather edge, mixed in the same mainer as the neat cement briquettes and placed on a glass plate, shall not show any signs of warping cr cräcking after seven $(7)_{\perp}$ days in either air or water.

9. Any cement showing signs of swelling, after being mixed, will be rejected.

10. Portland cement shall be ground to such a degree of fineness that not less than 98 per cent by weight shall pass a No. 50 sieve, and not less than 90 per cent by weight shall pass a No. 100 sieve.

100 sieve. 11. The ultimate tensile strength of briquettes, one square inch in crosssection, made of neat Portland cement, shall be as follows:

One day in air and slx days in water, 375 pounds.

One day in air and twenty-seven days.

12. The ultimate tensile strength of briquettes one square inch in crosssection, made of one part by weight of Portland cement and three (3) parts of be added by sprinkling during the process of mixing in quantities to secure the required consistency.

2. The cement and sand for mortar in the specified proportions shall be thoroughly mixed dry, on a tight platform, with shovels or hoes until no streaks of cement are visible. Watershall be added to the sand and cement, mixed in accordance with the foregoing directions, in sufficient quantities to produce a mortar of the desired consistency, and the whole thoroughly mixed with shovels or hoes until a homogeneous mass is produced.

3. The mortar, while fresh, shall be spread upon the concrete base before the latter has set, in such quantities that after being thoroughly manipulated and spread over the concrete it will make a layer one inch thick conforming to the required grade and cross-section, which shall be thoroughly dressed and smoothed.

4. Board or timber forms shall be provided by the contractor to mould the concrete and mortar to the required shape, and shall be left until the concrete or mortar is set.

5. Retempering of concrete or mortar shall not be permitted, and mortar of concrete that has begun to set before ramming is completed shall be removed from the work.

6. All surfaces on or against which concrete is to be laid shall be thoroughly cleaned and dampened by sprinkling with water just previous to placing the concrete.

7. The concrete shall be evenly spread upon the foundation, as soon as mixed, in a layer of such depth that after having been thoroughly compacted with rammers it shall not be in any place less than the thickness called for, and the upper surface shall be parallel with the proposed surface of the completed work.

8. Concrete shall not be mixed in larger quantities than is required for immediate use, and no batch shall be larger than can be made of one barrel of cement with the proportions of sand and stone specified.

Section 10. That all work done shall be subject to the following conditions and requirements:

1. The contractor shall give twelve (12) hours notice in writing when he shall require the services of the City Engineer for laying out any portion of the work. He shall preserve all stakes set for lines, levels, or measurements of the work by the City Engineer in their proper places. " Any expense in replacing said stakes which the contractor, or his agents or employees may have fail-ed to preserve, shall be borne by the contractor. The contractor shall dig all stake holes necessary to give lines and levels. The contractor shall, when required to do so by the said Superintendent of Streets, remove' from the work any overseer, superintendent, laborer, or other person employed on the work, who shall refuse or neglect to obey the said Superintendent of Streets in any way relating to the work, or who shall perform his work in a manner contrary to these specifications, or who shall be found to be incompetent or unfaithful.

2. All loss or damage arising from the nature of the work to be done un-der these specifications, during the progress of the work, and before the acceptance thereof, or from any act or commission on the part of the contractor, or any agent or person employed by him, occuring in the course of the work not authorized by these specifications, shall be sustained and borne by the contractor. The contractor shall remove all obstructions in a careful manner, and replace the same when necessary that the same should be replaced in as good a condition found, and to the proper grade, and all projecting stone or other walks shall be neatly cut on the inside of the curb, and such cutting and resetting of curbing and replacing of paving shall be done as shall be necessary to make proper connections with the work already done on the cross streets. The contractor shall keep good and sufficient'guards around said improvements. by fence or otherwise, to prevent accident, and shall hang thereon lights to burn from dusk to daylight, and the contractor shall hold the City harmless from any and all suits for damages arising from or out of and during the performance of said work, or any portion thereof, and before the same has been 'accepted. 3. All the work provided for herein must in all cases be done under the di-rection and to the satisfaction of the said Superintendent of Streets, and the materials used shall comply with the specifications herein contained, and beto the satisfaction of the said Superintendent of Streets. No materials of any kind shall be used until they have been examined and approved by the said Superintendent of Streets, who shall have full power to condemn any work or material not in accordance with the specifications, and to require the contractor to immediately remove any work or material so condemned, and the contractor shall, at his own oxpense, replace said work or materials to the satisfaction of the said Superintendent of Streets. The decision of the said Superintendent of Streets shall be final as to the quality of the work and materials used, unless the Common Council shall determine otherwise upon an appeal.

4. Whenever the word "Contractor" is used in these specifications, it refers to the party or parties to whom the contract, has been awarded for the construction of the work herein specified.

5. Whenever the words "City Engineer" or "Street Superintendent" are used in these specifications, they refer, respectively, to the City Engineer and the Street Superintendent of the City of San' Diego, State of California. Section 11. That all ordinances or

Section 11. That all ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed.

Section 12. That this ordinance shall take effect and be in force from and after its passage and approval.

Section 13. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said City, to-wit: the San Diego Union and Daily Bee.

sand shall be as follows:

One day in air and six days in water 120 pounds.

One day in air and twenty-seven days in; water 190 pounds.

13. Broken stone for concrete shall be good, hard stone that will not be affected by the weather, broken so that the longest dimension of any stone will not exceed one and one-half inches $(1\frac{1}{2})$ nor the least dimension of any stone be less than one quarter ($\frac{1}{2}$) of an inch, and must be free from dust, dirt or other foreign matter.

14. Gravel used for concrete shall be of such sizes that the greatest diameter of any pebble will not exceed one and one-half inches $(1\frac{1}{2})$ nor the least dimension of any pebble be less than one quarter $(\frac{1}{4})$ of an inch, and must be free from dust, dirt or other foreign matter.

¹ 15. Water shall be fresh, and free from earth, dirt or sewerage. Section 9. That the mode and meth-

Section 9. That the mode and methods in performing the work shall be as follows:

1. The cement and sand in the specified proportions, by volume, shall be thoroughly mixed dry on a tight platform with shovels or hoes until no streaks of cement are visible. Upon the mixture there shall be spread the proper quantity of broken stone or gravel. The mass shall then be thoroughly turned over with shovels or hoes not less than three (3) times, or until every pebble or piece of broken stone is completely coated with mortar. Water shall

Au Charinance Prescribing Apecifications For Bituminous Rock Pavem-ent on Hatural tank in the Rily of sandings, is read and on Mertions adopted by the following vole, to-wit; Ayu Aldennus Clark, Rainbow, Johnson, Jones, Hyers. Waterow, & Pernix. Hore None Absent aldonnen Whitson Ed Landis.

Said Ordinance as adapted is as Follows, Viz:

Ordinance No. 1128.

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An Ordinance Prescribing Specifications for Bituminous Rock Pavement on Natural Earth 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 paving of all streets in the City of San Diego, California, with bituminous rock pavement on the natural earth shall be done in accordance with the specifications hereinafter contained.

The street pavement, guttering, and culverts provided for herein are to be constructed according to the plans and drawings and 'cross-section, approved by the Common Council, on file in the office of the City Engineer of said City, and so as to conform to the lines, levels, and official grade of the street upon which said work is to be constructed; said lines and levels shall be shown on the ground by stakes to be set by the City Engineer of said City.

The work to be done shall be as follows: (a) Grading and preparing the roadbed; (b) Trenching for, and constructing, the culverts; (c) Constructing and laying a pavement of bituminous rock; (d) Constructing and laying along the exterior lines of the said pavement the guttering prescribed; (c) Furnishing all material and labor necessary to perform said work and complete the same.

Section 2. That all grading and the preparation of the roadbed for the pavement shall be done and performed as follows:

1. Grading shall include the work of removing all earth, stone, loose rock, hardpan, and all other material that may be encountered or required in preparing the street for the work called for in the Resolution of Intention, and shall include also all filling, trimming, shaping, picking down, re-filling, rolling, surfacing, and all other work that may be required in bringing the surface of the street to the subgrade and shape required, and of maintaining it in perfect condition until the work has been done. The cost thereof shall be included in the contract price per square, yard of completed, payement, and no extra compensation shall be allowed the contractor for removing from the street the surplus material that may result from the work of grading. The surplus material, if any, shall be removed by the contractor to such point or points as may be designated by the Common Council in the Resolution of Intention.

2. When mud or soft material is encountered it shall be taken out below the sub-grade, and the space shall be filled with good, hard material, by and at the expense of the contractor.

3. In places where cutting is necessary to bring the street to the required, surface; the plow point shall not in any

be reset to the established grade of the street, and grade stakes set, therefor by the City Engineer. The contract price per square yard for the finished pavement shall include the cost of resetting the said covers, and no extra. compensation shall be allowed the contractor for re-setting them.

8. The roller used shall be of a weight of not less than two hundred and fifty (250) pounds for each one (1) inch width of roller.

Section 3. That the gutters may be paved with natural stone blocks, Portland cement concrete, or with the same material as the street pavement, and laid in the same manner. The Resolution of Intention shall state the material with which the gutter is to be paved. The paving of gutters shall commence at the curb and shall conform to the cross-section of the street, and shall be of such width as shall be specified in the Resolution of Intention. The paving of all gutters with natural stone shall be as follows:

1. The blocks shall of porphyry or granite, as specified in the Resolution of Intention. The stone shall in all case's be free from lamination, stratifications, or other defects, and shall be of uniform grade and texture throughout.

The stone blocks shall be neatly $\mathbf{2}$. cut to the following dimensions: In length, not more than ten, (10) nor less than seven (7) inches; in width, not more than four and one half (41/2) nor less than three and one-half (31/2) inches, and to a uniform depth of sev-en inches. All blocks shall be dressed to rectangular faces with straight edges on top, bottom and sides. The sides and ends shall be dressed so as to make three-fourths (¾) of an inch joints the full depth of the blocks. The top and bottom faces shall be parallel and there must be no knob or projections on either the top, bottom, sides or ends of ' the stone.

3. The blocks shall be laid by hand and firmly bedded in four (4) inches of clean, sharp sand.

The blocks shall be laid with 4. their greatest length at right angles to the axis of the street, and in straight courses of uniform depths and widths throughout. At the intersection of one street with another street the gutter shall be constructed to the line of the culverts. If culverts are not constructed across the intersection, the blocks will be laid to true radial lines, following the curvature of the curb. Each course shall be set perpendicular to the surface so that in alternate coures all longitudinal joints shall be broken by a lap of at least two (2) inches, and the outer edge shall be laid to form a toothing of at least four (4) inches.

5. When laid, the pavement of the gutter shall be immediately covered with screened pea gravel, which shall theroughly and while hot shall be raked or swept in the joints until all are completely The blocks shall then be ramfilled. med with rammers weighing from seventy-five (75) to eighty (80) pounds, until all have been forced to a firm unyielding bed, and the gutter brought to a perfect surface. Every block that does not have a solid bearing, as well as all general depressions in the surface, resulting from a thorough ramming of each block, shall be taken up, and additional sand placed upon the foundation and the blocks again laid and rammed until brought to a solid bearing and perfect surface. While the blocks are being rammed the joints shall be kept well filled with gravel. 6. Immediately after ramming, the gravel shall be swept or otherwise cleaned out of the joints to a depth of one (1) inch, and there shall then be poured into the joints, while the gravel is hot, boiling paving cement until all the joints are completely full. Additional hot gravel of the above specified size and quality shall then be poured along and into the joints previously filled with the paving cement, and then be compacted by tamping with light rammers, especially made for this purpose, until all the joints are thoroughly filled and made flush with the upper surface of the gutter. 7. The said paving cement shall be composed of twenty (20) parts of refined asphaltum and three (3) parts of residuum oil mixed with one hundred (100) parts of tar, which shall be obtained from the direct distillation of

coal-tar, and shall be the residuum therefrom. These ingredients shall be delivered on the work at least one week before being used, in order that the Street Superintendent may cause the proper tests to be made before the material is admitted into the work. The cement must be mixed upon the work and then heated to a temperature of three hundred (300) degrees Fahrenheit as it is required for immediate use. Three and one-half (3½) gallons of cement shall be used for each and every square yard of gutter.

8. As soon as the joints shall have been thoroughly tamped and before the paving shall have become cold, a layer of clean, dry coarse sand, onehalf $(\frac{1}{2})$ inch in thickness, shall be spread evenly over the entire surface of the gutter, which, together with the accumulation of any kind, shall be cleaned off and removed from the street by the contractor before the work has been accepted.

9. All blocks shall be carefully inspected by the Superintendent of Streets, and he shall direct that every stone not complying with these specifications, whether it has been set or not, shall be immediately removed from the street at the expense of the contractor. The contractor shall furnish, at his own expense, such laborers as may be required to enable a thorougn inspection and culling of the blocks.

10. All natural stone block gutters shall be paid for at a stated price per square yard, which price per square yard shall include the furnishing of all labor and materials, the foundation, the grouting, and all other work and all expenses, direct or indirect, connected with the proper execution of the work and of maintaining the same in perfect condition until it shall have been finally accepted by the Street Superintendent.

Section 4. That all Portland cement concrete gutters shall be constructed as follows:

1. Portland cement concrete gutters shall be of the width stated in the Resolution of Intention.

2. The thickness shall be six (6) inches at center and at the edge adjoining the curb, and shall be eight (8) inches at the edge adjoining the street pavement, and shall be laid to conform to the cross-section of the street, as shown on the plans and drawings on file in the office of the said City Engineer.

3. The Portland 'cement used shall' conform to the requirements enumerated in Section 6 of this Ordinance.

4. The Portland cement concrete shall be composed of one (1) part, by volumne, of cement, two (2) parts of sand and four (4) parts of broken rock. The moulds shall be banked up solidly so that no movement will take place when the concrete is being tamped. The moulds shall be filled with concrete as hereinafter specified and woughly tamped to within one (1)inch of the finished surface. The final layer of one (1) inch of mortar shall be one part of cement to one of sand filled in and finished with a trowel. After setting for twelve (12) hours it shall be covered with wet earth and kept so covered for ten (10) days. Section 5. That all culverts shall be constructed as follows: After the concrete is finished and has set for twelve (12) hours it shall be covered with six (6) inches of earth and kept so covered for ten (10) days. Y branches with conduit pipes shall be laid and concreted in the same manner.

4. If the culverts are constructed of cast-iron pipe, the material shall be the best quality of cast-iron pipe coated inside and out with a double coat of paraffine paint, and luid and concreted as specified above.

5. The concrete in which pipe culverts are laid shall be composed of one (1) part, by volume, of Portland cement, two (2) parts of sand, and four and one-half $(4\frac{1}{2})$ parts of gravel or crushed rock, mixed as hereinafter specified.

6. If the culverts are constructed of Portland cement concrete with castiron covers, the culverts shall be constructed so as to conform to the alignment and grade, and shall be of the dimensions shown by the plans and drawings on file in the office of the said City Engineer, who shall set the grade stakes for that purpose in accordance therewith. The concrete shall be composed of one part, by volume; of Portland cement, two parts of sand and four parts of broken stone. The concrete shall be placed in position against wood moulds substantially held in place so as to permit of no movement of the mass while the concrete is being rammed.

7. The cast-iron covers for the culverts shall be of good quality of castiron free from flaws, cracks, or other defects. They shall be perfect castings of the exact form and size as shown upon the plans and drawings in the office of the said City Engineer. Where the culverts crosses street rallway tracks, the covers shall be made of the proper length and form to fit closely between the rails. Each section of the cast-iron plates shall be set in a bed of mortar in such manner as to insure a uniform bearing upon the walls' of the culvert, and any plate that is not so bedded shall be reset, and any plate that may be imperfect in form or material shall be replaced by and at the expense of the contractor before the work is acepted. Ail surfaces of cast-iron culvert plates shall receive one coat of paraffine paint.

8. The contract price shall be per linear foot for the culvert complete, and shall include all the labor and material and all expenses, direct or indirect, connected with the proper execution of the work and of maintaining it in perfect condition until it shall have been finally accepted by the said Superintendent of Streets.

Section 6. That all cement, broken stone, or gravel, or other materials not heretofore specified shall comply with the following specifications:

1. No cement will be accepted, tested, or permitted to be used unless delivered in the original packages with manufacturers name and brand of cement thereon.

case penetrate below the established grade line of the street. The remainder shall be carefully dressed off with picks or other hand tools.

4. In places where filling is necessary to bring the street to the required surface, it shall be done in layers of not more than six (6) inches in depth, and each layer shall be thoroughly rolled before another layer is added.

5. The street shall be brought to a sub-grade or surface of the required depths below the established grade of ' the street and shall be finished in the most perfect manner so as to be parallel with, and in every way made to conform in shape to the surface of the finished work. To effect this the ground shall first be brought to an approximate finish slightly above the sub-grade. The City Engineer will then set grade stakes and the contractor shall then stretch lines from these several stakes, both along and across the work, and dress down to the true surface all irregularities as indicated by these lines. The surface shall then be rolled, when it shall again be dressed and re-rolled until the surface shall be true, smooth, compact, and to the required surface. 6. Such portions of the street as cannot be reached by the roller, and all

not be reached by the roller, and an places excavated below the sub-grade and re-filled, and all pipe trenches and other places that cannot be properly compacted by the roller, shall be tamped solidly by and at the expense of the contractor.

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7. All covers to sewer manholes, and valve boxes on the line of work that are not to the established grade shall 1. Culverts may be of vitrified pipe, cast-iron pipe, or of Portland cement concrete, as called for in the Resolution of Intention.

2. All culverts shall be constructed in the line of the gutters and in the direction of the main flow of water, and as shown by the plans and drawings for same in the office of the said City Engineer.

3. If of vitrified stone pipe, the material shall be close grained, well glazed, thoroughly pressed and burned clear through so as to show a uniform color when broken. The inside of the bells and the outside of the spigot ends shall be wiped clean, thoroughly wet and well and closely jointed as laid. The trench for the pipe shall be two (2) feet wide, graded true with the bottom uniformly solid. The joints shall be thoroughly cemented with a mortar composed of one (1) part of Portland cement to one (1) part of sand. The pipe shall be laid upon the bottom of the trench, and thereafter the trench shall be filled in around the pipe with concrete which shall be well tamped under the lower quarters of the pipe, and the pipe covered with cement concrete six (6) inches in thickness on both sides and top. 2. Tests of the cement will be made at a temperature of from sixty (60) to seventy (70) degrees Fahrenheit.

3. Samples for tests may be taken from every package delivered, and unless they meet the requirements herein specified such packages may be rejected.

4. The sieves used for testing cement for fineness and for gauging the sand to be used in making briquettes for sand tests shall be as follows:

No. 20 sieve shall have 400 meshes to the square mch, and shall be made of wire cloth, No. 28 wire, Stubbs wire gauge. No. 30 sieve shall have 900 meshes to the square inch, and shall be made of wire cloth, No. 31 wire, Stubbs wire gauge. No. 50 sieve shall have 2500 meshes to the square inch, and shall be made of wire cloth, No. 35 wire, Stubbs wire gauge. No. 100 sieve shall have 10,000 meshes to the square inch, and shall be made of wire cloth, No. 40 wire, Stubbs wire gauge. 5. Briquettes for testing tensile

5. Briquettes for testing tensile strength of cement will be made both of neat cement and of cement and sand in the proportions hereinafter specified, with only enough water added to thoroughly moisten the mixture and make it coherent.

6. After being thoroughly mixed on a glass plate the mortar shall be firmly pressed into the moulds by hand, and the briquettes so formed placed upon a glass plate and kept there until put in water.

7. The sand used in preparing briqu-

mixture there shall be spread the prop er quantity of broken stone or gravel. The mass shall then be thoroughly turned over with shovels or hoes not less than three (3) times, or until every pebble or piece of broken stone is completely coated with mortar. Water shall be added by sprinkling during the process of mixing in quantities to secure the required consistency.

2. The cement and sand for mortar in the specified proportions shall be thoroughly mixed dry, on a tight platform, with shovels or hoes until no streaks of cement are visible. Water shall be added to the sand and cement, mixed in accordance with the foregoing directions, in sufficient quantities to producé a mortar of the desired consistency, and the whole thoroughly mixed with shovels or hoes until a hom cgeneous mass is produced.

3. The mortar, while fresh, shall be spread upon the concrete base before the latter has set, in such quantities, that after being thoroughly manipulated and spread over the concrete it will make a layer one inch thick conforming to the required grade and cross-section, which shall be thoroughly dressed and smoothed.

4. Board or timber forms shall be provided by the contractor to mould the concrete and mortar to the required shape, and shall be left until the concrete or mortar is set.

5. Retempering of concrete or mortar will not be premitted, and mortar or concrete that has begun to set before ramming is completed shall be removed from the work.

6. All surfaces on or against which concrete is to be laid shall be thoroughly cleaned and dampened by sprinkling with water just previous to placing the concrete.

7. The concrete shall be evenly spread upon the foundation, as soon as mixed, in a layer of such depth that after having been thoroughly compacted with rammers it shall not be in any place less than the thickness called for, and the upper surface shall be parallel with the proposed surface for the completed work.

8. Concrete shall not be mixed in larger quantities than is required for immediate use, and no batch shall be larger than can be made of one barrel of cement with the proportions of sand

and stone specified. Section 8. That all bituminous rock used in the construction of the pavement specified in this ordinance shall comply with the following specifications:

1. Bituminous rock pavement shall consist of a wearing surface of natural bituminous rock two (2) inches thick, placed on the natural earth foundation prepared as hereinbefore specified. ettes shall, be clean and sharp and of such size that it, will pass through a number twenty (20) sieve and bc re-tained on a No. 30 sieve. S. Round pats of neat coment about

three inches in diameter, half inch thick at the center and tapering to a feather edge, mixed in the same manner as the neat cement briquettes and placed on a glass plate, shall not show any signs of warping or cracking after seven (7) days in either air or water.

9. Any, cement showing signs of swelling, after being mixed, will be rejected.

10. Portland cement shall be ground to such a degree of fineness that not less than 98 per cent by weight shall pass a No. 50 sieve, and not less than 90 per cent by weight shall pass a No. 100 sieve.

11. The ultimate tensile strength of briquettes, one square inch in crosssection, made of neat Portland cement, shall be as follows: One day in air and six days in water

2. The bituminous rock is to be spread of such thickness that when compacted it shall have a thickness of at least two (2) inches.

3. The bituminous rock must be of good quality, suitable for use as the wearing surface of a pavement. It must yield not less than nine (9) nor more than fifteen (15) per cent of bi-tumen when extracted by carbon disulphide, and must not contain more. than two (2) per cent of non-bituminous combustible material.

4. The consistency of the bitumen extracted by carbon di-sulphide must fall within the limits of 40 to 80 penetration by the District of Columbia Standard. It must be adhesive and ductile. When heated to a temperature of 300 degrees Fahrenheit for eight (8) hours it must not lose more than twelve (12) per cent in weight of vaporizable material, and must not be so changed by heating as to be harder than of a consistency of eight (8) penetration. 5. The non-bituminous and non-combustible ingredients of the bituminous rock are to be sand and finely pulverized mineral matter, of a character unacted on by water. The sand must be clean, hard, moderately sharp, and must all pass an 8-mesh to the inch screen. At least 15 per cent of the nonbituminous and non-combustible in-gredients of the bituminous rock must be fine enough to pass a 100 mesh to the inch screen, and at least 16 per cent must be coarse enough to be retained on a 50-mesh to the inch screen. 6. Should it be necessary to add stone dust to the bituminous rock to supply a deficiency of the finely pulverized mineral matter, powdered carbonate of lime shall be used.

7. The bituminous rock is to be reduced to a finely disintegrated condition by heating, but not in open kettles, nor by any other process liable to burn or impair the quality of the bituminous materials. It is to be brought upon the street in a finely disintegrated condition, not colder than 200 nor hotter than 300 degrees Fahren-heit, and while still hot the bituminous rock is to be spread uniformly and rolled with hot hand-rollers weighing not less than two hundred and fifty (250) pounds to the lineal foot until this layer is thoroughly compacted.

8. Hand-rolling is to be followed by rolling with a roller weighing not less than 150 pounds per inch in width of roller. This roller is to be used on the warm pavement for at least five hours for each 1,000 square yards of surface./

9. Where the surface cannot, be rolled it is to be thoroughly rammed with hot tampers and smoothed with hot smoothing irons.

10. In case the natural bituminous rock deposit from which the contractor desires to take the bituminous rock does not contain material complying with the above requirements, the contractor shall procure bituminous rock from some other deposit and mix the same with the bituminous rock which he desires to use, to bring it to the standard specified herein. In all cases the bituminous rock used must comply with the specifications herein contained.

11. The finished surface must be smooth and conform to the prescribed surface of the roadway.

12. The bituminous rock of the finished pavement shall be fine grained and compact, containing a sufficient amount of asphalt to fill the voids between the grains of sand or other mineral matter entering into its composition. It must be free from water and from appreciable quantities of light oils volatile at 250 degrees Fahrenheit, and must be in every way serviceable for use as a wearing surface for a

street pavement. 13.

gress of the work, and before the acceptance thereof, or from any act or commission on the part of the contractor, or any agent or person employed by him, occuring in the course of the work not authorized by these specifications, shall be sustained and borne by the contractor. The contractor shall remove all obstructions in a careful manner, and replace the same when necessary that the same should be replaced in as good a condition as found, and to, the proper grade, and all projecting stone or other walks shall be neatly cut on the inside of the curb, and such cutting and resetting of curbing and replacing of paving shall be done as shall be necessary to make proper connections with the work already done on the cross streets. The contractor shall keep good and sufficient guards around said improvements, by fence or otherwise, to prevent accident, and shall hang thereon lights to burn from dusk to daylight, and the contractor shall hold the City harmless from any and all suits, for damages arising from or out of and during the performance of said work, or any portion thereof, and before the same has been accepted.

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3. All the work provided for herein must in all cases be done under the direction and to the satisfaction of the said Superintendent of Streets, and the materials used shall comply with the specifications herein contained, and be to the satisfaction of the said Superintendent of Streets. No materials of any kind shall be used until they have been examined and approved by the said Superintendent of Streets, who shall have full power to condemn any work or material not in accordance with the specifications, and to require the contractor to immediately remove any work or material so condemned, and the contractor shall, at his own expense, replace said work or materials to the satisfaction of the said Superintendent of Streets. The decision of the said Superintendent of Streets shall be final as to the quality of the work and materials used. unless the Common Council shall determine otherwise upon an appeal.

4. Whenever the word "Contractor is used in these specifications, it refer to the party or parties to whom the contract has been awarded for the construction of the work herein specified.

5. Whenever the words "City Engineer" .or "Street Superintendent" are used in these specifications, they refer, respectively, to the City Engineer and the Street Superintendent of the City of San Diego, State of California. Section 10. That all ordinances of

parts of ordinances in conflict herewith be and the same are hereby repealed.

Section 11. That this ordinance shall

section 11. That this orginance shall take effect and be in force from and after its passage and approval. Section 12. That the City Cierk of the said City of San Diego, be and he is hereby authorized and directed, immediately after the approval of this or dinance, to publish or cause the same to be published once in the City official newspaper of said City, to-wit: the San Diego Union and Daily Bee!

375 pounds.		
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One day in air and twenty-seven days in water 510 pounds.

12. The ultimate tensile strength of briquettes one square inch in crosssection, made of one'part by weight of Portland cement and three (3) parts of sand shall be as follows:

One day in air and six days in water 120 pounds.

One day in air and twenty-seven days in water 190 pounds.

13. Broken stone for concrete shall be good, hard stone that will not be affected by the weather, broken so that the longest dimension of any stone will not exceed one and one-half inches (11/2) nor the least dimension of any stone bc less than one quarter (1/2 of an inch, and must be free from dust, dirt or other foreign matter.

14. Gravel used for concrete shall be of such sizes that the greatest diameter of any pebble will not exceed one and one-half inches (1½) nor the least dimension of any pebble be less than one quarter (14) of an inch, and must be free from dust, dirt or other foreign matter.

15. Water shall be fresh, and free from earth, dirt or sewerage.

Section 7. That the mode and methods in performing the work shall be as follows:

1. The cement and sand in the specified proportions, by volume, shall be thoroughly mixed dry on a tight plat-form with shovels or hoes until no streaks of cement are visible. Upon the

The contract price shall be per square yard for finished [°]pavement, and shall include all grading, foundation, and all other work and an expenses, direct or indirect, connected with the proper execution of the work, and of maintaining the same until it shall have been finally accepted by the said Street Superintendent.

Section 9. That all work done shall be subject to the following conditions and requirements:

The contractor shall give tweive (12) hours notice in writing when he shall require the services of the City Engineer for laying out any portion of the work. He shall preserve all stakes set for lines, levels, or measurements of the work by the City Engineer in their proper places. Any expense in replac ing said stakes which the contractor, or his agents or employees may have failed to preserve, shall be borne by the contractor. The contractor shall dig all stake holes necessary to give lines and levels. The contractor shall, when required to do so by the said Superintendent of Streets, remove from the work any overseer, superintendent, laborer, or other person employed on the work, who shall refuse or neglect to obey the said Superintendent of Streets in any way relating to the work, or, who shall perform his work in a manner contrary to these specifications, or who shall be found incompetent or unfaithful.

2. All loss or damage arising from the nature of the work to be done under these specifications, during the pro-

After First giving due Hotice President Perin did in Open Dession Sign an Ordrinance (Noll 75) Brooiding For the teture of the Boud Executed to elec City of Dan Diego, By itu itu Dan Diego Water ompany as Recurity for the payment of state and County Jotes for the year 1901-or. Au Ordinance (16 1126) Providing for the placing of Fire Hydrauts at Logan avecue and Furnity-Eighthe street, and Logan avenue and thirlethe street. An Ordinance (No) Prescribing specifications for Asphalt pave-Ment on Asphalk Concrete Base. Au Ordinauer (No Mercribing Specifications for Biluminous Rock Paviment on Hatural Earth, Thereupon ite Board Adjourned, M.J. Perin President of the Board of Alderneev. Attest Geo. D. Locarcan Pily Clork,

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REGULAR MEETING.

Council Chamber of the Board of Aldermen of the

City of San Diego, California, June 2nd, 1902.

A Regular Meeting of the Board of Aldermen was held this day at 7:30 p.m., President Perrin presiding.

PRESENT--ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Watson, Perrin and Clerk Goldman.

ABSENT---ALDERMAN Landis.

The minutes of Adjourned Meeting held May 19th, 1902, were read and approved.

A communication from the Board of Public Works recommending that Solon Bryan be given an extension of thirty days' time in which to complete his contract for the construction of the wood pipe line in El Cajon avenue, is read and on motion of Alderman Watson the extension is granted.

Thereupon a Joint Resolution granting Solon Bryan 30 days additional time to complete the wood pipe line in El Cajon avenue, being read is on motion of Alderman Whitson adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Watson and Perrin.

NOES -- NONE.

ABSENT--ALDERMAN Landis.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION NO. 1416.

WHEREAS, The City of San Diego, California, through its Board of Public Works, entered into a contract with Solon Bryan on the 29th day of January, 1902, wherein and whereby the said Solon Bryan agreed to furnish all the labor and material necessary for the construction and to construct a twenty-eight (28") inch wooden water pipe line eight hundred (800) feet in length on El Cajon avenue (formerly University Boulevard) from the east line of Arizona atom street to the center line of Louisiana street, in the City of San Diego, California; and WHEREAS, The said Solon Bryan has been granted an extension of sixty (60) days' time for the completion of said contract, viz: to the loth day of June, 1902; and WHEREAS, The said Solon Bryan has asked that the time for the completion of said contract

be extended thirty (30) days from the said 10th day of June, 1902, i.e. to the 10th day of July, 1902; and

WHEREAS, The said Board of Public Works has recommended that the time for the completion of the said contract be extended to the 10th day of July, 1902,

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

That the time within which the said contract was to have been completed, as specified and

set forth therein, be and the same is extended to July 10th, 1902.

A communication from the City Engineer transmitting a profile and an estimate of the cost

A communication from the Board of Fire Commissioners recommending that the permanent men in the Fire Department be granted a vacation of ten days each, is read and ordered filed.

Thereupon an ordinance providing for the vacation of the men in the Fire Department for 10 days each, being read is on motion of Alderman Whitson adopted by the following vote, to-wit:

<u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Watson and Perrin. <u>NOES -- NONE</u>.

ABSENT-ALDERMAN Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance providing for the vacation of the men in the Fire Department of the City of

San Diego, California, for ten (10) days each, and authroizing the employment of extra men as substitutes in their place.

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

Section 1. That the Board of Fire Commissioners of the City of San Diego, California, be, and said Board is hereby authorized and directed to grant to one (1) Chief Engineer, two (2) engineers of steamers, nine (9) drivers of apparatus, and one (1) captain of chemical engine in the Fire Department of said city a vacation of ten (10) days each after the approval of this ordinance, and to employ extra men for the period of ten (10) days as substitutes for and to take the place of the said employees of the said Fire Department hereinbefore mentioned; that said vacation shall be granted without making any deduction from the salaries of the men to whom such vacation is granted, and is so given, provided, that the expense of such extra men shall not exceed the following sums, to-wit:

Twenty-five dollars (\$25.00) for Chief Engineer, thirty dollars (\$30.00) for each engineer of steamers, twenty-five dollars (\$25.00) for each of said drivers, and twenty-

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five dollars (§25.00) for the captain of chemical engine.

And provided further, that the total sum to be paid such extra men shall not exceed the sum of three hundred and thirty-five dollars (\$335.00).

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

A communication from the Board of Public Works stating that only one bid had been received for furnishing and placing five fire hydrants recently ordered by the Common Council and that said bid was for \$385.00, being in excess of the amount appropriated, and asking for further instructions, was read and ordered filed.

A communication from the Board of Public Works recommending that an ordinance to prevent the passing of papers and circulars on any of the parks and plazas, is read and on motion of Alderman Whitson the Attorney is instructed to prepare and present an ordinance to

carry this recommendation into effect.

A communication from the Board of Public Works transmitting an itemized statement of the expenses of the various departments of the City Government for the month of April, 1902, is presented and ordered filed.

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The report of the Poundkeeper for May, 1902, is presented and ordered filed.

The petition of Herman M. Fritz for authority to maintain an electric sign at his place of business, the southeast corner of Fourth and "F" streets, is read and referred to the Joint Street Committee.

A communication from the Board of Public Works recommending that they be authorized to employ as a permanent clerk in the Water Department the temporary clerk heretofore allowed, is read and referred to the Joint Water Committee.

A communication from Waldo S. Waterman protesting against the dumping of garbage and refuse at the foot of Eleventh street, and asking that the Council prohibit the dumping of any refuse of any kind in that vicinity, is read and referred to the Health and Morals Committee.

A communication from Nason & Oesting, agents for the Hartford Steam Boiler, Inspection & Insurance Company stating that said company cannot insure the steam boilers at the main pumping plant in Mission Valley for the amount of \$10,000.00, at a premium of \$87.50 for 3 years, but offering to re-insure said boilers for \$20,000.00, at a premium of \$175.00 for three years; also a communication from E. J. Louis, agent for the Fidelity and Casualty Company, offering to insure the steam boilers at the main pumping plant at Mission Valley for the sum of \$10,000.00, at a premium of \$125.00 for three years, were read and referred to the Joint Fire Committee.

The petition of James King, Sr., for permission to cut down trees from in front of 960 wentieth street, is read and referred to the Joint Street Committee.

The petition of the Ladies' Civic Federated Clubs, signed by Mrs. Carey as president, and Mrs. Ballou as Treasurer, asking the Council to have the water bill for the "K" street park reduced, and also asking the Council to provide for the payment of the rent of said "K" street park, is read and referred to the Joint Water Committee.

The petition of C. V. Houk for a retail liquor license at the northwest corner of "D" and Third streets, is read and referred to the Health and Morals Committee.

The following report of the Street Committee in the matter of a Joint Resolution granting permission to Jessop & Sons to maintain a sign hitching-post in front of 942 Fifth street, is read and on motion of Alderman Watson adopted, viz:

The Street Committee recommends the within resolution be adopted.

F. C. Hyers,

Geo. B. Watson,

Dan F. Jones.

Thereupon a Joint Resolution permitting Jessop & Sons to maintain a sign on hitching post, is read and Alderman Jones moves that the same be adopted, which motion is defeated

by the following vote, to-wit:

AYES -- ALDERMEN Clark, Johnson, Jones and Watson.

NOES -- ALDERMEN Whitson, Rainbow, Hyers and Perrin.

ABSENT--ALDERMAN Landis.

May 28/02.

The following report of the Street Committee in the matter of a Joint Resolution authorizing the Board of Public Works to repair "L" street between Sixteenth and Eighteenth streets, and also to repair the intersection of Fifteenth and "L" streets, is read and on motion of Alderman Watson adopted, viz:

The Street Committee recommends that the within resolution be laid on the table.

F. C. Hyers,	
Geo. B. Watson,	
 Dan F. Jones.	

Thereupon said resolution is laid on the table.

The following report of the Sewer Committee in the matter of the petition of Grace B. Hatch et al., for the extension of the sewer in Fourth street from Juniper to Kalmia, being read is adopted, viz:

San Diego, Cal., May 29th, 1902.

To the Common Council,

May 28/02.

San Diego, Calif.,

Gentlemen:--

In the matter of the petition of Grace B. Hatch et al. for the extension of a sewer in Fourth street, the Sewer Committee herewith recommends that said parties be permitted to construct said sewer at their own expense, under the supervision of the Board of Public Works and Superintendent of Sewers, in accordance with plans and specifications therefor to be prepared by the City Engineer; and your Committee further recommends that said parties be re-imbursed by the city for said sewer when there are funds available for said purpose. Respectfully,

D. F. Jones,

F. C. Hyers,

S. T. Johnson,

W. W. Lewis,

Geo. B. Chapman,

Geo. Butler.

Thereupon a Joint Resolution granting permission to Grace B. Hatch to construct a sewer on Fourth street between Juniper and Kalmia streets, at her own expense, is read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Watson and Perrin.

NOES -- NONE.

ABSENT--ALDERMAN Landis.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION NO. 1413.

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

That permission be and is hereby granted to Grace B. Hatch to construct a sewer running on Fourth street from Juniper to Kalmia streets in the City of San Diego, California, at her own expense, and without any expense whatever to the said City of San Diego; the said City of San Diego to acquire said sewer when the Board of Public Works of said city and the Common Council of said city shall deem it advisable: provided, that the same is constructed according to the specifications to be prepared by the City Engineer of said city, and be laid according to the grade stakes to be set by him, and under the supervision of the Superintendent of Sewers of said city.

The following report of the Joint Finance Committee in the matter of the request of the employees of the Water Department for an increase in salaries, being read is on motion of Alderman Watson adopted, viz:

The Finance Committee recommends that the salaries of the collectors in the Water Department be increased from \$50. to \$60. per month.

> C. N. Clark, S. T. Johnson, F. H. Briggs, Geo. McNeill.

May 22/02.

Thereupon an ordinance fixing the salaries of the collectors in the Water Department, is read and on motion of Alderman Johnson adopted by the following vote, to-wit: AYES -- ALDERMEN Rainbow, Johnson, Jones, Hyers and Watson. NOES -- ALDERMEN Clark, Whitson and Perrin.

ABSENT--ALDERMAN Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance fixing the compensation of the Collectors for the Water Department of the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows: Section 1. That the salary of the two collectors for the Water Department of the City of Sam Diego, California, be and the same is hereby fixed at sixty dollars (\$60.00) each per month.

Section 2. That all ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed.

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

Section 4. That the City Clerk of the said City of San Diego, be, and he is hereby author-

ized and directed, immediately after the approval of this ordinance, to publish or cause the

same to be published once in the city official newspaper of said city, to-wit: the San Diego Union and Daily Bee.

An ordinance prescribing specifications for bituminous rock pavement on a Portland

cement concrete foundation, is read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Watson and Perrin.

NOES -- NONE.

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Landis. ABSENT--ALDERMAN

Said ordinance as adopted is as follows, viz:

Ordinance No. 1139.

AN ORDINANCE PRESCRIBING SPECIFICATIONS FOR BITUMI-NOUS ROCK PAVEMENT ON A PORTLAND CEMENT CONCREPT SAN DLEGO CALLFORMA. Be it ordained, by the Common Coun-ell of the City Distant Discontrol of the specifications hereinant of the control of the specifications hereinanter contrained. The street pavement, guilering, and distant on a contained of the first of the street paveling of the first of the street pavement on a Portiand cement concrete founda-tion shall be done in accordance with the specifications hereinanter contained. The street pavement, guilering, and distant of the first of the street of the distant of the street upon which said work is to be constructed, said lines and lievels shall be shown on the groune is did clip be set by the City Engineer of structing, the cuivers; (c) Constructing and laying a pavement of bitu-minous rock; (d) Constructing and laying a pavement of bitu-minous cork; (d) Constructing and hop, necessary to perform said work and complete the same. Bection 2. That all grading, and the prescribed; (e) Furnishing all materian and hop, necessary to perform said work and complete the same. Bection 2. That all grading, and the prescribed; (e) Furnishing all materian and habor, necessary to perform said work and complete the same. Bection 2. That all grading, and the prescribed of required in preparing the street for the work called for in the Resolution of interion, and shall include also all filling. Timming, shaping, picking down, re-filling, rolling, whap, picking down, (250) pounds for each one (1) inch width of roller. Section 3. That the gutters may be paved with natural stone blocks, Port-land cement concrete, or with the same material: as the street pavement, and laid in the same manner. The Resolution of Intention shall state the material with which the gutter is to be paved. The paving of gutters shall commence at the curb and shall conform to the cross-sec-tion of the street, and shall be of such width as shall be specified in the Resolu-tion of Intention. The paving of all gutters with natural' stone shall be as 'collows:

The blocks shall be of porplyiny or intention. The shone shall be in all cases from lamination, stratification, or other defects, and ishall be of utiform E. The shone blocks shall be leadly cut to the following dimensions: In length, not more than ten (10) nor less than sevven (7)-inches; in width, nor more than four and one-half (34) inches, and to a uniform depth of seven inches. All bocks is thall be dressed to rectangular faces with straight edges on top, bottom, n'n'd 'sldes. The sldes and ends shall be dressed so.as. to make three-fourths (34) of an inch joints the full depth of the blocks. The top and bottom faces, shall be parallel; and there must be no knob or projections of the stone. All bocks of the stone.
A. The blocks shall be laid by hand and family bedded in four (4) inches of citan sharp sand.
A. The blocks shall be laid by hand and family bedded in four (4) inches of citan sharp sand.
A. The blocks shall be laid by hand and family bedded in four (4) inches of citan structed to the line of the culverts. If culverts the full explores and with their structed to the line of the culverts. If culverts the following discuss whill be that to the struct a 220% the shall be broken by a la, of at least two (1) inches, and the outer edge shall be set of the outer shall be cast four the struct of the culverts with screender be agreed, which shall first be rowed with screender be agreed, which shall first be indicately covered with screender be agreed, which shall be and additional sand placed with rammers, especially made the booken by a la, of at least four the struct of the culverts when a conthing of a shall be arring and additional sand placed with rammers, wheel full dewith gravel.
When laid, the pavenet of the guitter shall be instructed with screender be shall be recting with the points shall be interest with screender be broken by a la, of at least four the blocks shall the network and head and while the shall be controw the struct the struct. While the

and one-hall (3%) gations of cement shall be used for each and every square yard of gutter. 8. As soon as the joints shall have been thoroughly famped, and before the pav-ing cement shall have become cold, a layer of clean, dry, coarse sand one balr (1%) inch in thickness shall be spread evenly over the entire surface of the gutter, which, together with the accumu-lation of any kind, shall be cleaned off and removed from the street by the con-tractor before the work has been ac-cepted. and removed from the street by the con-tractor before the work has been ac-cepted. 9. All blocks shall be carefully in-spected by the Superintendent of Streats, and he shall direct that every stone not, complying with these specifications. Whether it has been set or not, shall be immediately removed from the street at the expense of the contractor. This con-tractor shall furnish, at his own, ex-pense, such laborers as may be required to enable a thorough inspection and cull-ing of the blocks. 10. All natural stone block gutters shall be, paid for at a stated price per square yard, which price per square yard shall include the furnishing of all labor and materials, the foundation, the growting, and all other work and all expenses, di-rect or indirect, connected with the proper execution of the work, and ot maintaining the same in perfect condi-tion until it shall have been finally ac-cepted by the Street Superintendent. Section 4. That all Portland cement concrete gutters shall be constructed as follows: contecte guttern and so concrete gutters shall be of the width stated in the Reso-lution of Intention.
2. The thickness shall be six (6) inches at center and at the edge adjoining the curb, and shall be eight (8) inches at the edge adjoining the street pavement, and shall be laid to conform to the cross-section of the street, as shown on the plans and drawings on the in the office of the said City Engineer. follows:

The Portland cement used shall conform to the requirements enumerated in Section 8 of this, Ordinance.
A. Portland cement concrete rhall, be composed of one (1) part, by volume, of cement, two (2) parts of sand, and four (1) parts of broken rock. The moulds shall be banked up solidly so that no movement will take place when the conformet is being tamped. The moulds shall be filled with concrete as hereinafter specified and thoroughly tamped to within one (1) inch of the finished surface. The final layer of one (1) inch of mortar shall be overed with wet earth and kept so, covered for ten (10) days.
Section 5. That all culverts shall be constructed as follows:
I. Culverts may be of vitrified pipe, cast-iron pipe, or of Portland cement con of Intention.
All culverts shall be constructed in the line of the guiters and drawings for same in the office of the said City Engineer.
ff of vitrified stone pipe, the material shall be close-grained, well gizzed, through so as to show a uniform color when broken. The inside of the bells and the outside of the spigot ends shall be with a mortar composed of one (1) part of sand. The uppe shall be thoroughly cemented with a mortar composed of one (1) part of sand. The type shall be ball due to be the shall be diverted of the spigot ends shall be with concrete which shall be well targed in a drawings for same in the bottom uniformly solid. The joints shall be thoroughly wet and well and closely jointed as laid. The trench for the pipe shall be thoroughly cemented in the outside of the spigot ends shall be with concrete which shall be with concrete which shall be will dupon the bottom of the trench, and the trench shall be filled in around the pipe with concrete which shall be will dupon the bottom of the trench is finished and has set for twelve (12) hours it shall be the pipe the material shall be the same manner.
The concrete in which pipe culverts and has set for twelve size on structed of paratified above.
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as hereinafter specified. 6. If the culverts are constructed of Portland cement concrete with cast-iron covers, the culverts shall be constructed so as to conform to the alignment and grade, and shall be of the dimensions shown by the plans and drawings on file in the office of the said City Engineer, who shall set grade stakes for, that purpose in accordance therewith. The concrete shall be composed of one part, by volume, of Portland cement, two parts of sand, and four parts of broken stone. The concrete shall be placed in position against wood moulds substantially held in place so as to permit of no movement of the cast-iron covers for the culvests

against wood moulds substantially held in place so as to permit of no movement of the mass while the concrete is being rammed. 7. The cast-iron covers for the culverts shall be of good quality of cast-iron free from flaws, 'cracks, or other defects. They shall be perfect castings of the ex-act form and size as shown upon the plans and drawings in the office of the said City Engineer. Where the culvert crosses the street railway tracks, the covers shall be made of the proper length and form .to:-fit closely between the rails. Each section of the cast-iron plates shall be set in a bed of mortar in such manner as to insure a uniform bearing ppon the walls of the culvert, and any plate that is not so bedded shall be reset, and any plate that may be imperfect in form or material shall be'replaced by and at the expense of the contractor before the work is accepted. All, surfaces of cast-iron culvert plates shall receive one coat of paraffine paint. 8. The contract price shall be per lin-ear foot for the culvert complete, and shall include all the kabor and material and all expenses, direct, or indirect, con-nected with the proper execution of the work and of maintaining it in perfect condition until it shall have been findly. Section 6. That all concrete founda-tions shall be laid as follows: ' 1. Concrete foundations four (4) inch-es in thickness shall be allo under the bituminous rock pavement. And no ex-tra compensation shall be allowed that contractor for such foundations. The contract price for the pavement shall in. contract of a such foundations. The contract of a such foundations upon which it rests. 2. All concrete foundations shall be, by volume, as follows: Cement, one (1) part, sand three (3) parts, broken stone, six (6) parts, i The material for the con-crete shall comply with the requirements enumerated in section 8 of this, ordi-nance. 3. The concrete shall be in place and rammed within thirty (30) minutes after

 ance.
 The concrete shall be in place and rammed within 'thirty (30) minutes after the cement is wet, and any concrete mut-terial, which has been wet for more than thirty (30) minutes will not under any circumstances be allowed to be used in the work the work.

4. The upper surface of the concrete foundation shall be finished parallel to and three (3) inches below the grade of the pavement, and shall be made to ex-tend close up to and around all openings or projections and to fit all irregularities. 5: As soon as laid and before the top becomes dry, the entire surface of the concrete foundation shall be covered with one (1) inch in depth of clean sand to protect it from the sun and wind. The sand so spread shall be kept moist for a period of ten (10) days, and the con-crete shall be protected against use dur-ing that time by means of fencing or dtherwise, and any damage done by passing over it before the work has been completed shall be repaired by and at the expense of the contractor. 6. Before adding any new concrete mixture to that which has been previous-ly laid for one hour or more, the surface of the old work shall be thoroughly cleansed, moistened, and grouted with a mixture of equal parts of cement and sand before the new concrete mixture is added.

added

mixture of equal parts of cement and sand before the new concrete mixture. is added. Section 7. That all bituminous rock, pavements on Portland cement concrete foundation shall comply with the fol-ing specifications: 1. The binder course is to be composed of fine broken hard rock; all passings a three-quarter (3/) inch screen, and as-phaltic paving cement. Not more than ten per cent of the broken rock shall ex-ceed one and one-quarter (14/) inch in greatest dimension, and not more than fifteen (15) per cent shall pass a ten-mesh to the inch screen. The asphaltic cement is to be heated to a temperature of between 250 and 325 degrees. Fahren-heit before the broken rock, which must previously be heated to a temperature not exceeding 300 degrees Fahreinheit, is mixed with it. These ingredients are to be thoroughly mixed in such proportions that each particle of the broken rock shall be thoroughly coated with a suffi-cient quantity of the asphaltic cement to bind the particles of rock firmily together, when the mass has been spread upon the street and finally compressed. The bind the core of bitumen soluble in carbon di-sulphide.

street and nuality compressed, the pind-er course must contain at least five (5) per cent of bitumen soluble in carbon di-sulphide. 2: This mixture of, rock and asphaltic cement while still hot shall be spread uniformly over the concrete with hot tools to such a depth that after com-pression it shall be at least one inch in thickness. It shall be immediately rolled with a roller weighing not less than 150 pounds to the inch width of roller. This rolling shall be continued while the bind-er course is in a hot plastic condition. Such portion of the binder course as it may be impossible to roll shall be thor-oughly rammed with hot tampers. 3. The upper surface of the binder course shall be made exactly parallel with the required surface of the binder course shall be made for use in the binder course may be a natural product. or may be prepared by mixing a refin-ed liquid asphalt or heavy petroleum oil with a solid asphalt. The Coumbia standard. It must be slightly elastic at a temperature of 32 degrees Fahrenheit. It must contain at least 60 percent of bi-turmen soluble in carbon di-sulphide. 5. Upon this binder course a layer of bituminous rock, is to be spread of such thickness of at least two and one-half (2½) inches. 6. The bitumionus rock 'must be of roced auality suitable for weas as the

gether with the binder course, shart have a thickness of at least two and one-half (214) inches. 6. The bitumionus rock must be of good quality, suitable for use as the wearing surface of a pavement. It must yield not less than nine (9) for more than fifteen (15) per cent of, bitumen when extracted by carbon di-sulphide, and must not contain more than two (2) per cent of non-bituminous combustible material. 7. The consistency of the bitumen cx-tracted by carbon di-sulphide must fall within the limits of 40 to 80 penetration by the District of Columbia standard. It must be adhesive and ductile. When heated to a temperature of 300 degrees Fahrenheit for eight (8) 'hours, 'it must not lose more than twelve (12) per cent in weight of vaporizable material, and must not be so changed by such heating as to be harder than of a consistency of 8 penetration.

must not be so enanged by such nearing as to be harder than of a consistency of 8 penetration. 8. The non-bituminous and non-com-bustible ingredients of the bituminous rock are to be sand and finely pulverized mineral matter. of a character unacted on by water. The sand must be clean, hard, moderately sharp, and must all pass an eight (8) mesh to the inch screen. At least fifteen (15) per cent of the non-bituminous and non-combusti-ble ingredients of the bituminous rock must be fine enough to pass' a 100-mesn to the, inch screen, and at least 16, per cent must be coarse enough to, be retain-ed on a 50-mesh to the inch screen. 9. Should it be necessary to add stone dust to the bituminous rock to supply a deficiency of the finaly univerged miner

16. The contract price shall be per square yard for finished pavement, and shall include all grading, foundation, and all other work and all expenses, di-rect or indirect, connected with the prop-er execution of the work, and of main-taining the same until it shall have been finally accepted by the street superinten, dent.

dent. Section 8. That all cement, broken stone, or gravel, or other materials not hereinbefore specified, shall comply with the following specifications:

No cement will be accepted, testcd., or permitted to be used unless delivered in original packages with the manufac-turer's name and brand of cement there-

In original packages with, the manufacturer's name and brand of cement there-on.
2. Tests of the cement will be made at a temperature of from sixiy (60) to seventy (70) degrees Fahrenheit.
3. Samples for tests may be taken from every package delivered, and unless they meet the requirements herein specified.
4. The sieves used for 'testing cement' for fineness and for gauging the sand to be used in making, briquettes for isand'tests shall be as follows:
No. 20 sieve shall have 400 meshes to the square inch and shall be made of the square inch and shall be made of wire cloth, No. 28, wire, Stubbs wire, Stubbs wire gauge.
No. 50 sieve shall have 2500 meshes to the gauge.

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where cloth, No. 30 where is a second second second second second second shall be made of wire cloth, No. 40 wire, Stubbs wire

sauge. 5. Briquettes for steating tensile strength of cement will be and hold but of near cement and of cement and sand in proportions hereinafter specified, with only enough water added to thoroughly moisten the mixture and make it coher-ent.

he free from dust, dirt, or other foreign matter. -4. Gravel.used for concrete shall be of such sizes that the greatist diameter of any pebble will not exceed one and one-half inches (1%) nor the least dimen-sion of any pebble be less than one-quar-ter (%) of an inch, and must be free, from dust, dirt, or other foreign matter. -15. Water shall be free, and free from earth, dirt or sewerage. - Section 9. That the modes and meth-ods of performing the work shall be as follows:

ods of performing the work shall be as follows: 1. The cement and sand in the specified proportions, by volume, shall be thor-oughly mixed dry on a tight platform, with shovels or hoes, until no straaks or cement are visible. Upon the mixture there shall be spread the proper quantity of broken stone of gravel. The mass shall then be thorbughly turned over with shovels or hoes not less than three (3) times, or until every pebble or plece of, broken stone is compled by woaled with mortar. Water shall be added by sprink-ling during the process of mixing in quantities to secure the required con-

The contractor shall give twelve (12) hours' notice in writing when he shall require the services of the City Engineer for laying out any portion of the work by, levels, or measurements of the work by, the City Engineer in their proper playes. Any expense in replacing said stakes which the contractor, or his agents or employees may have failed to preserve.
 shall be borne by the contractor. The contractor shall, when required to so by the city office lines and levels. The con-tractor shall, when required to so by the service of the work any overser. up-entitendent, laborer, of other person em-ployed on the work any overser.
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 up of the work any overser.
 up of the work of the solid Superintendent of. Streets in any way relating to the work, or who shall perform his work in a manner contrary to these specifications, or who-shall be found incompetent or un-failthui.
 All loss or damage arising from the nature of the work to be cone under, these specifications, during the progress of the work, and before the acceptance thereof, or from any act or ommission on the part of the contractor, any ugent or person employed by him, occuring in a careful manner and replace the same, when necessary that the same should be these specifications, shall be sound, and to the proper grade, and all project-ing stone of other wilks shall be identify cut on the inside of the curry, and such cutting and resetting of curbing and re-placing of paving shall be done a shall be necessary to make proper connections with the work already done on the drive streets. The contractor for any during the performance of stald work, or any ingent of the said shall bargering the contractor shall bargering of and sufficient guards around said im-provent the satisfaction of the said Superintendent of Streets, who shall be refired to the satisfaction of the said superintende-the said Superintendent of Streets, who shall bargering the penformance o

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 by any other process liable to burn or impair the guality of the bituminous materials. It is to be broughly upon the surface and the bituminous materials is to be strong during the bituminous materials of the bituminous materials of the bituminous materials. It is to be broughly from the surface and the bituminous material of and material of the bituminous material of and material of the presented bituminous took to the presented bituminous took to the presented bituminous took uses to be bituminous of the presented bituminous took to the pres		by heating, but not in open kettles, nor		coment are visible : Water shull be added	
Impair the quality of the bituminous mane terials. It is to be brought upon the street in a finely disintegrated condition ont coiler than 280 or hoiter than 280 the bituminous rock is to be spread unit- tormly and rolled with hot hand-rollers weighing not less than two'hundred and fifty (250) pounds to the lineal foot until this layer is thoroughly mined with a hoto until this roller is to be golfbwed by rolling with a roller weighing' not less tormly and rolled with shotour this roller is to be golfbwed by rolling with a roller weighing' not less tormly and rolled with shotour this roller is to be used on the spread ever the concrete, it will make a layer one inch thick conforming to the required grade and cross section, which, tere and mortar to theiroughly mined with shot tampers and smoothed with hot tampers and smoothed with hot tampers and smoothed with shot tampers and smoothed herein, In all cases, the bituminous rock does must contained.with a roller with shot tampers and smoothed herein, tampers and smoothed herein, In all cases, the bituminous rock state to the standard specified herein, In all cases, the bituminous rock state to impact and specified herein, In all cases, the bituminous rock state to impact and specified herein, In all cases, the bituminous rock state to impact and specified herein, In all cases, the bituminous rock state to impact and specified herein, In all cases, the bituminous rock state impact and specified herein, In all cases, the bituminous rock state impact and the properitions of sand or the maximum state a <b< td=""><th>1</th><td>by any other process liable to burn or</td><td></td><td></td><td></td></b<>	1	by any other process liable to burn or			
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Idegrees Fahrenheit, and while still hot, the bituminous rock is to be spread unitunit a homogeneous mass is produced.formly and rolled with hot hand-rollers weighing not less that two hundred and fifty (250) pounds to the lineal foot until it is nore is shorted.after bass, before the spread upon the concrete bass, before the latter has set, in such "justified and to concrete bass. Defore the latter has set, in such "justified and to concrete bass. Defore the latter has set, in such "justified and to concrete bass. Defore the latter has set, in such "justified and to concrete bass. Defore the latter has set, in such "justified and to concrete bass. Defore the latter has set, in such "justified and to concrete shall be into the shall be thoroughly dressed and. the concrete or most he shall be thoroughly dressed and the to move section, which tampers and smoothed with hot smooth- tampers and smoothed with hot smooth- tat	l	not colder than 250 nor botter than 300		the desired consistency, and the whole	
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An Ordinance prescribing specifications for Asphalt pavement on Portland cement con-

crete foundation, is read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Watson and Perrin.

NOEZ -- NONE.

ABSENT--ALDERMAN Landis.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1137.

An Ordinance Prescribing Specifications for Asphalt Pavement on Portland Cement Concrete Foundation 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 paving of all streets in the city of San' Diego, Califormia, with asphalt pavement on and fifty (250) pounds for each one (1) fornia, with asphalt pavement on and mey consistent of the pavement of and mey constrained of the pavement of the pavement of the section 3. That the gutters may be specifications hereinafter contained. paved with natural stone blocks, Port-The street pavement, guttering, and culverts provided for herein are to be constructed according to the plans and drawings and cross-section, approved by the Common Council, on file in the office of the City Engineer of said City, and so as to conform to the lines, levels, and official grade of the street upon which said work is to be constructed; said lines and levels shall be shown on the ground by stakes to be set by the City Engineer of said City.

The work to be done shall be as follows: (a) Grading and preparing the granite, as specified in the Resolution roadbed; (b) Trenching for, and con- of Intention. The stone shall in all structing, the culvents; (c) Construct- cases be free from lamination, stratiing and laying a pavement of asphalt floation, or other defects, and shall on Portland cement concrete founda- be of uniform grade and texture tion; (d) Constructing and laying along throughout. the exterior lines of said pavement the guttering prescribed; (e) Furnishing all material and labor necessary to length, not more than ten (10) nor perform said work and complete the less than seven (7) inches; in width, same.

preparation of the roadbed for the pavement shall be done and performed as follows:

1. Grading shall include the work of removing all earth, stone, loose rock, sides and ends shall be dressed so as hardpan, and all other material that may be encountered or required in preparing the street for the work called for in the Resolution of Intention, and shall include also all filling, trimming, shaping, picking down, re-filling, rolling, surfacing, and all other work that may be required in bringing the surface of the street to the subgrade and shape required, and of maintaining it. in perfect condition until the work has been done. The cost thereof shall be included in the contract price per square yard of completed pavement, and no extra compensation shall be allowed the contractor for removing from the street the surplus material that may result from the work, of grading. The surplus material, if any, shall be removed by the contractor to such point or points as may be designated by the Common Council in the Resolution of Intention.

-2. AVhen-mudror soft material is encountered it shall be taken out below the sub-grade, and the space shall be refilled with good, hard material, by and at the expense of the contractor.

3. In places where cutting is nec-

be reset to the established grade of the street, and grade stakes set therefor by the City Engineer. The contract price per square yard for the finished pavement shall include the cost of resetting the said covers, and no extra compensation shall be allowed the contractor for re-setting them.

8. The roller used shall be of a weight of not less than two hundred

land cement concrete, or with the same material as the street pavement, and laid in the same manner. The Resolution of Intention shall state the material with which the gutter is to be paved. The paving of gutters shall commence at the curb and shall conform to the cross-section of the street, and shall be of such width as shall be specified in the Resolution of Intention. The paving of all gutters with natural stone shall be as follows:

1. The blocks shall be of porphyry or

2. The stone blocks shall be neatly cut to the following dimensions: In not more than four and one half (41/2) Section 2. That all grading and the nor less than three and one-half $(3\frac{1}{2})$ inches, and to a uniform depth of seven inches. All blocks shall be dress-ed to rectangular faces with straight edges on top, bottom and sides. The to make three-fourths (%) of an inch joints the full depth of the blocks.' The top and bottom faces shall be parallel and there must be no knob or projections on either the top, bottom, sides or ends of the stone.

3. The blocks shall be laid by hand and firmly bedded in four (4) inches

of clean, sharp sand. 4. The blocks shall be laid with their greatest length at right angles to the axis of the street and in straight courses of uniform depths and widths throughout. At the intersection of one street with another street the gutter shall be constructed to the line of the culverts. If culverts are not constructed across the intersection, the blocks will be laid to true radial lines, following the curvature of the curb. Each course shall be set perpendicular to the surface so that in alternate coures all longitudinal joints shall be broken by a lap of at least two (2) inches, and the outer edge shall be laid to form a toothing of at least four (4) inches.

5. When laid, the pavement of the gutter shall be immediately covered with screened nea gravel, which shall first be thoroughly washed and heated and while hot shall be, raked or swept in the joints until all are completely filled. The blocks shall then be rammed with rammers weighing from seventy-five (75) to eighty (80) pounds, until all have been forced to a firm unyielding bed, and the gutter brought to a perfect surface. Every block that does not have a solid bearing, as well as all general depressions in the surface, resulting from 'a thorough ramming of each block, shall be taken up, and additional sand placed upon the foundation and the blocks againlaid and rammed until brought to a solid bearing and perfect surface. While the blocks are being rammed the joints shall be kept well filled with. gravel. 6. Immediately after ramming, the gravel shall be swept or otherwise cleaned out of the joints to a depth of one (1) inch, and there shall then be poured into the joints, while the gravel is hot, boiling paying cement until all the joints are completely Additional hot gravel of the specified size and quality shall then be poured along and into the joints previously filled with the paving cement, and then be compacted by tamping with light rammers, especially made for this purpose, until all the the bottom of the trench, and the joints are thoroughly filled and made trench shall be filled in around flush with the upper surface of the the pipe with concrete which shall gutter. composed of twenty (20) parts of refined asphaltum and three (3) parts of in thickness on both sides and top, residuum oil mixed with one hundred After the concrete is finished and has (100) parts of tar, which shall be ob-

7. All covers to sewer manholes, and tained from the direct distillation of valve boxes on the line of the work that coal-tar, and shall be the residuum are not to the established grade shall, therefrom. These ingredients shall be delivered on the work at least one week before being used, in order that the Street Superintendent may cause the proper tests to be made before the material is admitted into the work. The cement must be mixed upon the work and then heated to a temperature of three hundred (300) degrees Fahrenheit as it is required for immediate use. Three and one-half (31/2) gallons of cement shall be used for each and every square yard of gutter.

8. As soon as the joints shall have been thoroughly tamped and before the paving cement shall have become cold, a layer of clean, dry coarse sand, onc-half (1/2) inch in thickness, shall be spread evenly over the entire surface of the gutter, which, together with the accumulation of any kind, shall be cleaned off and removed from the street by the contractor before the work has been accepted.

9. All blocks shall be carefully in-spected by the Superintendent of Streets, and he shall direct that every stone not complying with these specifications, whether it has been set or not, shall be immediately removed from the street at the expense of the contractor. The contractor shall furnish, at his own expense, such laborers as may be required to enable a thorough inspection and culling of the blocks. 10. All natural stone block gutters shall be paid for at a stated price per square yard, which price per square yard shall include the furnishing of

all labor and materials, the foundation, grouting, and all other work and all expenses, direct or indirect, connected with the proper execution of the work and of maintaining the same in perfect condition until it shall have been finally accepted by the Street Superintendent.

Section 4. That all Portland cement concrete gutters shall be constructed as follows:

1. Portland cement concrete gutters shall be of the width stated in the Resolution of Intention.

.2. The thickness shall be six (6) inches at center and at the edge adjoining the 'curb, and shall be eight (8) inches at the edge adjoining the street pavement, and shall be laid to conform to the cross-section of the street, as shown on the plans and drawings on file in the office of the said City Engineer.

,3. The Portland cement used shall contorm to requirements enumerated in Section 8 of this Ordinance. 4. The Portland cement concrete shall be composed of one (1) part, by volume, of cement, two (2) parts of sand and four (4) parts of broken rock: The moulds shall be banked up solidly so that no movement will take place when the concrete is being tamped. The moulds shall be filled with concrete as hereinafter specified and thoroughly tamped to within one (1) finished surface. The final layer of one (1) inch of mortar shall be one part of cement to one of sand filled in and finished with a trowel. After setting for twelve (12) hours it shall be covered with wet earth and kept so covered for ten (10) days. Section 5. That all culverts shall be constructed as follows:

set for twelve (12) hours it shall be covered with six (6) inches of earth and, kept so covered for ten (10) days. Y branches with conduit pipes shall be laid and concreted in the same manner.

4. If the culverts are constructed of cast-iron pipe, the material shall be the best quality of cast-iron pipe coated inside and out with a double coat of paraffine paint, and laid and concreted as specified above.

5. The concrete in which pipe cul-verts are laid shall be composed of one (1) part, by volume, of Portland cement, two (2) parts of sand, and four and one-half, (41/2) parts of gravel or crushed rock, mixed as hereinafter specified.

6. If the culverts are constructed of Portland cement concrete with castiron covers, the culverts shall be constructed so as to conform to the alignment and grade, and shall be of such dimensions as are shown on the plans and drawings on file in the office of the said City Engineer, who shall set the grade stakes for that purpose in accordance therewith. The concrete shall be composed of one part, by volume, of Portland cement, two parts of sand and four parts of broken stone. The concrete shall be placed in position against wood moulds substantially held in place so as to permit of no movement of the mass while the concrete is being rammed.

7. The cast-iron covers for the culverts shall be of good quality of castiron free from flaws, cracks, or other defects. They shall, be perfect cast-ings of the exact form and size as shown upon the plans and drawings in the office of the said Clty Engineer. Where the culvert crosses the street railway tracks, the covers shall be made of the proper length and form to fit closely between the rails. Each section of the cast-iron plates shall be set in a bed of mortar in such manner as to insure a uniform bearing upon the walls of the culvert, and any plate that is not so bedded shall be reset, and any plate that may be imperfect in form or material shall be replaced by and at the expense of the contractor before the work is accepted. All surfaces of cast-iron culvert plates shall receive one coat of paraffine paint.

8. The contract price shall be per linear foot for the culvert complete, and shall include all the labor and materia and all expenses, direct or Indirect, connected with the proper execution of the work and of maintaining it in perfect condition until it shall have been finally accepted by the Street Superintendent.

Section 6. That all concrete foundation shall be laid as follows:

1. Concrete foundations four (4) inches in thickness shall be laid under the asphalt pavement. And no extra compensation shall be allowed the contractor for such foundations. The contract price for the pavement shall inthe cost of the foundation upon olinde which it rests. 2. All concretc foundations shall be made of Portland cement, sand, and broken stone; and the proportions shall be, by volume, as follows: Cement, one (1) part, sand three (3) parts, broken stone six (6) parts. The material for the concrete shall comply with the requirements enumerated in section 8 of this ordinance. 3. The concrete shall be in place and rammed within thirty (30) minutes after the coment is wet, and any concrete material which has been wet for more than thirty (30) minutes will not under any circumstances be allowed to be used in the work. .4. The upper surface of the concrete foundation shall be finished parallel to and three, (3) inches below the grade of the pavement, and shall be made to extend close up to and around all openings or projections, and to fit all irregularities. 5.' As soon as laid, and before the top becomes dry, the entire surface of the concrete foundation shall be covered with one (1) inch in depth of clean sand to protect it from the sun and wind. The sand so spread shall be kept moist for a period of ten (10) days. and the concrete shall be protected against use during that time by means of fencing or otherwise, and any damage done by passing over it before the work has been completed shall be repaired by and at the expense of the contractor.

essary to being the street to the re quired surface, the plow point shall not in any case penetrate below a point two (2) inches above the sub-grade. The remainder shall be carcfully dressed off with picks or other hand tools. 4. In places where filling is necessary

to bring the street to the required surface, it shall be done in layers of not more than six (6) inches in depth, and each layer shall be thoroughly rolled before another layer is added.

5." The street shall be brought to a sub-grade or surface of the required depths below the established grade of the street and shall be finished in the most perfect manner so as to be parallel with, and in every way made to conform in shape to the surface of the finished work. To effect this the ground shall first be brought to an approximate finish slightly above the sub-grade. The City Engineer will then set grade stakes and the contractor shall then stretch lines from these several stakes, both along and across, the work, and dress down to the true surface all irregularities as indicated by these lines. The surface shall then be rolled, when it shall again be dressed and re-rolled until the surface shall be true, smooth, compact, and to the required surface. 6. Such portions of the street as cannot be reached by the roller, and all places excavated below the sub-grade and re-filled, and all pipe trenches and other places that cannot be properly compacted by the roller, shall be tamped solidly by and at the expense of the contractor.

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1. Culverts may be of vitrified pipe, cast-iron pipe, or of Portland cement concrete, as called for in the Resolution of Intention.

2. All culverts shall be constructed in the line of the gutters and in the direction of the main flow of water, and as shown by the plans and drawings of same in the office of the said City Engineer.

3. If of vitrified stone pipe, the material shall be close grained, well glazed and thoroughly pressed and burned clear through so as to show a uni-form color when broken. The inside of the bells and the outside of the spigot ends shall be wiped clean, thoroughly wet and well and closely jointed as laid. The trench for the pipe shall be two (2) feet wide, graded true with the bottom uniformly solld. The joints shall be thoroughly cemented with a mortar composed of one (1) part of Portland cement to one (1) part of sand. The pipe shall be laid upon

be well tamped under the lower quar-7. The paving cement shall be ters of the pipe, and the pipe covered with cement concrete to six (6) inches

6. Before adding any new concrete mixture to that which has been previSurface of the old work shall be thoroughly cleansed, moistened, and grouted with a mixture of equal parts of cement and sand before the new concrete mixture is added.

Section 7. That all asphalt used upon concrete foundations shall comply with the following specifications:

1. Upon the foundation previously prepared and thoroughly swept free from all rubbish, shall be laid a binder course, composed of broken stone and asphaltic cement.

2. Clean, hard; broken stone one (1) inch in its largest dimension, shall be heated in a heater to a temperature not. exceeding two hundred (200) degrees Fahrenheit. Stone containing more than ten (10) per cent of particles exceeding one (1) inch in their largest dimension or more than fifteen (15) rer cent of particles passing a ten (10) mesh to the inch screen will be rejected.

ed. 3. Asphaltic cement, after being heated to a temperature between 250 and 300 degrees Fahrenheit, shall be thoroughly, incorporated with the heated stone in a mixer, in such proportions that each particle of stone shall be thoroughly coated with a sufficient quality of asphaltic cement to bind the particles of stone firmly together when the mass is laid upon the street and finally compressed.

*4. Not less than six (6) pounds of asphaltic cement to the cubic foot of stone shall be used, and as much more as the character of the stone may require, in order to produce the above described result, after final compression.

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The binder mixture, prepared as 5. above, shall be hauled to the street while still hot, and carefully spread upon the foundation with hot iron rakes and shovels to such a depth that aftgr receiving its final compression, it shall be at least one (1) inch in thickness. It shall then be immediately rolled with a roller having an effective compressive weight of not less than 250 pounds per inch in width of roller. The rolling shall be continued while the binder is in a hot plastic condition. All places that are inaccessible to the roller must be thoroughly tamped with hot iron tampers to an even and true surface.

6. The upper surface of the binder course shall be made exactly parallel with the surface of the finished pavement, and the whole course when finished must be compact and the particles bound firmly together.

7. Upon the binder course as hereinbefore described, there shall be laid an asphalt wearing surface prepared as follows:

8. The asphalt wearing surface shall be composed of the following materials:

Asphaltic 9 per cent to 17 per cent by Cement weight.

Sand 86 per cent to 65 per cent by weight.

Finely powdered

Carbonate 5 per cent to 18 per cent by of Lime weight.

Total. 100 per cent to 100 per cent by weight.

"9. The asphaltic cement shall be prepared from a refined asphalt mixed with a refined liquid asphalt, as described below, and shall contain not less than eighty (80) per cent of bitumen soluble in carbon di-sulphide. It shall be heated to a temperature of three hundred (300) degrees Fahrenheit before adding it to the other materials used in making the asphalt

allowed to enter into the composition of the asphalt wearing surface.

12. The sand shall be clean, sharp, siliceous sand, and shall contain not more than three (3) per cent of loam, clay or other earthy impurities; it must all pass an eight mesh to the inch. screen.

13. The materials above described shall be prepared in the following manner: The sand shall be heated in dryers: to a temperature between 300 and 375 degrees Fahrenheit. The hot sand and cold lime dust shall then be thoroughly mixed together in a mixer.' A quantity of asphaltic cement (previously heated to 300 degrees Fahrenheit) sufficient to produce a pavement containing not less than nine (9) per cent of bitumen soluble in carbon di-sulphide shall then be added, and the whole mass shall be mixed until every particle of the sand and lime dust is thoroughly coated with a thin layer of asphaltic cement.

14.2 The material so produced must leave the mixer at a temperature between two hundred and fifty and three hundred and twenty-five degrees Fahrenheit, and must be fine grained, and capable of producing a compact pavement. Sand and asphaltic cement and dust must be used in order to secure this result.

15. The mixture prepared as above shall be brought to the work in carts or dump wagons, and shall not be colder than 250 degrees Fahrenheit nor hotter than 325 degrees Fahrenheit when it reaches the work.

16. It shall at once be spread uniformly, over the binder course prepared for it, with hot shovels and, hot rakes, to such a depth that, after receiving its ultimate compression, the finished asphalt wearing surface shall not be thinner than two (2) inches. The thickness shall be constantly tested by means of gauges.

17. It shall be immediately com-pressed with hot hand rollers, after which a small amount of hydraulic cement shall be swept over it, and it will then immediately be thoroughly rolled with a roller of a weight not less than 250 pounds per inch in width of roller. This rolling shall 'be continued' for not less than five (5) hours for each one thousand (1000) square yards of pavement. All places that are inaccessible to the roller must be tamped with hot iron tampers. The resulting pavement must show a close-grained even and smooth surface, true to grade and cross-section, and free from all hollows and 'irregularities. No traffic shall be allowed on the street until the pavement is thoroughly cooled and set. No wearing surface shall be laid in rainy weather, or when the foundation is wet from rain or other cause. ' 18. The contract price shall be per

18. The contract price shall be per square yard of finished pavement, and shall include all grading, foundation, and all other work and all expenses, direct or indirect, connected with the proper execution of the work, and of maintaining the same until it shall, have been finally accepted by the Street Superintendentia

Section 8. That all cement, broken stone, or gravel, or other materials not hereinbefore specified, shall comply with the following specifications: .

...1. No cement will be accepted, tested, or permittedutosbe used unless delivered ine original packages with the manufacturer's name and brand of cement thereon.

2. Tests of the cement will be made at a temperature of from sixty (60) to seventy (70) degrees Fahrenheit.

3. Samples for tests may be taken from every package delivered, and unless they meet the requirements herein specified such packages may be rejected.

4. The sieves used for testing cement

9: Any cement showing signs of swelling, after being mixed, will be rejected.

10. Portland, cement shall be ground to such a degree of fineness that not less than ninety-eight (98) per cent by weight shall pass a No. 50 sieve, and not less than ninety (90) per cent by weight shall pass a No. 100 sieve. 11. The ultimate densile strength of briquettes, one square inch in crosssection, made of neat Portland cement, shall be as follows:

One day in air and six days in water 375 pounds.

One day in air and twenty-seven days in water 510 pounds.

12. The ultimate tensile strength of briquettes one square inch in crosssection, made of one part by weight of Portland cement and three (3) parts of sand shall be as follows:

One day in air and six days in water 120 pounds. One day in air/and twenty-seven days

in water 190 pounds.

13. Broken stone for concrete shall be good, hard stone that will not be affected by the weather, broken so that the longest dimension of any stone will not exceed one and one half inches (1½) nor the least dimension of any stone be less than one quarter (¼) inch, and must be free from dust, dirt or other foreign matter.

14. Gravel used for concrete shall be of such sizes that the greatest diameter of any pebble will not exceed one and one-half inches (1/2) nor the least dimension of any pebble be less than one quarter (1/2) of an inch, and must be free from dust, dirt or other foreign matter.

15. Water shall be fresh, and free from earth; dirt or sewerage. () t Section 9. That the mode and meth-

Section 9. That the mode and methods of performing the work shall be as follows:

1. The coment and sand in the specfield proportions, by, volume, shall be thoroughly mixed dry on a tight platform with shovels or hoes until no streaks of coment are visible. Upon the mixture there shall be spread the proper quantity of broken stone or gravel The mass shall then be thoroughly turned over with shovels or hoes not less than three (3) times, or until every pebble or piece of broken stone is completely coated with mortar. Water shall be added by sprinkling during the process, of mixing in quantities to secure the required consistency.

2. The cement and sand for mortar in specified proportions shall be thoroughly mixed dry, on a tight platform, with shovels or hoes until no. streaks of cement are visible. Water shall be added to the sand and cement, mixed in accordance with the foregoing directions, in, sufficient quantities to produce a mortar of the desired consistency, and the whole thoroughly mixed with shovels or hoes until a homogeneous mass is produced.

3. The mortar, while fresh, shall be spread upon the concrete base before the latter has set, in such quantities that after being thoroughly manipulated and spread over the concrete it will make a layer one inch thick conforming to the required grade and cross-section, which shall be thoroughly dressed and smoothed:

4. Board or timber forms shall be provided by the contractor to mould the concrete, and mortar to the required shape, and shall be left until the concrete or mortar is set.

5. Retempering of concrete or mortar will not be permitted, and mortar or concrete that has begun to set before ramming is completed shall be removed from the work.

6. All surfaces on or against which

obey the said Superintendent of Streets in any way relating to the work, or who shall perform his work in a manner contrary to these specifications, or who shall be found incompetent or unfaithful. / 2. All loss or damage arising from

the nature of the work to be done under these specifications, during the progress of the work, and before the ac-ceptance thereof, or from any act or ommission on the part of the contractor, or any agent or person employed by him, occuring in the course of the work not authorized by these specifications, shall be sustained and borne by the contractor, 'The contractor shall remove all, obstructions in a careful manner, and replace the same when necessary that the same should be replaced in as cood a condition as found, and to the proper grade, and all projecting stone or other walks shall be neatly cut on the inside of the curb, and such cutting and resetting of curbing and replacing of paving shall be done as shall be necessary to make proper connections with the work already done on the cross streets. The contractor, shall keep good and sufficient guards around said improvements, by fence or otherwise, to prevent acci-dent, and shall hang thereon lights to burn from dusk to daylight, and the contractor shall hold the City harmless from any and all suits for damages arising from or out of and during the performance of said work, or any portion thereof, and before the same has been accepted. 🔩

3. All the work provided for herein must in all cases be done under the direction and to the satisfaction of the said Superintendent of Streets, and the materials used shall comply with the specifications herein contained, and be to the satisfaction of the said Superintendent of Streets. No materials of any kind shall be used until they have been examined and approved by the said Superintendent of Streets, who shall have full power to condemn any work or material not in 'accordance with the specifications, and to require the contractor to immediately remove any work or material so condemned, and the contractor shall, at his own expense, replace said work or materials to the satisfaction of the said Superintendent of Streets., The decision of the said Superintendent of Streets shall be final as to the quality of the work and materials used, unless the Common Council shall determine otherwise upon an appeal.

4. Whenever the word "Contractor" is used in these specifications, it refers to the party or parties to whom the contract has been awarded for the construction of the work herein speci-

fied. 5. Whenever the words "City Engineer" or "Street Superintendent" are used in these specifications, they reter, respectively, to the City Engineer and the Street Superintendent of the City of San Diego. State-of California.

of San Diego, State of California. Section 11. That all ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed.

Section 12. That this ordinance shall take effect and be in force from and after its passage and approval.

Section 13. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said City, to-wit: the San Diego Union and Dally Bee.

	wearing surface. In no case shall this	for fineness and for gauging the sand	concrete, is to be laid shall be thorough-	
	asphaltic cement be heated above three	to be used in making briquettes for	ly cleaned and dampened by sprinkling	
	hundred and twenty-five (325) degrees	sand tests shall be as follows:	with water just previous to placing the	
	Fahrenheit.	- No. 20 sieve shall have 400 meshes to	concrete.	
1	10. The refined solid asphalt must be	the square inch, and shall be made of	7. The concrete shall be evenly	
8	manufactured wholly from asphaltic	wire cloth, No. 28 wire, Stubbs wire	spread upon the foundation, as soon as	
	material, and must be free from ad-	gauge. No. 30 sieve shall have 900	mixed, in a layer of such depth that	
	mixture with any residues obtained	meshes to the square inch, and shall be	after having been thoroughly com-	
	by the artificial distillation of coal,	made of wire cloth, No. 31 wire, Stubbs	pacted with rammers it shall not be in	
	coal-tar, or paraffine oil. It must con-	wire gauge.' No. 50 sieve shall have 2500	any place less than the thickness called	
	tain not less than eighty (80) per cent	meshes to the square inch, and shall be	for, and the upper surface shall be par-	
- 11	of bitumen soluble in carbon di-sul-	made of, wire cloth, No. 35 wire, Stubbs	allel with the proposed surface for the	*
H	phide, and not more than four (4) per	wire gauge. No. 100 sieve shall have	completed work.	
	cent of non-bituminous organic mat-	10,000 meshes to the square inch, and	8. Concrete shall not be mixed in	
	ter. It must be of even and uniform	shall be made of wire cloth, No. 40 wire,	larger quantities than is required for	
1	composition, and when heated to a	Stubbs wire gauge.	immediate use, and no batch shall be	
	temperature of three hundred (300) de-	5. Briquettes for testing tensile	larger than can be made of one barrel	
	grees Fahrenheit for five (5) hours,	strength of cement will be made both	of cement with the proportions of sand	
	'must'not lose more than four (4) per	of neat cement and of cement and sand	and stone specified.	
	cent in weight of vaporizable mater-	in the proportions hereinafter speci-	Section 10. That all work done shall	
	ial. The bitumen contained in it must	fied, with only enough water added to	be subject to the following conditions	
	be of a permanent and cementitious	thoroughly moisten the mixture and	and requirements:	
	character suitable in all respects to	make it coherent.	1. The contractor shall give twelve	
- 1	make, upon proper admixture with the	6. After being thoroughly mixed on	(12) hours notice in 'writing when he	•
-11	refined liquid asphalt, a durable and	a glass plate the mortar shall be firm-	shall require the services of the City	
	satisfactory cement.	ly pressed into the moulds by hand, and	Engineer for laying out any portion of	
- 8	11. The refined liquid asphalt must	the briquettes so formed placed upon a	the swork file shall preserve all grade	
- 8	be a highly cementitious liquid as-	glass plate and kept there until put in	stakes set for lines, levels. or meas-	
1	phalt, refined so as to deprive it of	water.	urements of the work by the City	
	all water and light oil. It must con-	7. The sand used in preparing briqu-	Engineer in their proper places. Any	
	tain not less than 95 per cent of bi-	ettes shall be clean and sharp and of	expense in replacing said stakes	
	tumen soluble in carbon di-sulphide,	such size that it will pass through a	which the contractor, or his agents	
	and not less than 90 per cent thereof	number twenty (20) sieve and be re-	or employees may have failed to	
	shall be soluble in 88 degrees naptha.	tained on a No. 30 sieve.	preserve, shall be borne by the contractor. The contractor shall dig	
	When heated to a temperature of 300	8. Round pats of neat cement about	contractor. The contractor shall dig	
1	degrees Fahrenheit for five hours it	three inches in diameter, half inch thick	all stake holes, necessary to give lines	
	must not lose more than five (5) per cent	at the center and tapering to a feather		
1	in weight of vaporizable oils. Mater-	edge, mixed in the same manner as the	required to do so by the said Superin-	
	ial which has been cracked in the pro-	neat cement briquettes and placed on	tendent of Streets, remove from the work any overseer, superintendent, la-	
	cess of refining, or which contains any	a glass plate, shall not show any signs	borer, or other person employed on the	
	admixture of paraffine or coal-tar pro-	of warping or cracking after seven (7)	work, who shall refuse or neglect to	· · · · ·
	ducts will be rejected, and shall not be	days in either air or water.	WORK, WHO Shall reluse of hegicee to	,
- 1		days in either air or water.	1	

An Ordinance prescribing specifications for Asphalt pavement on natural earth, is

read ad adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Watson and Perrin.

NOES -- NONE.

ABSENT--ALDERMAN Landis.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1138.

An Ordinance Prescribing Specifications for Asphalt Pavement on Natural Earth in the City of San Diego, California.

An Ordinance Presention Spectromy operations
for Asphait Pavement on Natural Earth
in the City of San Diego, California.
Be it ordnined, by the Common Council
of the City of San Diego, as follows:
Section 1. That the paving of all
streets in the City of San Diego, California, with asphait pavement on the
natural earth shall be done in accordance with the specifications hereinafter
contained.
The street pavement, guttering, and
drawings and cross-section, approved by
the Common Council, on file in the office
of the City Engineer of said City, and
so as to conform to the lines, levels, and
official grade of the street upon which said
work is to be constructed, said lines and
levels shall he shown on the ground ky
stakes to be set by the City Engineer of
said City.
The work to be done shall be as follows:
(a) Grading and preparing the
constructing and laying along the exterior lines of the said pavement the guttering prescribed; (e) Furnishing ali
material and labor necessary to perform
said work and complete the same.
Section 2. That all grading and flue
preparation of the roadbed for the pavement shall he done and performed as follows:
(a) Grading shall include the work of
the context of the same.

and the solue and the periodice of the solution of intention, and all other material that may be encountered or required in proparing the street for the work called for in the Resolution of Intention, and shalp also picking down, re-filling, rolling, surface of the surface surface

iop and bottom faces shall be parallel, and there must be no knoo or projections on either the top, bottom, sides, or ends of the stone.
3. The blocks shall be laid by hand and farmity bedded in four (4) inches of clean, sharp shall.
4. The blocks shall be laid with their greatest length at right angles to the axis of the street and in straight courses of unform depths and withs through ont. At the intersection of one street, with another street the gr the halv by the structed to the line of the alive tree for the curve the other structed to the line of the alive tree for the curve structed to the line of the alive tree for the curve shall be set perpendicular to the "urfure so that in alternate courses all longitudinal be laid by the set of the curve shall be set perpendicular to the "urfure so that in alternate courses all longitudinal be laid to form a toothing of at least two (2) inches. and the out're eige shall be laid to form a toothing of at least the blocks shall be inde to shall be raked or swept in the blocks shall be index of the store of the curve bear of the curve line of the curve line of the store of the store of the curve bear of the store of the curve bear ing a well us all general depress one in the sufface. Frequencies that he taken and while hot shall be raked or swept in the blocks shall then be clears the the oright with strange of the store of the curve bear ing a well us all general depress one in the sufface. Frequencies that do not the source for the store of the curve bear ing a well us a light for a solid bearing and index of the block shall be accorded with strange the joints whall be bear ing a shall be set or otherwise cleaned of the solid bearing and index of the block shall the block shall be set of the solid bear in the solid bard for the solid bear in the solid bard for the solid band while hot shall be the blocks and the solid bard for

be paid for at a stated price per square yard, which price per square yard shall include the furnishing of all labor and materials, the foundation, the grouting, and all other work and all expenses, di-rect or indirect, connected with the proper execution of the work, and of maintaining the same in perfect condi-tion until it shall have been finally ac-cepted by the Street SuperInterclent. Section 4. That all Portland cement concrete gutters shall be constructed as follows: follow 1. Portland cement concrete sutters shall be of the width stated in the Resolution of Intention. 2. The thickness shall be $si\Sigma(6)$ inches button of Intention.
2. The thickness shall be si\$\(\S)\$(6) inches at center and at the edge, adjoining the street pavement, and shall be laid to conform to the cross-section of the street, as shown by the plans and drawings on file in the office of the said City Engineer.
3. The Portland cement used shall conform to the cross-section 7 of this Ordinance.
4. Portland cement concrete shall be composed of one (1) part, by volume, of coment, two (2) parts of sand, and/four (4) parts of broken rock. The moulds shall be filed with concrete as horeinafter, specified and thoroughly tamped to within one (1) inch of the finished surface. The final layer of one (1) huch of mortar shall be ocopered with wet earth and iservice. The final layer of one (1) huch of mortar shall be ocovered with wet earth and iservice. The final layer of one (1) huch of mortar shall be covered with wet earth and kept so covered for ten (10) days. Section 5. That all culverts shall be constructed as follows:

a. Culverts may be vitrified pipe, cast-first parts of price of the finished pipe, or of Portland cement concrets shall be filed with concrete as hereinafter. constructed as follows: 1. Culverts may be vitrified pipe, cast-iron pipe, or of Portland cement con-crete, as called for in the Resolution of Intention. 2. All culverts shall be constructed in the line of the gutters and in the direc-tion of the main flow of water, as shown by the plans and drawings for same in the office of the said City Engineer. 3. If of vitrified stone pipe, the mater-ial shall be close-grained, well glazed. Theoroughly pressed and burned dear through so as to show a uniform color when broken. The inside of the bells and the outlan, theoremultic we and well and closely inhoroughly were and well and closely inhoroughly were and well and closely inhoroughly ceremented true with shall be thoroughly cemented that a mortar composed of one (f) part of horitand cerent to one (f) part of shall be filled in around the pipe with concrete which shall be well targed under the lower quarters of the pipe, and the pipe covered with cement concrete six (f) inches in thickness on both sides and top. After the concrete is finished and has set for twelve (12) hours it shall be covered with six (6) inches of earth and has set for twelve (12) hours it shall be covered with six (6) inches of earth and has set for twelve (12) hours it shall be covered with six (6) inches of earth ind concreted in the same manner. 4. If the culverts are constructed of iron, the material shall be the best quot-ity of cast-iron coated inside and out with a double coat of partifine pain. 6. The concrete as specified able a stree laid shall be composed of one part. 7. The concrete an specified able for as the gravel or crushed rock, mixed as hereinfaiter specified. 7. The concrete with cast-iron covers, the culverts shall be adjerner, and grade, and shall be of the dimensions shown by, the plate ath constructed of Portiand cement concrete with cast-iron covers, the culverts shall be constructed of same and four part of no movement as the former to the fill drawnings on fill in the office of the said City Engineer, who shall be composed of one part, by volume, of Portland cement, two parts of sam, and four parts of broken stone. The concrete shall be placed in position agrade, and shall be placed in position agrade with size coreance therewith. The concrete shall be proper length and first mod grade status for the plans and drawings in the office of the said City Engineer. Where the culvert consets the street railway tracks, the covers shall be made of the pr

cent by weight. Sand, 86 per cent to 65 per cent by

Sand, co per cont weight. Finely powdered carbonate of lime, b per cent to 18 per cent by weight. Total, 100 per cent to 100 per cent by weight. They have a start of the provention of the proventin the provention. The provention of the provention

The materials above described shall be prepared in the following manner; The sand shall be heated in drivers to a temperature between 300 and 375 degrees Fahrenheit. The hot sand and cold lime dust shall then be thoroughly mixed to-gether in a mixer. A quantity of as-phalt cement (previously heated to 300 degrees Fahrenheit) sufficient to produce a payement containing not less than 5 per cent of bitumen soluble in carbon di-sulphide shall then be added, and the whole mass shall be mixed until every particle of the sand and lime dust is thoroughly coated with a thin layer of asphaltic cement.
 The material so produced must leave the mixer at a temperature between two hundred and filty (250) and three hundred and twenty-five (325) degrees Fahrenheit, and must be fine grained and capable of producing a compact payement. Sand and aphaltic cement and dust must be used in order to secure this result.
 The mixture grepared as above shall be brought to the work in carts or dump-wagons, and shall not be colder than 250 degrees Fahrenheit or hotter than 250 degrees Fahrenheit when it reaches the work.
 It shall at once be spread unforming.

wagons and shall not be coller than 250 degrees Fahrenheit or hotter than 325 degrees Fahrenheit when it reaches the work. 10. It shall at once be spread uniformity over the earth foundation prepared for it, with hot shovels and hot rakes, to such a depth, that, after receiving its ultimate compression, the finished asphalt wearing surface shall not be thinner than two (2) inches. The thickness shall be constant-ly tested by means of gauges. 11. It shall be immediately compressed with hot hand-rollers, after which a small amount of hydrullie cement shall be swept over it, and it will then imme-diately, be thoroughly rolled by a roller weighing not less than 250 pounds per inch in width of roller. This rolling shall be continued for not less than inve 60 of pavement. All places that are inac-cessible to the roller must be tamped with hot iron tampers. The resulting pavement must show a closs-grained, even, and smooth surface, true to the grade and cross-section, and iree from all hollows and irregularities. No traffic shall be allowed on the street until the pavement is thoroughly cooled and set. No weating surface shall be taid in rany weather, or when the foundation is wet from rain or other cause. 1 12. The contract price shall be per square yard of finished pavement, and shall include all grading, foundation, and all other work and all expenses, direct or indirect, connected with the proper exe-cution of the work and all expenses, direct or indirect, connected with the proper exe-cution of the specifications: 1. No cement will be accepted, tested; or permitted to be used unless delivered in original packages with the manufac-turer's name and brand of cement there-on: 2. Tests of the cement will be made at a temperature of from sixty (60) to sev-

turer's name and brand of cement there-on: 2 Tests of the cement will be made at a 'temperature of from sixty (60) to sev-enty (10) degrees Fabrenheit. 3. Samples for tests may be taken from every package delivered, and unless they meet the requirements herein 'specified such nackages may be rejected. 4. The sleves, used for testing cement for fineness and for gauging the sand to be used in making biquettes for sand tests shall be as follows: No. 20 sleve shall have 400 meshes to the siquare inch and shall, be made of whre cloth, No. 28, wire, Stubbs wire gauge. No. 3) sleve shall have 900 meshes to the siquare inch and shall be made of whre cloth, No. 31 wire, Stubbs wire gauge. No. 50 sleve shall have 500 meshes to the siguare inch and shall be made of whe cloth, No. 31 wire, Stubbs wire

whe cloth, A.S. 5 gauge. No. 50 sieve shall have 1500 meshes to the square inch and shall be made of wire cloth, No. 35 wire, Stubbs wire

No. 100 sieve shall have 10.009 meshes to the square inch and shall be made of wire cloth, No. 40 wire, Stubbs wire

where cloth, No. 40 where, Statuos where gauge. 5. Briqueltes for 'esting toasle' strength of cement will be made both of neat cement and of cement and sand in proportions hereinafter specified, with only enough water added to thoroughly moisten the mixture and make it coher-ent ent.

ent. 6. After being thoroughly mixed on a glass plate the mortar shall be "ruly pressed into the moulds by hand, and the briquettes so formed placed upon a glass plate and kept there until pat in water.

glass plate and kept there until pot in water. 7. The sand used in preparing briou-ettes shall be clean and sharp and of such size, that it will pass through a number twenty (20) sieve and be retained on a No, 30 sieve. 8. Round pats of neat cement about three inches in diameter, half inch thick at the center and tapering to a feature edge, mixed in the same manner as the neat cement briquettes and placed on a glass plate, shall not show any signs of warping or cracking after seven (7) days in either air or water.

times, or until every pathle or place or broken stone is completaly coated with mortar. Water shall be added by sprink-ling during the process of mixing the quantities to secure the required con-sistency

mortar. Water shall be added by sprink-ling during the process of mixing in quantifies to secure the required con-sistency. 2. The cement and soud for mortar in the specified proportions shall be thor-oughly mixed dry on a tight glatform, with shovels or boes, until no streaks of cement are visible. Water shall be added to the sand and exment, in accordance with the foregoing directions, in suffi-cient quantifies to produce a mortar of the desired consistency, and the whole thoroughly mixed with shovels or noes until a homogeneas mas is produced. 3. The mortar, while fresh, shall be spread upon the concrete base, before that after, being thoroughly manibulated and spread over the concrete, it will make a layer one inch thick conforming to the required grade and cross section, which shall be thoroughly dressed and smoothed. 4. Board or timber forms shall be pro-wided by the contractor to modal the con-crete and mortar to the required share, and shall be fet until the concrete or mortar is set. 5. Re-tempering of concrete or mortar will no be permitted, and mortar or con-crete that has begun to set before ram-ming is completed shall be proved from the work: 6. All surfaces on or against which concrete is to be laid shall be thoroughly cleaned and dampened by sprinkling with water just previous to placing the con-crete. 7. The concrete shall be evenly spread

A state of the provided of the state of the

mediate use, and no batch shall be larger than can be made of one barrel of ce-ment with the proportions of sand and stone. Section 9. That all work done shall be subject to the following conditions, and requirements: 1. The contractor shall give twelve (12) hours' notice in writing when he shall require the services of the City Engineer-for laying out any portion of the work. He shall preserve all stakes set for hies levels, or measurements of the work by the City Engineer in their proper places. Any expense in replacing said stakes which the contractor, or his agents or employees may have failed to preserve. shall be borne by the contractor. The contractor shall, when required to do so by the said Superintendent of Streets, re-move from the work, any overseer, sup-erintendent, laborer, or other person?em-ployed on the work, who shall refuse or neglect to obey the said Superintendent of Streets in any way relating to the work, or who shall perform his work in a manner contractor, or any agent of streets of demographic to do so by these specifications, during the progress of the work, and before the acceptance thereof, or from any act or ommission on the part of the contractor. The con-tractor shall be found incompetent or un-faithful. 2. All loss or damage arising from the nature of the work not authorized by these specifications, during the progress of the work, and before the acceptance thereof, or from any act or ommission on the part of the contractor. The con-tractor shall remove all obstructions in a careful manner and replace the same, when necessary that the same should be replaced in as good a condition as found, and to the proper grade, and all project-ing stone or other wikks shall be neatify out on the inside of the cirr, and such cutting of paving shall he done as shalt be necessary to make proper connections with the work already done on the cross streets. The contractor shall heag there-on lights to burn from dusk to daylight, and to the proper grade, and all project-ing stone in ther

	in either air or water.	· · ·	and to require the contractor to immedial ately remove any work or material so		
H	9. Any cement showing signs of swell- ing, after being mixed, will be rejected.		condemned) and the contractor shall at		
	10. Portland cement snad be ground to	-	his own expense, replace said work or		
1	such a degree of fineness that not less	-	materials to the satisfaction of the said		· · · · · · · · · · · · · · · · · · ·
1	than 98 per cent by weight shall rass a	•	Superintendent of Streets. The deciden		· ; .
1	No. 50 sieve, and not less than 90 per		of the said Superintendent of Streets		
1	cent by weight shall pass a No. 100 sieve.		shall be final, as to the quality of the		
	11. The ultimate tensile strength of		work and materials used unless the	. •	*
1	briquettes, one square meh in closs sec-		Common Council shall determine other-	-	** *** *
1	tion, made of neat Portland coment, shall		wise upon an appeal. 4. Whenever the word "Contractor" is		
1	be as follows		used in these specifications, it refers to		
1	One day in air and six days in water,		the party or parties to whom the con-	•	· ·
	75 pounds. One day in air and twenty-seven days		tract has been awarded for the construc-		
	in water 519 pour is.		tion of the work herein specified.		
	12. The ultimate consile strength of		5. Whenever the words "City Engineer,"		
	briquettes one square inch in cross-sec-	•	i or "Street Superintendent" are used in 1		
· 1	tion, made of one part by weight of Fort-		these specifications, they refer, respect-		
	land cement and three (3) parts of said		ively, to the City Engineer and the Street		
	shall be as follows:		Superintendent of the City of San Diego,		
	One day in air and six days in water		State of California. Section 10: That all ordinances or parts	•	
	120 pounds.	•	of ordinances in conflict herewith be and		
	· One day in air and twen.y.seven cays		Libe same are hereby repeated.		
- 11	in water 190 pounds.		i deation 11 That this and ance should		
	13. Broken stone for concrete shall be		take effect and be in force from and asses		
	good, hard stone that will not be af- fected by the weather, broken so that the		i the manual and approval		
	longest, dimension of any stone will not		I contion 19 That the City Clerk of the		
1	exceed one and one-half inches $(1\frac{1}{2})$		Lunia City of San Diego, Des alle de la		· · · · · · · · · · · · · · · · · · ·
	nor the least dimension of any stone be	× •	hereby authorized and director, mmedi-		
·	less than one-quarter (4) inch, and must		ately after the approval of this ordin- ance, to publish or cause the same to be		
	be free from dust, dirt, or other foreign		published once in the City official news-		
J	matter.		paper of said City, towit; the San	;	
	14. Gravel used for concrete shall be of		Diego Union and Daily Bee.	-	
	such sizes that the greatest diameter of	· · ·	Dieso onion and a start and a start		<i>.</i>
- 1	(any pebble will not exceed one and one- half inches (1%) nor the least dimen-	· · ·	به و مو		•
:	sion of any pebble be less than one-quar-	1		12	
1	ter (½) of an inch; and inust be free from			7.	· •
	dust, dirt, or other foreign matter.				
	15. Water shall be fresh, and free from	1 · · · · ·			•
	earth, dirt or sewerage.	• •			•
ر ا	Section 8. That the modes and meth-				
	ods of performing the work shall be as				
	follows:				
H	1. The cement and sand in the specified				
	proportions, by volume, shall be thor-				
ļ	oughly mixed dry on a tight platform, with shovels or hoes, gath no streaks of				*
	cement are visible. Upon the mixture				•
4	there shall be spread the proper quantity				
	of broken stone or gravel. The mass		• •		,
1	shall then be thoroughly turned over with,	•	· · · ·		
· [shovels or hoes not less than three (3)				
			•	1.4	
1				• • •	

A Joint Resolution extending an invitation to the Christian Endeavor Association of the State to hold its next annual meeting in San Diego, is read and adopted, viz:

JOINT RESOLUTION No. 1414.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows: That an invitation be and is hereby extended to the Christian Endeavor Association of the State of California to hold its next annual meeting in the City of San Diego, California.

The following report of the Joint Street Committee in the matter of the petition of L. A. Harrison for permission to cut down 2 Eucalyptus trees in front of 543 20th street, is read and adopted, viz:

The Street Committee recommends the within petition be granted, provided the peti-

F. C. Hyers,
Geo. B. Watson,
D. F. Jones,
F. H. Briggs,
R. P. Guinan,
B. Burnell:

May 28/02.

Thereupon said petition is granted.

The following report of the Joint Fire Committee in the matter of including a sufficient sum in the proposed Improvement bonds to provide the Fire Department with permanent quarters and additional necessary apparatus, is read and adopted, viz:

San Diego, California; May 26th; 1902.

To the Honorable, the Common Council,

San Diego, California,

Gentlemen:--

In the matter of voting Improvement bonds, the Joint Fire Committee recommends that a sufficient sum be included to provide the Fire Department with permanent quarters and the additional apparatus required; to that end this Committee recommends that an ordinance be passed providing for the publication of a notice inviting proposals to sell to the city suitable lots for Fire Department purposes, said lots to be paid for by the proceeds of bonds to be issued for that purpose. All of said lots to be at least 50 by 100 feet in size and located as follows: One lot in a district bounded by "B," "F," 2d and 4th streets; one in a district bounded by "A," "D," 6th and 9th streets; one in a district bounded by "I," "K," 6th and 9th streets; one im a district bounded by Laurel, Palm, 1st and 5th streets; one lot on University avenue, between 6th and Vermont streets, and one in a district bounded by "G," "I," 11th and 13th streets.

That when bids are received, if satisfactory, contracts of purchase be entered into, subject to the voting of bonds for the payment of the same.

Respectfully,

Geo. B. Watson,

C. N. Clark,

J. P. M. Rainbow, Geo. B. Chapman, R. J. Blair, Ed. Gutwillig.

The following report of the Fire Committee in the matter of a Joint Resolution directing the City Attorney to prepare an ordinance to amend the Boiler Inspector ordinance, is read and adopted, viz:

The Fire Committee presents herewith an ordinance in relation to the inspection of steam boilers, as referred to in the within resolution, and recommends its adoption.

Geo. B. Watson,

C. N. Clark,

May 26/02.

J. P. M. Rainbow.

Thereupon an ordinance providing for the appointment of an inspector of steam boilers, and prescribing his duties, and providing for his compensation, is read and Alderman Watson moves that the same be adopted.

Whereupon said ordinance is referred back to said committee for further investigation.

The following report of the Sewer Committee in the matter of an ordinance prescribing regulations in making connections with the public sewers, and for plumbing, is read and adopted, viz:

The Sewer Committee recommends that the within ordinance be adopted.

D. F. Jones, F. C. Hyers, S. T. Johnson, W. W. Lewis, Geo. B. Chapman, Geo. Butler.

5/29/02.

Thereupon an ordinance prescribing regulations in making connections with the public sewers, and for plumbing, is read and on motion of Alderman Whitson adopted by the following

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Watson and Perrin.

NOES -- NONE.

ABSENT--ALDERMAN Landis.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1127.

An Ordinance Prescribing Regulations in Making Connections With the Public Sewers, and for Plumbing, in the Crity of Sam Diego, California,

Section 3. That no connection with or opening in the public sewer, or, in any private sewer connected with the public sewer, shall be made by any person ex-cept a plumber regularly and duly h-censed to perform and to do such work, and holding a written permit from said Board of Public Works authorizing the making of such connection or opening in such sewer. Section 4. That any licensed plumber engaged in any work provided for in this ordinance shall be held responsible for any injury to any sewer or to any public street, or, to any public or private prop-erty, and for all other damages. Section 5. That the provisions of Or-dinance No. 781 of the ordinances of sata City, entitled, "An ordinance relating to "the one ing of trenches in streets and to "the moving of houses in public streets "in the, City of San Diego, California, "and requiring a permit therefor, and "providing for the refilling of said trench-"es and repairing of said streets," ap-proved on the 17th day of July, 1900, shall apply to the digging of trenches or open-ing of streets in said City tor the purproved on the 17th day of July, 1900, shall apply to the digging of trenches or open-ing of streets in said City for the pur-pose of making such sewer connections. Section 6. That every soll pipe and pri-vate drain connecting with any swer, running from the property line to the sewer, shall be at least four inches in diameter, and whether of cost iron or earthenware, must be sound and im-pervious in all its parts, and jointed in the best manner. No other metal than cast iron, at least as heavy as soll pipe "extra heavy", will be allowed. For cast

firoit pipe the gaskets must be of clean tarred cakum, twisted and rammed intu-place. The lead used in making the joint must be of the best quality, pure and soft, and must be carlked securely and properly into place. Before making the joint the hell and spigot must be wiped clean and dry, and the ioints must be run in at one pouring of the molten lead. The caulking must be faithfully ext-cuted and the lead driven flush with the face of the work. Cement pipe must not be used. All earthenware shall be of the best quality of sait glazed virtified ripe, perfectly true to pattern and sound. All joints shall be completely filled with ce-ment mortar, wiped off on the outside to a neat bevel, after each joint of pipe has been laid and cemented. All pipes con-necting soil pipes or other waste pipes with the public sewer must be bud on the sound and firm bottom of a trench. No person shall connect with any public sewer, any private sewer or drun land for surface, roof, or yard drainage, nor shall exhaust from steam engines blew off from steam boliers, or water above. 140 degrees Fahrenheittin temperature be discharged in any public sewer, or pri-vate sewer or drain acount the

For surface, roof, or yard drainage, ner-shall exhaust from steam boilers, or water above off from steam boilers, or water above 140 degrees Fahrenheit in temperature be discharged in any public sewer, or private sewer or drain connected with the same, in said City. Section 7. That it shall be and is here-by declared to be unlawful for any person, company, or corporation to connect any pipe on private property with any pipe in the street connected with the public sewer, or with any private sever, or any plue on private property with any pipe in the street connected with the public sewer, or with any private sever, or any plue on the street connected with the public sever, or with any person desiring to connect any pipe on private property liked for the property like, for any pipe on private property like for any pipe on private property, laid inside the property line, with the public sewer in said City, shall first make and prepare, or have made and prepared, plans, profiles, and specifications for all the pipe to be haid upon such private property and ro fie connected with the sewer state property and with the sewer of said City, and present the same to the Board of Health of said City for approval. One copy of raid plans, profiles, and specifications shall be fifted in the office of the said Board of Health. Said Beard of Health of such private property and not issue such permit or approve such plans profiles, and specifications shall be fifted in the office of the said Board of Health at any profiles, and specifications shall be such property upon which the building is to be constructed or such plans profiles, and specification shall describe the property upon which the building is to be constructed or such plans profiles, and specification shall describe the property upon which the building is to be constructed or such plans being and private property shall be done. Section shall describe the property and duly licensed by the Doard of the stath authorized agen, which application shall describe the proper

ing valves, faucels, or cleaning out any sewer pipe. Section 11. That every soil pipe and private drain, inside, the property line, connected with the sewer, cr connected with any pipe or private sewer that is connected with the public sewer, shall be of cast iron, and must be sound and im-pervious in all its parts, and jointed in the best manner, and in all buildings of three or more stories high must be of extra heavy pipe. All "extra heavy" pipe must have the maker's name, cast on the pipe and must be of the following weight: Four inch diameter, 15 lbs., per incal foot.

foot. Soil pipe must he four inches. Waste pipe, when lead, must be one and one-half inches in diameter, when cast iron, it must be two inches, whether extra heavy or standurd. Two inch diameter, 52 lbs., per linear foot.

extra neavy or stanter, Two inch diameter, \mathbb{B}_2 lbs., per linear foot. Fittings must also be extra heavy. The drain must have a full of \mathfrak{a} least one quarter of an inch io the foot, and should run along the cellar wall where practicable, or if full toler the lower floor of the building should be hung with iron straps securely fastened to the floor joists, and should be $\mathbb{B}_{\mathfrak{a}}$ in as straight a line as possible. All changes in direc-tion must be made in curved type consist-ing of long one duarter hends. Sanitary tees should not be $\mathbb{I}_{\mathfrak{s}}$ d extend pendicular stacks or vents. All vertical pipes must connect with horizontal pipes with full "Ys" and one eighth or one sixth bends. Vents must run with as few be connected to the usen went at \mathfrak{m} .

extends one or more stories higher than the building in which the sale soil or vent pipes are located, then the sale pipes must be carried three feet above all openings or gutters of the highest building, and securely fastened so as to prevent them from falling, by proper guys and supports. One inch and a half vents shall be gal-vanized iron. All other vents to be of cast iron. The pipes must be enclosed within buildings. This applies also to frunning pipes under the root where a sixth bend can be used. All connections of traos must be made to main, soil, waste, or vent pipes by means of lead-caulked joints. Tap fees are pro-hibited. No other traps shall be used except the ones called for in this ordin-ance. All soil, waste, vent, or drain pipes inside and outside of the buildings. from the property line, before being cov-ered up, must have all openings stopped up and filled with water. This test must be made in the presence of the Plumb-ing Inspector. In all cases when the plumbing Inspector. No the allowed to re-main uncovered until inspected by the Plumbing Inspector. No is allowed to re-main uncovered until inspected by the Plumbing Inspector. No is allowed to re-main uncovered until inspected by the

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Main uncovered until inspected by the Plumbing Inspector. Notice must be giv-en the Blumbing Inspector when whe ough inspection, "that, is it any pipes are covered with flooring, siding, or lath, or on any way covered that will tend to ob-struct a thorough inspection will have to be removed before the Plumbing In-spector inspects the work. When pipes have been tested in sections, there shall be another test made when connections are read to be the work. When pipes have been tested in sections, there shall be another test made when connections are read to be the flux of plumbers to report to the Plumbing Inspector the re-placing of de loser's with new closets, cr old bath-tubs with new usch-tubs or old fixture with a new fixture, in outer, that the work of replacing the old material the work of replacing the old the old the place of wash the supplied with water from a sequent to all the old of the secuent to the passage of air to not less than two-inches depth of write, and class than two-inches depth of write, and class that there old para and plunger closets is hereby prohibited and the same must the drained by a special plue of lear that no use in the old as near the fixtures as possible. All witer closet, within houses must be supplied with water from a separate tank or clear, and must in no cass be commelly when there depth of write, when old with instead the one waste plue and there the onother fixture extead the same material connected with the iron pipe. Section 16. That no connection 'shall be made at any part of the house drain-age system with roof, gutters, or any other channel for the conveyance of rain-water, save that plumbing fixtures may be supplied' from tanks constructed to store rainwater for such purposes. No steam exhaust shall be allowed to con-nect with any drain, soil, or waste, pipe. No person shall throw or deposited, in any vessel or receptable connected with a public sewer, any garbage, vegetable parings, ashes, cinders, rags, or any other thing, whatsoever, except feaces, urine, parings, ashes, cinders, rags, or any other thing, whatsoever, except feaces, urme, the necessary water closet paper, and liquid house slops. No drain shall be connected with any privy vault or cess-pool, or underground drain, or with any channel conveying water or filth, except-ing the soil pipes and plumbing of the house or buildings, as herein provided. That no permit shall be issued under this ordinance for putting in new plumbing in any building until the sum of fifty cents has been paid, to the said Board of Health therefore; provided, that this provision shall not apply to the alteration or repair of plumbing already in place. Section 17. That it shall be unlawful for the owner or person having the care or control of any building, any portion of which is used for any purpose during any portion of the day, to fail to have at

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A Joint Resolution granting to H. W. Putnam permission to grade the east half of Third street in front of lots A, B and C, block 285, Horton's addition, is read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Watson and Perrin.

NOES -- NONE.

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ABSENT--ALDERMAN Landis.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION NO. 1415.

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

That permission be and is hereby granted to H. W. Putnam to grade, at his own expense, to the official grade thereof, that portion of Third street, and the sidewalks thereof, in the City of San Diego, California, east of the center line thereof in front of lots A. B and C in block 285 Horton's addition in said city; provided, that when said grading shall have been so performed, the City Engineer of said city shall issue a certificate setting forth the number of cubic yards of cutting and filling made by the H. W. Putnam in said grading, and certifying that the same is done to the established grade of the said Third street and to the center line thereof; and thereafter, the said H. W. Putnam shall file the said certificate with the Super intendent of Streets of said city, which certificate the said Superintendent of Streets shall record in a book kept for that purpose in his office, and thereafter when the said portion in front of said lots, the said H. W. Putnam, or his successors in interest, shall be entitled to credit on the assessment on said lots fronting on said street for the grading thereof to the amount of cubic yards of cutting and filling set forth in his said certificate.

A Joint Resolution granting to W. P. Singer permission to grade the west half of Third street in front of lots J, K and L, and the south half of Maple street in front of lot L, all of said lots being in block 286 on Horton's addition, is read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Watson and Perrin. NOES -- NONE.

ABSENT--ALDERMAN Landis.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1417.

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

That permission be and is hereby granted to W. P. Singer to grade, at his own expense, to the official grade thereof that portion of Third street, and the sidewalks thereof, in the City of San Diego, California, west of the center line thereof in front of lots "J," "K" and "L" in block 286 of Horton's addition in said city, and that portion of Maple street south of the center line thereof in front of the said lot L in said block 286 and the sidewalks thereof; provided, that when said grading shall have been so performed, the City Engineer of said city shall issue a certificate setting forth the number of cubic yards of cutting and filling made by the said W. P. Singer in said grading, and certifying that the same is done to the established grade of the street and to the center line thereof and thereafter the said W. P. Singer shall file the said certificate with the Superintendent of Streets, which certificate the said Superintendent of Streets shall record in a Prime book kept for that purpose in his office, and thereafter, when the said Common Council orders the grading of said street, or any portion thereof, including the said portion in front of said lots, the said W. P. Singer, or his successors in interest, shall be entitled to credit on the assessment of his said lots fronting on said streets for the grading thereof to the amount of cubic yards of cutting and filling set forth im his said certificate.

A Joint Resolution authorizing the Joint Street Committee to report the best method of placing the names of streets on the street corners, is read and adopted by the following vote ... to-wit:

-- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Watson and Perrin. AYES NOES -- NONE.

ABSENT--ALDERMAN Landis.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1411.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows: That the Joint Street Committee of the Common Council of the City of San Diego, California, be, and said committee is hereby authorized and directed to investigate the best method of placing the mames of the streets on the street corners of said city, and to make a detailed report of such investigation, including the cost thereof, to this Common Council at its next meeting.

A Joint Resolution authorizing the Joint Water Committee to investigate the cost of

installing such additional pumping machimery as may be necessary to supply all the water required by the city, is read and adopted by the following vote, to-wit: <u>AYES</u> -- <u>ALDERMEN</u> Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Watson and Perrin.

NOES -- NONE.

ABSENT--ALDERMAN Landis.

Said resolution as adopted is as follows, ivz:

JOINT RESOLUTION No. 1410.

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

That the Joint Water Committee of the Common Council of the City of San Diego, California, be and it is hereby authorized and directed to investigate the cost of installing such additional pumping machinery in Mission Valley as may be necessary, with the machinery already in place, to furnish all water that the demands of the citizens of the City of San Diego, and the City of San Diego, require, and to report the result of such investigation in detail to this Common Council at its next meeting.

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The following report of the Joint Water Committee in the matter of an ordinance providing for the payment of certain claims against the Water Department, is read and adopted, viz:

The Water Committee recommends that the within Ordinance approving claims against the Water Department be adopted.

Geo. B. Watson, C. N. Clark, J. P. M. Rainbow, W. H. C. Ecker, W. W. Lewis, J. W. Lambert.

May 26/02.

Thereupon an ordinance providing for the payment of certain bills for material and supplies incurred by the Water Department for the month of April, 1902, is read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Watson and Perrin.

NOES -- NONE.

ABSENT--ALDERMAN Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1132.

An Ordimance providing for the payment of certain bills for material and supplies incurred by the Water Department of the City of San Diego, California, for the month of April, 1902. WHEREAS, The Common Council of the City of San Diego, California, has authorized the Board of Public Works of said city to incur an indebtedness in the purchase of materials and supplies for the use of the Water Department of said city in a sum not to exceed three hundred dollars (\$300.00) in any one month; and

WHEREAS, The said Board of Public Works has purchased materials and supplies during the month of April, 1902, for the use of the said Water Department in the sum of \$1088.36 as shown by the accompanying bills numbered 2191, 2193, 2245, 2266, 2267, 2270, 2318, 2319, 2326, 2352, 2370 and 2373,

THEREFORE, BE IT ORDAINED, By the Common Council of the City of San Diego, as follows: Section 1. That said claims be and they are hereby approved and allowed.

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 advising the Council to revise the ordinances prescribing specifications for laying sidewalks and curbing, and for grading streets, and transmitting ordinances for that purpose, is read and ordered filed.

Thereupon an ordinance prescribing specifications for sidewalking and curbing in the City of San Diego, California, is read and on motion of Alderman Jones adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Watson and Perrin.

NOES -- NONE.

ABSENT--ALDERMAN Landis.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1140.

An Ordinance Prescribing Specifications for Sidewalking and Curbing in the City of San Diego, California. Be it ordained by the Common Council of the City of San Diego, as follows: Section 1. That all sidewalking and curbing in the City of San Diego, Cali-tornia, shall be hereafter done in accord-ance with the following specifications, wiz:

curbing in the City of San Diego, Call-tornia, shall be hereafter done in accord-ance with the following specifications, viz: The sidewalks, pavements, and curbs provided for herein are to be constructed according to plans, drawings, and cross-section, approved by the Common Coun-cil of said City, on and in the office of the City Engineet, of said City, and so as to confort, to the lines, levels, and official grade of the street upon which said work is to be constructed; said lines and feel's shall be shown on the ground by stakes to be set by the City Engineer of said City. The work to be done shall be as fol-lows: (a) Preparing the foundation for the sidewalk, and digging the trench for the sidewalk, and digging the trench for the curb; (b) Constructing and laying a Portland cement concrete pavement; (d) Furnishing all material and labor neces-sary to perform said work, and to com-plete the same; (e) Removing from the street and sidewalk adjacent to the work, all surplus material and debris. Section 2. That all material used in sidewalking and curbing in the City of San Diego, Cullfornia, shall comply with the specifications herein contained. 1. No cement will be accepted, tested, or permitted to be used unless delivered in the original packages with the manu-facturer's name and brand of cement thereon. 2. Tests of cement will be made at a temperature of from sixty (60) to seventy (70) degrees "Fahrenheit. 3. Samples for tests may be taken from every package delivered, and unless they meet the requirements herein specified such packages may be rejected. 4. The sieves used for testing cement for fineness' and for gauging the sand to be used in making briquettes for sand tests shall be as follows: No. 30 sieve shall have 400 meshes to the square inch and shall be made of wire cloth, No. 31 wire, Stubbs wire gauge. No. 100 sieve, shall have 500 meshes to the square inch and shall be made of wire cloth, No. 35 wire, Stubbs wire gauge. No. 100 sieve, shall have 10,000 meshes to the square inch and shall be

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12. 'The ultimate tensile strength of briquettes one square inch in cross-section, made of one part by weight of Portland cement and three parts of sand, shall be as follows:
One day in air and six days in water 120 pounds.
One day in air, and twenty-seven days in water 130 pounds.
J. Broken stone for concrete shall be good, hard stone that will not be affected by the weather, broken so that the longest dimension of any stone be less than one-fourth (¼) of an inch, and must be free from dust, dirt, or other for eign matter.
I.4. Gravel for concrete shall be of such is that the greatest dimension of any stone, be less than one-fourth (¼) of an inch, and must be free from dust, dirt, or other for any pebble will not exceed one and one-half (1½) inches, nor the least dimension of any stone, be less that one fourth (¼) of an inch. and must be free from dust, dirt, or other for eign matter.
I.4. Gravel for concrete shall be of such size that the greatest diamension of any pebble will not exceed one and one-half (1½) inches, nor the least dimension of any pebble be less than one-fourth (¼) of an inch, and must be free from dust, dirt, or other foreign matter.
I.5. All sidewalks within that portion of the said City of San Diego which are bounded on the north by the north line of "A" street; on the west by the west line of Fourth street; on the east by the east line of Sixth street, and on the south by the north line of "L" street shall extend from the curb line to the property line.
I.7. Outside of the limits of the district above described the north ease the base of the district above described the neasement shall be

by the north line of "L" street shall ex-tend from the curb line to the property line. 17. Outside of the limits of the district above described, the pavement shall be five feet four inches (5 ft. 4 in.) wide, lo-cated in the center of the sidewalk; pro-vided, however, that at the intersection of one street with another street, the en-tire return shall be paved to the inside line of the curb. The pavement shall cover all that portion of the said inter-section bounded by the extension of the inside of the eurb line. If. The cement and sand in the speci-fied proportions, by volume, shall be thoroughly mixed dry on a tight plat-form, with shovels or hoes, until no streaks of cement are visible. Upon the mixture there shall be spread the proper quantity of broken stone or gravel. The mass shall then be thoroughly turned over with shovels or hoes not less than three (3) times, or until, every pebble or piece of broken stone is completely coated with mortar. Water shall be added by esprinkling during the process of mixing in our streaks of account and the proper quantity of broken stone or gravel of the added by esprinkling during the process of mixing with mortar. Water shall be added by esprinkling during the process of mixing in quantities to secure the required con-sistency. 19. The cement, sand, and lamp-black sistency. 19. The cement, sand, and lamp-black in the specified proportions shall be thor-oughly mixed dry on a tight platform, with shovels or hoes, until no streaks of cement are visible. Water shall be added to the sand and cement, mixed in accord-ance with the foregoing directions, in sufficient quantities to produce a mortar of the desired consistency, and the whole thoroughly mixed with shovels or hoes until a homogeneous mass is produced. 20. The mortar, while 'fresh, shall be spread upon the concrete base, before the latter has set, in such quantities that art-ter being thoroughly manipulated and spread over the concrete it will make a layer three-fourths (%) of an inch thick, conforming, to the required grade and cross-section. The surface shall be thoroughly dressed and smoothed and cut into 'slabs'. cross-section. The surface shall be thoroughly dressed and smoothed and cut into slabs." 21. Board or timber forms shall be pro-vided by the contractor to mouid the concrete and mortar to the required shape, and shall be left until the concrete or mortar is set. or mortar is set. 22. Re-tempering of concrete or mortar will not be permitted, and mortar or con-crete that has begun to set before ram-ming is completed shall be removed from the work. 23. All surfaces on or against which concrete is to be laid shall be thoroughly cleaned and dampened by sprinkling with water just previous to placing the con-crete. crete. 24. The concrete shall be evenly spread upon the foundation, as soon as mixed, in a layer of such depth that after having been thoroughly compacted with ram-mers it shall not be in any place less than three (3) inches thick, and the upper surface shall be parallel with the proposed surface of the completed pave-ment. crete. ment. 25. Concrete shall not be mixed in Kurg-er quantities than is required for imme-diate use, and no batch shall be larger than can be made from one barrel of ce-ment with the proper proportions of sand and stone.

wire cloth, No. 40 wire, Stubbs wire gauge. 5. Briquettes for testing tensile strength of cement will be made both of neat cemeit and of cement and sand in the proportions hereinafter specified, with only enough water added to thor-oughly moisten the mixture and make it coherent.

with only enough water added to thor-oughly moisten the mixture and make it coherent. 6. After being thoroughly mixed on a glass plate the mortar shall be firmly, pressed into the moulds by hand, and the briquettes so formed placed upon a glass plate and kept there until put in water. 7. The sand used in preparing briqu-ettes shall be clean and sharp and of such size that it will pass a number twenty (20) sleve and be retained on a number thirty (30) sleve. 8. Round pats of neat cement about three inches in diameter, half inch thick at the center and tapering to a feather edge. mixed in the same manner as the neat cement briquettes and placed on a glass plate, shall not show any signs of warping or cracking after seven (7) days in either air or water. 9. Any dement showing signs of swell-ing, after being mixed, will be rejected. 10. Portland cement shall be ground to such a degree of fineness that not less than ninety-eight (98) per cent by weight shall pass a No. 50 sleve, and not less than ninety (90) per cent by weight shall pass a No. 100 sleve. 11. The ultimate tensile strength of briquettes one square inch in cross-sec-tion, made of neat Portland cement, shall be as follows: One day in air and six days in water

be as follows: One day in air and six days in water 375 pounds. One day in air and twenty-seven days

Doe day in air and twenty-seven days water 510 pounds.

26. The cohcrete sidewalks and con-crete curbing shall be plainly and legibly. stamped in letters not less than two (2), inches long, with the name of the con-tractor constructing, the same, and the month and year of such construction. 27. All returns of concrete sidewalks shall be plainly, and legibly stamped in letters not less than three (3) inches long, with the names of the streets or avenues upon which the return fronts, and with arrows showing the course-of the street. 28. All the stamping herein provided for shall be done by and at the expense of the contractor, and no cement sidewalk or concrete curbing will be accepted by the Superintendent of Streets unless stamped as herein, provided. Section 3. That all curbs shall be con-structed of either natural stone, concrete, or wood, and shall conform to the fol-lowing specifications: 1. All natural stone curbs are to be constructed of straits, free from defects four (4) feet long and six (6) inches thick at top and bottom, and sixteen (16). inches deep. 2. The top of each, stone shalls, be dressed to the prescribed width of six (6) inches from 'which it shall not vary more than one-fourth (14) of au inche, and its face shall, be dressed for a distance of not less than eight. (8) inches on paved streets and twelve (12) inches on unpaved streets, down from the top. These dressed surfaces must be true and properly squared. They must be

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Inches on unpaved streets, down from the top. These dressed surfaces must be trie and properly squared. They must be fare to ass pean hammered, and no holes for a depth of two (2) not of he stone for a depth of two (2) not of he stone pointed to a fair surface; free from in-equalities, exceeding 'one-half (3) of an inch measured from a straight edge, and the joints of the stone are to show, an even edge for a depth equal to the depth of the dressed portion must not be pitched more than one-quarter (3/) of ar holf under square and must not inter-ions below the dressed portion of inter-texceeding to making of close joints not exceeding to making of close joints not throughout the dressed portion of inter-faces shall be sharply defined. 3. The lower part of each stone is to be roughly squared and shall have no point where its minimum thicknes fail below an average thickness of 'sk' (6) inches at the bottom; and shall have no point where its minimum thicknes fail below four (4) inches. 5. The curb shall rest on not less than four, (4) inches of sand, backed up with not less than three (3) inches in width of sand to within four (4) inches of shall be filled with and the loints must be curb shall rest on not less than four, (4) inches of sand, backed up with not less than three (3) inches in which of sand to within four (4) inches of the top of the curb. All backfilling shall be thoroughly tamped, so that hall be eight (6) inches wide by six-teen. (6) inches deep. The Portland cemept used to be subject to the require-ments herein, enumerated. The concrete shall be eight (6) inches wide by six-teen (6) inches deep. The poiled with the out parts of broken stone. The indice when the concrete is belief with the place when the concrete is belief with the place as a hereinafter specified and thoroughly tamped to within four-eter (5) of an inch of strade. The final backness the concrete is ball with concrete prepared as hereinafter specified and thoroughly tamped to within three-quarters shall be finde with some th

T. The contractor shall give twelve (12) hours' (notice in writing when he shall 'require the services of the City-Engineer for laying out any portion of the work by leves, or measurements of the work by leves, or measurements of the work by the City-Engineer in their proper places. Any expense in replacing said stakes which the contractor, on his agents or employees may have failed to preserve, shall be borne by the contractor. The contractor shall, when required to do so by the said Superintendent of Streets, remove from the work any overseer, super-intendent, laborer, or other person employees in any way relating to the work, on who shall be the said Superintendent or unfaithful.
 All loss or damage arising from 'the contractor who shall be progress of the work to be done under these specifications, during the progress of the work and before the acceptance thereof, or from any act or omission on the part of the contractor. The contractor shall remove all obstructions in a careful and before the acceptance thereof, and to the proper grade, and all project. The source or other all perform has work and the progress of the work not authorized by these specifications, shall be sustained and borne by the contractor. The contractor shall remove all obstructions in a careful manner and replace the same when necessary that the same should be replaced, in as good a condition as found, and to the proper grade, and all project. This stone or other walks shall be neatly cut on the inside of the curb, and such cutting and resulting of curbing and replaces. The work and such and to the proper grade, and all project. The stone of the work provided for herein sheet of the same should be replaced. The same should be replaced. The same should be replaced the same should be replaced. The same should be replaced the same should be replaced. The same should be replaced. The same should be replaced the same should be replaced. The same should be replaced the same should be replaced. The same should be repl

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drenched and tamped to insure a solid bed. 2. The base or foundation shall be three (3) inches in thickness, com-posed of one part, by volume, of Port-land cement, two (2) parts of sand, and four '(4) parts of broken stone or gravel, as specified in the Resolution, of Inten-tion. The Portland cement used to be subject to the requirements hereinbefore enumerated. The concrete shall be filled in and thoroughly tampd to within three-quarters (34) of an inch of grade. The final layer of mortar three-quarters (3) of an inch thick to be laid before the base becomes set or dry, and shall be composed of one (1) part, by volume, of Portland cement to one part of sand, colored with lampblack to a dark slate color, and smoothed with a trowel. Aft-er setting for twelve (12) hours, it shall be covered with wet earth three (3) inches deep and kept so covered for ten (10) days.

requirements:

An ordinance providing specifications for the grading of streets in the city, is read

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

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Watson and Perrin.

NOES -- NONE.

ABSENT--ALDERMAN Landis.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1141.

An Ordinance Providing Specifications for the Grading of Streets in the City of San Diego, California.

An Ordinance Providing Specifications for the Grading of Streets in the City of San Diego, California. Be it ordained, by the Common Council of the City of San Diego, as follows: Section 1. That all street grading in the City of San Diego, California; shah hereafter be performed in accordance with the following specifications:² I. The work of grading is to be done in accordance with the profiles approved by the Common Council on file in the office of the City. Engineer of said City, and all work shall conform, during, the progress of the work and on its comple-tion, to the lines and levels which may from time to time be given by the said City Engineer in accordance therewith. 2. The City Engineer shall set stakes indicating the exact depth of cutting or filling required to bring the street to its official grade. 3. Grading' shall include the removal of all earth, stone, loose rock, clay, shale, cement, hardpan, boulders, solid rock, and all other materials that may be en-countered in preparing the street; and shall also, include all filling, trimming, shaping, picking down, re-filling, sur-facing, or other work that may be enc-countered in preparing the street; and sidewalks to the official grade and in ac-cordance with the said profiles. 4. In places where filling "is necessary to bring, the street to the official grade it shall be done with good, sound materia The cmbankments shall be carried up of full width in layers not to exceed one foot, in, thickness, and the teams shall be made to travel as evenly as possible over, the whole surface of each layer, boty song and coming. The formation of, well defined, ruts: is, specially prohibited., No material of a

foot in thickness, and the teams shall be made to travel as evenly as possible over, the whole surface of each layer, both going and coming. The formation of well defined ruts is specially prohibited. No material of a spongy nature shall be used for filling. The slopes of embankment shall be, one and one-half (1½) horizontal to one ver-tical, and shall be trimmed as they are carried up. The space over which fills are to be made shall first be cleared of all brush, rubbish, and perishable material. 5. Upon all embankments there shall be placed a top dressing of earth-of 'uni-form', quality to form a compact surface. 6. Whenever a cut exceeds' one (1) foot in depth, all trees standing on the margin of the street.shall be removed. 7 Before the Resolution of Intention is passed by the Common Council, the City Engineer shall make a careful esti-mate of the number of cubic yards of excavation' and the number of cubic yards, of embankment necessary to bring-the street, or portion of the street, pro-posed to be graded, to its official grade and cross-section. 8. In case said estimate demonstrates-that the number of cubic yards of enakment is in excess of the number of cubic'yards of excavation. the Resolution of Intention shall designate the point or points where such earth required shall be taken from. And in case said estimate demonstrates that the number of cubic yards of excavation is in excess of the number of cubic yards of embankment, then the Resolution of Intention shall designate the point or points where such excess earth shall be deposited. 9. The estimate of the City Engineer, made as above specified, shall be kepto on file in his office, and shall, during or-fice hours, be accessible for inspection by any person who may desire to inspect the same. 10. The Resolution of Intention shall designate the location and size of ali cuiverts to be placed on the street to be graded.

graded.

graded. 11. 'The culverts shall be built of two (2) inch redwood planks, and according to the plans and drawings on file in the office of the City Engineer. 12. All bids must state the price per cubic yard for excavation, the price per cubic yard for embankment, and the price per one thousand feet board measure for culverts.

of the work, and before the acceptance thereof, or from any act or ommission on the part of the contractor, or, any agent or person employed by him. occurr-ing in the course of the work not author-ized by these specifications, shall be sus-tained and borne by the contractor. The contractor shall keep good and sufficient guards, around said improvements, by fence or otherwise, to prevent accident, and shall, hang thereou, lights, to burn-from dusk to daylight, and the contractor shall hold the City, harmites 'from any and all suits for damages arising from or out of and during the performance or said work, or any portion thereof, and before the same has been accepted. 20. All railroad tracks, gas, or water pipes, electrical conduits, tubing or un-derground, structures of any damage that may be caused by negligence or careless-ness on the part of his employees. 21. In case it should be necessary to remove any railroad tracks, gas pipes or water pipes.' electrical conduits, tubing or underground structures of any character belonging to the City or others, shall be properly protected, and the contractor shall be responsible for any damage that may be caused by negligence or careless-ness on the part of his employees. 21. In case it should be necessary to remove any railroad tracks, gas pipes or water pipes.' electrieal conduits. tubing or underground structures of any chara-acter, or any portion thereof, the owner's superintendents, will-supon, application to the contractor, be notified by the Supei-intendent of Streets for remove the same within a specified 'time: and the con-tractor shall not interfere with shal tracks, gas pipes, water pipes, or any portion thereof, until the explication of the time specified in the said notice. 22. The right is reserved to street rail-roads. gas companies, or the City to en-ter upon the street for the purpose of making repairs or changes that have beenem necessary by the improvement of the street. 23. The contractor shall remove all sur-plus material and rubbish fr

23. The contractor shall remove all surplus material and rubbish from the work after its completion, and before he makes application for the acceptance of the work.

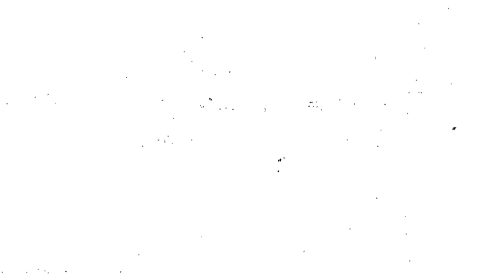
plus material and rubbish' from the work after its completion, and before he makes application for the acceptance of the work. 24. The contractor shall notify the Su-perintendent of Streets when he desires a final inspection of the work, when the latter will make the necessary examina-tion, and if the work is found to be com-pleted in accordance with these specifi-cations, he shall accept the same. 25. All work provided for herein must in all cases be done under the direction and to the satisfaction of the said Super-intendent of Streets, who shall have full power to condemin any work or materia not in accordance with these specifica-tions, and to require, the contractor to immediately remove any work or ma-terial so condemned, and the contractor shall, at 'his own expense, replace said work or materials to the satisfaction of the said Superintendent of, Streets: The decision of the 'said Superintendent of Streets shall be final as to the quality of the work and materials used, unless the Common 'Council* shall 'determine' otherwise upon an appeal. 26. Whenever the word "Contractor" is used in these specifications. 'If refers to the party or parties to whom the con-struction of the work. 27. Whenever the words "City Engin-eer" or "Street Superintendent" are used in these specifications, they refer, re-spectively, to the City Engineer' and the Street. Superintendent of the City of San Diego, State of California. Section 2. That all ordinances on parts of ordinances in conflict herewith be and the same are hereby repealed. Section 2. That all ordinances shall take effect and be in force from and after its passage and approval. Section 4. That the City Clerk of the said City of San Dicgo, be, and he is hereby authorized and directed, immedi-ately after the approval of this ordi-nance. to publish or cause the same to be published once in the city official newspaper of said City, to-wit: the San Diego Union and Daily. Bea.

cubic yard for excavation, the price per cubic yard for embankment, and the price per one thousand feet board measure for culverts. 13. Incidental expenses shall include the cost of the publication of notices, reso-lutions, orders, and other, incidental ex-penses and matters required under the proceedings taken for the grading of the street, including the compensation of the City Engineer, all work of civil engineer-ing done by him on the street, and such other notices as may be deemed requisite by the said Common Council. 14. The Street Superintendent shall su-pervise all work and shall not approve or accept the same until the street throughout is finished to the form of cross-section and to the elevations 're-quired by the official grade. 15. The contractor shall, when re-quired to do so by the said Superintend-ent of Streets; remove from the work, any overseer, superintendent, laborer, or oth-er person employed on the work, who shall refuse or neglect to obey the said Superintendent of Streets in any way re-lating to the work, or who shall perform his work in a manner contrary to these specifications, or who shall be found to be incompetent or unfaithful. 16. Bidders must examine and judge for themselves as to the location of the proposed work, the nature of the excava-tion to be made, and the work to be done.

tion to be made, and the work to be done. 17. The contractor shall give twenty-four (24) hours' notice in writing when he shall require the services of the City Engineer for laying out any portion of the work. He shall preserve all stakes set for lines, levels, or measurements for the work by the City Engineer in their proper places. Any expense in replacing said stakes, which the contractor or his agents or employes shall have failed to preserve, shall be borne by the con-tractor. The contractor shall dig all stake-holes necessary to give lines and levels. 18. All curbs and cross-walks which

levels. 18. All curbs and cross-walks which must be removed shall be removed in a careful manner, and must be convenient-ly and neatly piled upon the side of the nearest intersecting street. 19. All loce or durage origina form the

19. All loss or damage arising from the nature of the work to be done under these specifications, during the progress,





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The report of the Joint Water Committee, recommending that the city purchase water from the San Diego Flume company for domestic use, is read and referred back to said committee for further investigation.

An ordinance providing for the payment of the claim of the San Diego Flume Company for water furnished to the city in the month of May, 1902, is read and on motion of Alderman Hyers adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Watson and Perrin.

NOES -- NONE.

ABSENT--ALDERMAN Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1135.

An Ordinance providing for the payment of the claim of the San Diego Flume Company for water furnished to the City of San Diego, California, in the month of May, 1902.

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

Section 1. That claim No.2491 of the San Diego Flume Company for \$1353.70 for water furnished to the City of San Diego, California, for the month of May, 1902, be and the same is hereby approved and allowed, and that the Auditing Committee of said city be and said committee is hereby authorized to allow said claim and provide for the issuance of a warrant therefor, upon the proper presentation of said claim to said Auditing Committee for said water.

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

The following report of the Joint Water Committee in the matter of the use of water at Pacific Beach and La Jolla, is read and adopted, viz:

San Diego, Cal., May 26th, 1902.

To the Common Council,

Sam Diego, Calif.,

Gentlemen:--

The Joint Water Committee, to whom was referred an ordinance regulating the use of water at Pacific Beach and La Jolla, herewith recommends that the Board of Public Works notify the water consumers at Pacific Beach and La Jolla to arrange between themselves for the equitable use of water at said places, and that if said water consumers cannot satisfactorily arrange this matter between themselves within a reasonable time, the Council will pass a "rotation ordinance" similar to the one now in the hands of this committee.

Respectfully,

Geo. B. Watson,

C. N. Clark, J. P. M. Rainbow,

W. H. C. Ecker,

W. W. Lewis,

J. W. Lambert.

The following report of the Joint Finance Committee in the matter of the sale of real estate by the City Clerk, is read and adopted, viz:

San Diego, Cal., May 29th, 1902.

To the Common Council,

San Diego, Calif.,

Gentlemen:--

Your Joint Finance Committee, to whom was referred the report of the City Clerk showing the result of the sale, at public auction, of property deeded to the city for delinquent city taxes, herewith recommends that the bid for said property as a whole be rejected, and that all of the individual bids for said property be rejected except the bids for the following property, viz: Lots 7 & 8, block 45; lot 6 block 35; block 176 1/2, all in Middletown; lot 41, block 7, Crittenden's addition; and lots 47 & 48, block 5, Watkins & Biddle's addition, which bids we recommend be accepted and the sale of said property confirmed; and further that the City Clerk be instructed to return the 5% deposited by other bidders, and we present herewith an ordinance in conformity to this report and recommend its adoption.

Respectfully,

S. T. Johnson, C. N. Clark, F. H. Briggs, Geo. McNeill.

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Thereupon an ordinance confirming certain sales of real estate owned by the city, and rejecting certain other sales of real estate owned by the city, is read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Watson and Perrin.

NOES -- NONE.

ABSENT--ALDERMAN Landis.

Said ordinance as adopted is as follows, viz: Ordinance No. 1131.

An Ordinance Confirming Certain Sales of Real Estate Owned By the City of San Diego, California, and Rejecting Certain Other Sales of Real Estate Owned By Said City. Whereas, the Common Council of the City of San Diego, California, adopted Ordinance No. 1105 of the ordinances of said City, entitled, "An ordinance providing for the sale at public auction of certain real property owned by the City of San Diego, California," approved March 25th, 1902, and thereafter duly published as required by said ordinance; and Whereas, pursuant to the terms of said Ordinance No. 1105 the City Clerk of said City sold at public auction, after publication of notice thereof for 3 at least three weeks in the City official newspaper of said City, to-wit: the San Diego Union and Daily Bee, the real property described in said Ordinance belonging to and owned by the said City of San Diego, and situated in the City of San Diego, County of San Diego, State of California, which said sale took place in front of the main entrance to the City Hall of said City, situated on the southwest corner of Fifth and "G" streets in said City, at the time specified in said notice of such sale, which said date of sale was fixed by the said City Cierk in said notice, and was not more than forty days subsequent to the approval of said Ordinance No. 1105; that said notice of said sale, so published, was signed by the said City Clerk, giving the time and place of said sale and fixing the hour and day at which said sale would take place, which said hour was between nine o'clock a. m. and three o'clock p. m. on the 23rd day of April, 1902, and in accordance with the provisions of said Ordinance No. 1105; and Whereas, at said time and place all of said property described in said Ordinance No. 1105 was sold to the highest bidders therefor by the said City Clerk; and

Whereas, at said sale John Castle was the highest bidder for lots 7 and 8, in block 45 of Middletown, in said City, the said John Castle bidding therefor the sum of \$23.00 for said lot 7, and \$27.25 for said lot 8, in said block 45; also the said John Castle was the highest bidder at said sale for lot 41, in block 7, of Crittenden's addition in said city, the said John Castle bidding therefor the sum of \$7.50; and Whereas, at said sale Jennie W. Cald-

well was the highest bidder for lot 48, in block 5, of Watkins & Biddle's_addition in said City, the said Jennie W. Caldwell bidding therefor the sum of \$6.25; and

Whereas, at said sale the said Jennie W. Caldwell was the highest bidder for lot 6, in block 35, of Middletown, In said City, the said Jennie W. Caldwell bidding therefor the sum of \$20.25; and

Whereas, at said sale George Belcher was the highest, bidder for block 176½ of Middletown in said City, the said George Belcher bidding therefor the sum of \$15.00: and

Whereas, at said sale J. R. Dunkin was the highest bidder for lot 47 in block 5 of Watkins and Biddles' addition in said City, the said J. R. Dunkin bidding therefor the sum of \$5.05; and

Whereas, all of said bids were made in accordance with the terms and conditions specified in said Ordinance No. 1105 and in said Notice of said sale, subject to the approval of the said Common Council by ordinance, as provided in said Ordiance No. 1105; and

Whereas, the said City Clerk, after making said sales, did immediately report the same to the said Common Council, giving the names of the purchasers thereof, the amount of the highest and best bid therefor, and such other facts as were necessary to fully inform the said Common Council of the proceedings had attending such sale; and

Whereas, the said purchasers at said sale paid to the said City Clerk, five (5%) per cent of the amount of their

Section 2. That the said sales to the said John Castle, Jennie W. Caldwell, said bids, respectively, at the time said sale was made, and took the re-George Belcher, and J. R. Dunkin, be and the same are hereby approved and ceipt of the said City Clerk therefor; and Whereas, it is the wish and desire of confirmed, and that the said purthis Common Council to approve and chasers are hereby, respectively, entitled to deeds from the said City of confirm certain of said sales, to-wit: The said sales made to the said John San Diego for and to said real property Castle of lots 7 and 8 in block 45 of so purchased by them, and when they Middletown in the said City of San shall have complied with the require-Diego, and lot 41 in block 7 of Crittenments contained in Section .5 of said den's addition in said City; also said sale made to Jennie W. Caldwell of Ordinance No. 1105, the Mayor of said City is hereby authorized and directed lot 48 in block 5 of Watkins and Bidto execute and deliver to the said dles' addition in 'said City, and lot 6 purchasers deeds to the said property so purchased, as provided in said Secin block 35 of Middletown in said City; also the said sale made to George tion 5 of said Ordinance No. 1495. Belcher of block, 1761/2 of Middletown in Section 3. It is hereby further or-dained by said Common Council, that all the other sales made by the said said City; and also said sale made to J. R. Dunkin of lot 47 in block 5 of City Clerk under and in pursuance of Watkins and Biddles' addition in said City; and said Ordinance No. 1105 and the Notice of said sale, be and they are hereby rejected and refused, and that the said Whereas, it is the wish and desire of the said Common Council of said City City Clerk is hereby authorized and di-rected to return to the bidders for all to reject all the other sales made by the said City Clerk at the time herein above referred to, and under and in pursuance of said sales herein rejected the said sum of five (5%) per cent on said sales of said Ordinance No. 1105. received by him from such bidders, on Therefore, be it ordained, by the their surrendering to him his receipt Common Council of the City of San therefor. Diego, as follows: Section 4. That this ordinance shall Section 1. That it be and is hereby take effect and be in force from and atdetermined by the Common Council of ter its passage and approval. the City of San Diego, California, af-ter fully considering said facts and the report of the said City Clerk, and Section 5. That the said City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, im-mediately after the approval of this everything in connection therewith, that the notice provided for by, said ordinance, to publish or cause the Ordinance No. 1105, and required by same to be published once in the City law, for the sale of said real estate at official newspaper of said City, to-wit: public auction has been duly given and published in the manner and in all rethe San Diego Union and Daily Bee. spects as provided by law and the said Ordinance No. 1105.

The following report of the Joint Finance Committee in the matter of the purchase of supplies for the use of the various departments of the City Government, is read and adopted, viz:

The Finance Committee recommends that the city contract and purchase supplies for all city departments in addition to stationery supplies.

> S. T. Johnson, C. N. Clark, F. H. Briggs, Geo. McNeill.

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May 29/02.

Thereupon an ordinance providing for the purchase of supplies for the city, is read and on motion of Alderman Johnson adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitsom, Rainbow, Johnson, Jones, Hyers, Watson and Perrin.

NOES -- NONE.

ABSENT--ALDERMAN Landis.

Said ordinance as adopted is as follows, viz:

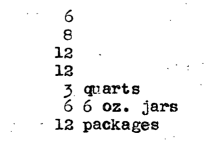
ORDINANCE NO. 1136.

An Ordinance providing for the purchase of supplies for the City of San Diego, California.
B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows:
Section 1. That the Board of Public Works of the City of San Diego, California, be, and
said Board of Public Works is hereby authorized and directed to advertise for bids and proposals for furnishing to the said City of San Diego, for the use of the various offices of
the said city, the following supplies:

Record books 400 pa. Canvass Cash books 400 pa. Canvass Time books, small Shorthand tablets Library paste Library paste Manilla pads 12 tablets in pa.

Typewriting paper,

Magna Charta bond Legal, Plain,



10	boxes
10	boxes
40	boxes

Onion skin,	8 boxes
Bond linen,	10 boxes
Smith Premier ribbons, Webster's	18
Underwood ribbons,	6
Densmore ribbons,	3
Cobweb carbon, Brass fasteners, Denison's assorted,	12 boxes 6 boxes
Roire fasteners,	6 boxes
T. W. erasers,	12
Indexes,	3
Indexes, Graves,	í
Mucilage,	2 quarts
Jap copy book, 1011 A,	-
Macado copy book, 10x12	3 3
Trial balance paper,	6 reams
Counter books, small,	12
Blank receipts	12 books
"Mem books,	6
Gem fastemers,	6 boxes
Foolscap paper,	6 reams
Pencils,	
Faber #2,	2 gross
Faber $\#3$,	1 gross
Kahmoor,	1 gross
Faber 2 H,	1 gross
Faber H. B.	1/2 gross
Golden Rod, 6 B,	1/2 gross
Hexigon, 6 H,	1/2 gross
Hexigon, 5 H,	1/2 gross
H. B. British graphite,	- /-
Kor-I-Noor, 2 H,	1/2 gross
Kor-I-Noor, H B,	1/2 gross
A. W. Faber, 4 H.	1/2 gross
Black Monreal #6 Faber E. 636, Red,	1/2 gross 1/2 gross
Johann #2, Conical shape, hexagon, (one)	l gross
Johann Indel	1/2 gross
Eagle, blue,	1/2 gross
Eagle, red,	1/2 gross
Ink,	
Thomas,	6 quarts
Arnolds,	6 quarts
Pomeroys, Red,	6 pints
Tape, Stam Stamle Factorer.	6 sp ools
Star Staple Fastener, Star Staples,	12 boxes
Imperial tracing paper, 42"	6 rolls
Profile paper, plate B,	l roll
Profile paper, plate B, green,	2 rolls
Profile paper, tracing, plate B,	2 rolls,
Duplex detail drawing paper, 42"	10 rolls
Blue print, 42" "	6 rolls
Transit books, #398,	1 dozen
Level books, #400,	1 dozen
Thumb tacks, $\#2677$,	1/2 doxen b

Multiplex rubber #20,	- ·	2 pounds
Pencil erasers,		3 dozen
Knife erasers,		l 1/2 dozen
Pins, (boxes 4)		4 dozen
Letter files,	,	1 1/2 dozen

Pens,

Thumb tacks, #2677,

Rubbers, sand,

Falcon, #048,	•			6 boxes
Glucinum, #6,				3 boxes
Tadella, #16,		. •		2 boxes
Spencerian, #1,				3 boxes
M. Jacobs London Incandescent	#1,		•	3 boxes
Esterbrooks Inflex #322,		•		3 boxes

Penholders,

Cork, Pencil holders,

Rubber bands,

Assorted.

6 boxes 2 boxes

1/2 doxen boxes

2 d**oze**n

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Also to advertise for bids for furnishing to said city, for the use of the Street De-·... * · · ·, ` .

partment, the following forage:

Thirty (30) tons of wheat hay; thirty (30) tons of tame oat hay; sixty (60) tons of barley hay; three (3) tons of alfalfa hay; three (3) tons of bedding; thirty-two (32) tons of rolled barley, and five (5) tons of bran.

For the use of the Fire Department of said city: Fifty (50) tons of tame oat hay; fifteen (15) tons of wheat hay; one (1) ton of alfalfa hay; twenty (20) tons of long straw bedding.

For the use of the Water Department of said city: Fourteen (14) tons of tame oat hay; three and one-half (3-1/2) tons of rolled barley, and one (1) ton of bran.

Also to advertise for bids for furnishing to the said City of San Diego, for the use of the Street Department of said city, the following supplies:

3 dozem Greens #2 round-point shovels, steel l dozen Greens square-point shovels, steel #2 l dozen Dixie #8 hoes 1 dozen Dixie #16 road rakes 1 dozen iron city picks 3 dozen K. K. pick handles 3 kegs #40 wire nails 5 kegs #50 wire nails 3 kegs #60 wire nails l keg #10 wire nails 100 pounds Mica axle grease 60 gallon coal-oil 20 gallon gasoline 30 gallon glue 4 barrels pitch 10 gallons linseed oil, raw 10 gallons lubricating oil 2250 pounds 13 inch Palm fiber for brooms 350 pounds 13 inch bamboo for brooms 50 M. feet of lumber, more or less, pine and redwood 30 pounds Palo Alto harness dressing 5 gallons Neats' foot oil 5 pounds castile scap Sponges, 1 doz. large 50 feet 3/4 inch garden hose l dozen collar pads 60 feet 2-1/2 inch hose for sprinkling carts. Also for the use of the Fire Department of said city, the following supplies: 5 dozen #1 mill brooms "bound with galvanized iron" 7 dozen quart cans brilliantshine polish 2 dozen 20 inch ostrich dusters 3 dozen 16 inch 120 feather turkey dusters 4 dozen bars white olive oil soap (for harness) 1 dozen bars white castile soap 8 dozen best sheeps wool sponges 4 dozen #1300 corn brushes 20 gallons cold pressed caster oil 10 gallons engine oil (Magnet, Leonard & Ellis) 15 gallons Neats' foot oil 125 pounds cotton waste #1 Machine copped 1 dozem best steel curry combs 1 box Bon Acme soap

For the Janitor's Department of said city the following supplies:

5 gallons lubricating oil 10 pounds cotton waste 4 sets cup leathers, 6 to the set, size 5-1/2 inches 2 pounds Honest John packing, 1/4 inch 10 pounds 1/16 sheet lead 4 #24 ostrich feather dusters 4 Adams Invincible sweepers 1 Bissells' carpet sweeper 6 dozen mantels 6 dozen chimneys 6 mop heads 2 cases toilet paper 1 case toilet soap 4 window dryers 2 dozen tumblers 1 12-foot ladder 1/2 dozen corn brooms 1/2 dozen scouring bricks 1 dozen sponges 1 water filter 2 dozen china cuspidors 1 case matches 2 dozen roller towels 3 gallons ammonia (concentrated) 2 gallons muriatic acid

2 cans brilliant shine 10 pounds assorted nails 1 pound carpet tacks Also to advertise for bids for furnishing to the said city of San Diego, for the use of the Sewer Department of said city, the following supplies: 1000 feet 3/4 inch galvanized pipe 2 dozem 3/4 inch Ells 2 dozen 3/4 inch Tees 2 dozen 3/4 inch to 1/2 inch reducers 2 dozzen 1/2 inch Ells . 2 dozen 1/2 inch Tees 2 dozen 1/2 inch steam service cocks 200 feet 1/2 inch galvanized pipe 1 dozen 3/4 inch corporation cocks 1/2 dozen pick handles. For the Water Department of said city, the following material: REPAIR AND MAINTENANCE. 1200 linear feet 3/4 inch diam. dipped wrought iron pipe 600 linear feet 1 inch diam. dipped wrought iron pipe 1000 linear feet 2 inch diam. dipped wrought iron pipe 150 linear feet 3/4 inch diam. (A A A) Lead pipe 50 linear feet 1 inch diam. (A A A) Lead pipe. . UNIONS. 100 3/4 inch Unions (Black) 50 1 inch Unions (Black) 25 2 inch Unions (Black) NIPPLES. 10 3 inch long of 2 inch nipples 10 3-1/2 inch long of 2 inch nipples 10 4 inch long of 2 inch nipples 10 5 inch long of 2, inch nipples. ELLS. 200 3/4 inch Ells 25 2 inch Ells. BUSHINGS AND REDUCERS. $60 \ 3/4 \ x \ 1/2 \ inch \ bushings$ 60 $3/4 \ge 1/2$ inch reducers. SERVICE COCKS. 100 3/4 inch service cocks (extra heavy) 25 1 inch service cocks (extra heavy) SERVICE COCK BOXES. 60 Iron service cock boxes, expanding from 21 inches to 30 inches To be delivered at repair shop of the City Water Department in the southwest corner of the City Park. FOR MAIN FUMPING PLANT. (MISSION VALLEY). 1 dozem boxes 1/2 inch Eclipse Gaskets boxes 5/8 inch Eclipse Gaskets 3 2 boxes 1/4 inch Garlic packing 3 boxes each 5/16, 3/8, 7/16, 1/2, 9/16, 5/8, 3/4, 7/8, 1 inch, Garlic packing

packing 1 box Sectional Ring Garlic Packing, style #1000, Factory #93565 Sec. #1 1 dozen boxes 1 inch Garlic Hydraulic packing 3 yards 1/16 inch Peerless Sheet Packing 7 manda 1/72 inch Deceless Cheet Decking

3 yards 1/32 inch Peerless Sheet Packing 2 yards 1/8 inch Tucks Sheet Packing

3 yards 1/16 inch Tucks Sheet Packing 2 square yards 1/8 inch Asbestos Mill Board 6 cans Leonard Planet lubricating compound 5 gallons boiled linseed oil 5 gallons turpentine 5 gallons black stack paint 3 boxes miners candles 12 gross matches 2 boxes, 25 pounds each, Tip Top Borax soap 20 feet feet 1/2 inch mesh galvanized screening 12 sacks coke 1 dozen iron bound #1 mill brooms 3 dozen lantern globes 2 dozen #8 Macbeth lamp chimneys, 2-1/2 inch burner 1 dozen #66 Macbeth lamp chimneys, 4-1/2 inch burner 3 long hammer shafts 3 14 inch hammer shafts 1/2 dozen file handles 12 Hydraulic 1-1/4 inch nipples, 6 with running thread on one end 4 inches long, other end standard 1-1/4 inch thread, 7-1/2 inches over all. (Send to plant for sample) 9 bales white waste . 6 lanterns 1 dozen lantern burners 1 box 1 inch Peerless Spiral packing 1 box 5/8 inch Peerless Spiral packing 12 dozen lantern wicks

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1 dozen 4-1/2 wicks for #3Rochester burner
  1 dozen round wicks for #1-1/2 B & H burner
  5 1 gallon cans brilliant shine
  l quire #1 emery cloth
  2 quires #0 emery cloth
  1 quire #00 emery cloth
1/2 pound #1 emery powder
1/2 pund flour of emery powder
  1 dozen gauge glasses 5/8 inch x 12 inch
  1 dozen gauge glasses 5/8 inch x 14 inch
  3 dozem 5/8 inch gauge glass washers
  1 dozen gauge glass cutter
  2 dozen Star hack saw blades, 12 inches long
  2 dozen each, 1/2, 5/8, 3/4, 7/8, 1 inch iron washers
  6 rubber discs, for lin Jenkens valves
  6 rubber discs, for 1-1/4 inch Jenkens valves
 1 box assorted copper rivets and washers
  1 50 pound keg red lead
  1 50 pound keg white lead
20 pounds salt
500 pounds fire clay
700 pounds fire brick
  6 galvanized iron buckets, 2-1/2 gallons
  2 3-1/2 pound axes
  1 #2 hand ax
  l dozen painters' dust brushes
  3 whisk brooms
150 feet 1 inch Manilla rope, for tackles
150 feet 3/4 inch Manilla rope, for tackles
  1 8-day engine room clock
  2 lengths 2 inch extra hydraulic pipe
  4 lengths 2 inch black pipe
  2 lengths each, 1-1/2, 1-1/4 inch black pipe
  3 lengths each, 1 inch, 3/4 inch black pipe
  6 lengths each, 1/2, 3/8, 1/4 inch black pipe
  1 dozen 2 inch extra heavy hydraulic tees
  1 dozen 2 inch ells
  1 dozem 2 inch Unions
1/2 dozen each, 1-1/2 inch Tees, Ells, Unions
1/2 dozen each, 1-1/4 inch Tees, Ells, Unions
  1 dozen each, lin, 3/4 inch Tees, Ells, Unions
  2 dozen each, 1/2, 3/8, 1/4 inch Tees, Ells, Unions
1/2 dozen bushings, from 2 inches to 1-1/2 inches
1/2 dozen bushings, from 2 inches to 1-1/4 inches
1/2 dozen bushings, from 2 inches to 1 inch
1/2 dozen bushings, from 2 inches to 1/2 inch
1/2 dozen bushings, from 1-1/2 inches to 1 inch
1/2 dozen bushings, from 1-1/4 inches to 1 inch
1/2 dozen bushings, from 1 inch to 3/4 inch
1/2 dozen bushings, from 1 inch to 1/2 inch
  1 dozen bushings, from 1 inch to 3/8 inch
  l dozen bushings, from l inch to 1/4 inch
1/2 dozen bushings, from 3/4 inch to 1/2 inch
1/2 dozen bushings, from 3/4 inch to 3/8 inch
1/2 dozen bushings, from 3/4 inch to 1/4 inch
1/2 dozen bushings, from 1/2 inch to 3/8 inch
1/2 dozen bushings, from 1/2 inch to 1/4 inch
1/2 dozen bushings, from 3/8 inch to 1/4 inch
  6 1 inch angle valves
  3 1 inch globe valves
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6 3/8 inch globe valves 6 1/4 inch globe valves 10 pounds of assorted mails.

Said supplies to be furnished according to specifications to be prepared by the said Board of Public Works.

Section 2. That the said Board of Public Works is hereby authorized and directed to fit up the basement in the City Hall of said city for the purpose of storing and keeping all such supplies so purchased for the use of the Street Department, Fire Department, Janitor's Department, and Sewer Department, and to prepare a suitable place in the office of the said Board of Public Works for keeping all of the office supplies of said city; provided, that the expense thereof shall not exceed the sum of \$75.00.

That the said supplies for the said Street Department, Fire: Department, Janitor's Department, and Sewer Department, and for the offices of said city, shall be furnished by the said Board of Public Works to the said respective departments and offices of said city from said store rooms, only upon a requisition from the department or officer requiring such supplies,

and the amount thereof shall be charged by the said Board of Public Works to the Department or officer receiving the same.

That all of said forage shall be delivered to the said City of San Diego at such place, time, and in such quantities as the said Board of Public Works shall designate.

That all supplies furnished and procured for the use of the said Water Department for repairing and maintaining the water distributing system (exclusive of the pumping plant and machinery in Mission Valley), shall be kept by the said Water Department in the building located in the south part of the city park near the upper end of Eleventh street, and now used by the said Water Department. That all other supplies for the use of the said Water Department shall be kept at the main pumping station at Old Town.

That the said Board of Public Works shall refer to this Common Council all bids received pursuant to said advertisement, and shall not award any contract, or incur any indebtedness for such supplies, under this ordinance until further authorized by this Common Council.

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

An ordinance providing for the laying of a two inch water pipe line at La Jolla Park, is read and adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Watson and Perrin. <u>NOES -- NONE</u>.

ABSENT--ALDERMAN Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1134.

An Ordinance providing for the laying of a two inch water pipe line at La Jolla Park in the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to lay or cause to be laid a two-inch water pipe line, commencing at the water main on Connecticut avenue in La Jolla Park, in the City of San Diego, California, thence running along the said Connecticut avenue to its intersection with Grand avenue, a distance of about eleven hundred (1100) feet. The material to be used to be material already on hand and belonging to said city; provided, that the expense thereof shall not exceed one hundred and fifty dollars (\$150.00). Section 2. That this ordinance shall take effect and be in force from and after its passage and approval.

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An ordinance making an additional appropriation for placing five fire hydrants in the city, is read and adopted by the following vote, to-wit:

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<u>AYES</u> -- <u>ALDERMEN</u> Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Watson and Perrin. <u>NOES</u> -- <u>NONE</u>.

ABSENT--ALDERMAN Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1133.

An Ordinance making an additional appropriation for placing five (5) fire hydrants 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 there be and is hereby appropriated the sum of thirty-five dollars (\$35.00) in addition to the sum of \$350.46 heretofore appropriated for the purpose of placing five (5) fire hydrants in the said City of San Diego, as follows:

One six (6") inch double nozzle fire hydrant at the southwest corner of University avenue and Vermont street, one four (4") inch single nozzle fire hydrant at the southeast corner of Vermont street and Robinson avenue, one four (4") inch single nozzle fire hydrant at the northeast corner of Richmond street and Thornton street, one four (4") inch single nozzle fire hydrant at the northeast corner of Arctic street and Spruce street, and one four (4") inch single nozzle fire hydrant at the northeast corner of Tenth street and "N" street.

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

The petition of Herman M. Fritz for authority to maintain an electric sign at the southeast corner of Fourth and "F" streets, is read and referred to the Joint Street Committee.

The following report of the Joint Finance Committee in the matter of fixing the salary of the Assistant Janitor, is read and adopted, viz:

The Finance Committee recommends that the salary of the Assistant Janitor be made \$55.00 per month, and the within ordinance so amended and adopted.

C. N. Clark,

S. T. Johnson,

F. H. Briggs,

May 22/02. Geo. McNeill.

Thereupon an ordinance fixing the salary of the Assistant Janitor of the City Hall at the sum of \$60.00 per month, being read is on motion of Alderman Johnson adopted by the following

AYES ALDERMEN Clark, Whitson, Rai		lyers and Watson.
NO ALDERMAN Perrin.	· · · · · ·	
ABSENTALDERMAN Landis.	••••••••••••••••••••••••••••••••••••••	
Said ordinance as adopted is as i	follows, viz:	
	Ordinance No. 1130.	
· · · · · · · · · · · · · · · · · · ·	'An Ordinance Fixing the Salary of the Assistant Janitor of the City Hall in the City of San Diego, Cali- fornia. Be it ordained, by the Common Council of the City of San Diego, as follows:	· .
	Section 1. That the salary of the assistant janitor of the City Hall in the City of San Diego, California, be,	
• . :	and it is, hereby fixed at sixty (\$60.00) dollars per month. Section 2. This ordinance to take effect and be in force from its pass-	
	age and approval. Section 3 That the City Clerk of the said City of San Diego be, and he	(1997) - 1910年 - 1917年 - 1917年 - 1917年 1月19日 - 1917年 - 1917年 - 1917年 - 1917年 - 1917年 1月19日 - 1917年 - 19
	is hereby, authorized and directed im- mediately after the approval of this ordinance to publish or cause the same	
	to be published once in the city offi- cial newspaper of said city, to-wit: the San Diego Union and Daily Bee.	

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

The following report of the Joint Finance Committee in the matter of the offer of L. L. Boone to settle delinquent city tax claims on certain property, is read and adopted,viz: The Finance Committee recommends that the within offer of L. L. Boone to settle delinquent city taxes be accepted.

> C. N. Clark, S. T. Johnson, Geo. McNeill.

May 22/02. F. H. Briggs voting no.

Thereupon a Joint Resolution authorizing the City Attorney to settle the case brought by L. L. Boone against the city to quiet title to certain property in Pauley's addition, upon payment of the sum of \$200.00, is read and on motion of Alderman Johnson adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Watson and Perrin.

NOES -- NONE.

ABSENT--ALDERMEN Hyers and Landis.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1412.

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

That the City Attorney of the City of San Diego, California, be and he is hereby authorized and directed to settle the case brought by L. L. Boone against the City of San Diego in the Superior Court of the County of San Diego, State of California, to quiet title to the following described property situated in the City of San Diego, County of San Diego, State of California, viz: All of fractional blocks 3 and 4 and all of blocks 5, 6 and 12 of Pauley's addition in said city, the same being a subdivision of the west one-half (1/2) of Pueblo Lot 1126, according to Poole's map of the pueblo lands of said city, said map of Pauley's addition being on file in the office of the County Recorder of the said County of San Diego, upon the payment to the City Treasurer of said city of the sum of two hundred dollars (\$200.00); provided, that such settlement shall not affect the tax liens upon said property for the current fiscal year.

A resolution giving the consent of this Board to the Board of Delegates to adjourn

for a longer time than one week, is read and adopted, viz:

RESOLUTION.

BE IT RESOLVED, By the Board of Aldermen of the City of San Diego, as follows: That the consent of this Board be and the same is hereby given to the Board of Delegates to adjourn from June 2d, 1902, June 16th, 1902, at 7:30 p.m.

After first giving due notice President Perrin did, in open session, sign an ordinance, (No.1127) prescribing regulations in making connections with the public sewers, and

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for plumbing; also

An ordinance (Norlas) prescribing specifications for bituminous rock pavement on wateral oanth; also

An ardinance (No. 1129) proscribing specifications for asphalt pavement on asphalt concrete dase; also

An Ordinance (no.1130) fixing the salary of the Assistant Janitor of the City Hall at \$60.00 per month; also

An Ordinance (No.1131) confirming certain sales of real estate owned by the city, and nejecting certain other sales of real estate owned by the city; also

An Ordinance (No.1132) providing for the payment of certain bills for material and supplies incurred by the Water Department for the month of April, 1902; also

An Ordinance (No.1133) making an additional appropriation for placing five fire hydrants in the city; also

An Ordinance (No.1134) providing for the laying of a two inch water pipe at La Jolla Park in the city; also

An Ordinance (No.1135) providing for the payment of the claim of the San Diego Flume Company for water furnished in the month of May, 1902; also

An Ordinance (No.1136) providing for the purchase of supplies for the city.

Thereupon the Board adjourned until Monday, June 16th, 1902, at 7:30 p.m.

President of the Board of Aldermen.

ATTEST: Le. D. Lacaman City Clerk.

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for dabor duning the mouth of may 1900; in Repairing. Charaling, Maundaning Muuas, the said Board of Vibles north hav wewwerd an weddennes Jetd' 3226' 3226' 3236' 3128' 3296' 2210' 2210' 2211' ang an append by the hecouppending bills humbred IHIP, IHIP, PH 39, 2.H 75, 3480, 2419, buich and supplies the month of may 1900, in the hum of \$1003,56 Muran the said Beard of Public horder has four chaul man any our Mouth; and Open for a live a hun wit exercising here thousand dollars (\$ 3,000.00) in Maulianing, and conducting the agains of mare more of and worked of during the of Public monthes to wewer an whattedness for babor we funding. Tupaning Itwas its raid common coursed has authorized in said Board hundred bollever (\$ 300,00) in any our month, and the purchases maturials and supplies in a run hat creating that Authorized the Board of Public nortes of aard cut to encur an markedone w Thuran, the Common connect of the car of can Burge California, have the moren of man, 1901 daton wewwerd by the nale of the of the and of the cup of and by the parties for for for An Indruence Doording)or du pay mund of Culain ause for malende, and price, and for y promotion an appropria in an formans, uns Abrent Whousen Alucow, Saulis El Walsows, Now hour, And Warnen Cards, Rautow, Johnson, Jours, Hyrus, Ed sours, Mourbou du Grétuare providure la mai adopud by du factor processing too and breaul fuld, A Communication from the auditing commun. Informing Commun the munited inquired hund have gues 2 and 1900 were vered and approved Abuild Aldrewen Mailion, Sailes El Mallow, Present Marian Rande, Randow, Johnson, Johnson, Hysen, mailent Brun Eland 7,30 Octorde P.M. Murdand Carrie mardung. An Chquund murung of the Brand of Walum was herd this day at Californes June 1641907. of alleren of the car of have by Coursed Chamber of the Board Adound Mulling

and louducting the said System of Water Worka (buildes the Office Jorce) we the serve of \$ 2055,65, bring \$ 55,65 over aced above the said sun of \$ 2,000,00 auchorized by the Land Council, as shown by the accompanying clames Munboud 2428, 2498,2546,2550,2557,2053. aud 2576, Thouford, Buit Ordanied By the Common Conneilog the aly of san Diego, as Follows: Action 1. That the said Claims, and each of them, be and they are hereby approved and account and the audiling Committee of said Bly is hereby author Bed to provide for the asserance of a marrant for each of said Claims, Then prop. erly. Presented to said Committee, Section 2. That this Ordinance shall Take effect and bein Force From and after its Jassage and approval. Au additional 20 days leave of absence was grand to alderman Sandi's, A Concurrection From the Board of Public Works recommending that the bu authorized to advartise for bids andlet a contract for the furnishing of oil and distillate for the mater Department, Presented and ordered filed, Thereupon an Ordinance providing for the purchase of fuel ou for the use Of the City is read and on motion aldonnan Jones adopted by the following voli, Lo-miti Ayes alderneer, Clark, Rainbow, Johnson, Jones, Hyers, Ed Poris, nous noue Absent aldurnen Whilson, Sandis & Walson, Said Ordinance an adopted is a Follows, by; Ordinance No. 1149. An Ardinance Providing for the Purchase of fuel Oil for the use of the city of Dan Digo, California. Be It Undained By the Common conneil of the Rety of san Nigo, as Xallows: Section 1. That the Board of Public Works of the City of Daw Diego, California, by, and said Board of Public Norks is hereby authorized and directed to adva Tise for bids and let a contract for furnishing to the said City of Ran Digo, California, for the use of the Trates deportment thereof, four chousand eight hundred (4800) barrels of Onde Jud Oil, Provided, that the expense thereof shall not exceed the Ann of Foror mousand Eight Hundred Dollars (\$4,800,00); also uphlin thousand (18,000) gallous of distillate, Provided the Expense thouse phall notescend the sum of one thousand Eight Hundred ninety Dollars (\$1,890,00). Said Oils to be purished at such times and places as shall be determined by the said Board of Public morks and according to Aprecifications to be prepared by the said Board of Public norks, and to be said for out of the Water Jund & said lily. Achin 2. That this Ordinance Shall latte effect and ba in

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Joree from aced after els passage aced approval. A Communication from the Boord of Public Works necommunding the granding of 30 days additional time to solow Wayaw in Which to complete his Contracts on uppor Fifte strut and Point toma, Presented and on motion of aldonnan Jones, Et Tensiono granted. Horeupow a Joint Resolution Etuding the time for completing the 5th shut contract from June 30 the July 30 th 1902. is read and on motion alderman Jones adopted by the following ook, 40-wit: Ayes aldonnew, Clark, Rainbow, Johnson, Jones Hyere, How alderman, Poories, Absuit aldernen Whilson, Laudis Ed Walson, . said Resolution as adopted, is as factows, ing, Jaint Ausolution No 1477. Be It Resolved By the Common Comicel of the city of Dan Deigo av Follows; Whereas the Rily of San Diego, California, through its Board of Public morks littered unto a contract with solow Bryan on the 25 day of april, 1907, and Wherein and Whereby the said Oslow Boyan agreed to furnish all the Labor and material (Except the matinal to be fromshed by the city of dan diego as therein specified " meaning for the Construction and to Construct a mater pipe line ou upper out strut in said city of san wings, Commencing at a foint one thousand two Hundred ninety Jown (1294). Jut south of the South live of university Aorane . and eftending Southerly to the Dourte lieve of was about, and Whereas said contract provided that said work should be completed ow the 30 thay of June 190 7, and Whereas, the said Dolow Bryan has assed that the line for the courpletion of said contract be ettended thily (30) days from the said 30th day of June, 1902, big. to the got day of July, 1902 and Whereas the said Board of Public norks has recommended that the hive for the Rompletion of sand Contract be ettended to the 30 th day of July, 1907; Thorefor Be of Resolved By the Common Council of the city of San Digs as Fallows: That the lime within which said Pontraet wasto have brew Completed as specified and set forth therein, by, and the came is hereby etended to the 30 the day of July, 190%. A joint Resolution Granting Muly Days additional him to Solow Byan in Which to to Complete Contract for the Construction of Water pipe line to U.S. Military reservation is read and on motion of aldeman Clark adopted by the following voto to - wit: Ayes aldonnen Clark, Rambow. Johnson Jones Hyere For Verrie. Nors None

Absent aldernen Whitson, Landis & Walson , said Revolution as adopted is as as Follows; bigi Joint Kesolution No 1421. Be It Resolved, By the Common Council of the Ring of Dan Diego. as follows: Mureas the energy Dan Diggo, California, through its Board of public north lutered into a contraction tolow Bryan on the 25 day of april, 1902, Where and Whereby the faid bolow Bryan agreed to Jurnish: are the labor and material Corcept the material to be for niched by the said city of saudings as in said Contract specified) for the Constructions of a Water pipe live running from the intersection of Riley and Jefferson struts in Old Town to the north line of the united states military Reservations in said like; . and Thereas said contract provides that said norts shall be completed on the 30 blay of June, 1902; and Whereas Solow Bryan has assid that the Time for the competition of said Contract by extended thirty (30 days from the said 30 the day of June, 1907, viz. to the 30 the day of July, 1907; and more a said Board of Public Works has recommended that the time for the Completion of said Contract be extended to the south day of July, 1907. Morefore built resolved, by the common connect of the Ring of same Diego, as Follows: That the Time within Which the said Contract was to have been loupeded as Apecified and set forth therein, by, and the same is hereby oftended to the 30 day of July, 1907. A Communication From the city attorney Trammitting an ordinance Amending section 7.5 Ordinance No. 1129 the Ordinance prescribing specifications for asphalt Parment on asphelt concrete Base. Presented to the conneil and ordered Viled Thereupow an Ordinance Amending Rection 2. of Ordinance No 1129 02 the ordinances of said eily approved on the 3° day of June, 1907, is read and on Motion of alderman Johnson adopted by the tollowing Dote, to-mit: Ayes alemen Clark, Mainbow, Johnson, Jones, Hyers & Perino. Nous none, Absent aldonnew Whitson, Landis, and matsow, Raid Ordinance as adopted is as Follows, viz; 1147 Ordinance No. 1147. An Ordinance Amending Section 2 of Or-dinance No. 1129 of the Ordinances of Said City Approved on the 3rd Day of June, 1902. June, 1902. Be it ordained, by the Common Council of the City of San Diego, as follows: Section 1. That section 2 of Ordinance No. 1129 of the Ordinances of said City ontitled "An Ordinance Prescribing Spec-ifications for Asphalt Pavement on As-phalt Concrete Base in the City of San Diego. California." approved on the 3rd day of June, 1902. be, and the same is hereby amended to read, as follows: Section 2. That all grading and the preparation of the roadbeds for the pave-ment shall be done and performed as fol-lows: lows: 1. Grading shall include the work of removing all earth, stone, loose rock, hardpan, and all other material that may be encountered or required in preparing the street for the work called for in the Resolution of Intention, and shall in-clude also all filling, trimming, shaping, picking down, re-filling, rolling, surfac-ing, and all other work that may be re-quired in bringing the surface of the street to the subgrade and the quired in bringing the surface of the street to the subgrade and shape re-quired, and of maintaining it in perfect conditioncuntilathe, work has been done.

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The cost thereof shall be included in the contract price per square yard of com-pleted pavement; and no extra compensa-tion shall be allowed the contractor for removing from the street the surplus ma-terial that may result from the work ot "grading. The surplus material, if any, shall be removed by the contractor to such point or points as may be desig-nated by the Common Council in the Res-olution of Intention." 2. When mud or soft material is en-countered it shall be taken out below the sub-grade, and the space shall be 're-filled with good, hard material, by and at the expense of the contractor. 3. In places where cutting is necessary to bring the street to the required sur-face, the plow point shall not in any cass penetrate below a point two (2) inches above the sub-grade.' The remainder shall be carefully dressed off with picks or other hand tools. 4. In places where filling is necessary to bring the street to the required sur-face, it shall be done in layers of 'noi more than six (6) inches in depth, and each layer shall be thoroughly rolled be-fore another layer is added. 5. The street shall be brought to 'A sub-grade or surface of the required depths below the established in the most perfect manner so as to parallel with, and in 'every way made to conform in shape to the, surface of the finished work. To offect this the ground shall first be brought to an approximate finish slight-ly above the sub-grade. The City En-gineer will then set grade 'stakes' and the contractor shall then stretch lines from these several stakes, both along; and across the work, and dress down to; the true, smooth, compact; and to the re-quired surface. 6. Such portions of the street as can-not be reached, by the roller, and ah place's excavated below the sub-grade

quired surface. 6. Such portions of the street as can-not be reached by the roller, and all places excavated below the sub-grada and rc-filled, and all pipe trenches and other places that cannot be properly compacted by the roller, shall be tamped solidly by and at the expense of the con-tractor.

ractor. 7. The roller used shall be of a weight ot less than two hundred and fifty ounds for each one inch width of roller. Section 2. That this ordinance shall ake effect and be in force from and aft-

take effect and be in force from and aft-er its passage and approval. Section 3. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immedi-ately after the approval of this ordi-nance, to publish or cause the same to be published once in the city official newspaper of said City, to-wit: the San Diego Union and Daily Ecc.

A Communication from the Board of Health in regard to location of Steam Rapit Beators. Presented and ordered filed. The Pilition of Mikingie Hint & Minsby for Permission to con Amet Frow tauks for the storage of fuel Oil Presented and on Molion of alderman Johnson granted. Thoupour a Joint Resolution Wanting Vormusion to M9 Kinger Huit Thinky to Erect and Maintain one or Mon Janks for the stor age of Fuel Oil is read and on Motion of aldernan Hyers adopted by The following bote, lowit: Ayer aldonned Clark, Mainbow, Johnson, Jones, Hyers Ed Porino, Nous none, Abrent aldonned Whitson, Sandis & Wallow, Said Resolution as adopted is as Follows, or; Be It Revolved By the Common Conneil of the city of can-Diego, as Fallows: That permission by, and is hereby granted and given to Millingie Flint Thinky to Comment, erect, and Manitain on Block One Hundred Eighter (115) in Hortons additions, in the city of san-Diego, California, one or more tanks for the storage of ail, said lauke to be cylindrical in form, and to be constructed of Steel, and of a Rapacity not to Exceed Jifly Thousand, (50,000) barrels Each,

An Ordinance Providing for the acquisition of Options to purchase Certain really for Fire Department perposes is read and on Molion of aldonna Johnson adopted by the Jollowing bote, Lowit: Ayes Aldonnew Black, Rambow, Johnson, Jones Hyere and Percise. Hors none. Absent alderniew Whitson, Landis, Ed Walson, Said Ordinance as adopted is as Fallows, viz: Ordinance No 1148. An Underance Poording for the acquisition of Options to Purchase. Certain Realty in the City of Randings, California, for Fire Deportment Pring oses. Be It Ordamed, By the Common Council of the aly of saw Digo, as Vallours, Section 1. That the Rily clock of the said city of san origo, but and is hereby authorized and brieted to publish a Holice for five (5) days in the Relig Official Newspaper of said City, Namely, The saw sigs Union and Daily Bee Calling for offors and proposals to Rell to the said Rily of Saudiego, on orbefor the 12 day of January, 1903, Vacant real proporty, located in the said Rile of Ran Digo, for the use of Bard fire Defortunt as follows: Ou lot so X 100 feet Within a district bounded by B strut our the north, 4th strut on the East, I strut on the south, and rud strut ou the Wast, also one lot 50 × 100 Jut michin a district bounded by A Abut on the Nonth; 9 tout on the east, & shut on the south and 6 to street ou the make also our lat 50 × 100 fut makin a district bounded by I Abut an the north, got strut on the east. It struton the south, and le atract on the wast; . also a lat 50 × 100 gut mitin a district bounded by Palu stract on the north, 5 about on the last, Lawrel stract on the south, and First on the mat. also aulot so x 100 fut localed on University Avance betevano 6 and Sermont Strate, also a lat 50 × 100 feet in a district bounded by & strat on the north, 13 bout on the east, I strat on the south, and 11 to but on the mato said notice shall contain a provision that the Common council reserver the nght to regect any and are bids man, and that if any bid is accepted, acoutract for the purchase thereof that by intered into between the bidder and the City, Ronditioned however upon the voting of bonds for the forment of the same Section 7. That this ordinance shall tak a Effect and by in force from and after its passage and approved An Ordinance Prohibiting the distribution of Hand-Bills in Public Parks in the Rity of sandings. is read and on motion of aldonnan Jones adapted by the following

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Ayex Advanced Clark, Rambow, Johnson, Jones, Hyers, Ed Perrie. How None Abrent Aldernun Whitson, Landis, Ed Wation. Daid Ordinauce as adopted is as Follows vig: Ordinance No. 1144. n Ordinance Prohibiting the Distribu-tion of Hand-Bills in Public Parks in the City of San Diego; Callforna. the City of San Diego; Californa. Be it ordained, by the Common Council of the City of San Diego; as follows: Section 1. That it be and is hereby de-clared to be unlawful for any person to distribute any hand-bills or circulars, or to post or other wise affix any hand-bills, notices, or other papers upon any tree or structure withing any public park, or upon any fence, gate, or enclosure there-of, thereon, or therein, or surrounding the same, in the City of San Diego, California. California. Section 2. That any person violating an of the provisions of this ordinance shall deemed guilty of a misdemeanor and up conviction thereof, shall be punished a fine in a sum not exceeding the su of one hundred dollars (\$100.00), or "1 imprisonment in the City jail of sa City for a term not exceeding fifty (imprisonment in the City jail of said City for a term not exceeding fifty (50) days, or shall suffer both such fine and imprisonment. Section 3. That this ordinance shall take effect and be in force from and after its passage and approval. Section 4. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immedi-ately after the approval of this ordi-nance, to publish or cause the same to be withined enter the city the same to nereby autorized and directed, immed-ately after the approval of this ordi-nance, to publish or cause the same to be published once in the city official newspaper of said City, to-wit, the San Diego Union and Daily Bee. An Ordiecauce Prohibiting the Keeping of Bees mitin Pertain Portions of the city is read and on motion of aldorman Hyere adopted by the following vole, to-mit: Ayes albernen Clark Rainbow, Johnson, Hyors Ed Perrie. nous aldorman Jones. Absent aldernen, Whilson, Saudi's "4d Walson, bail ordinance as adopted is as Follows, Up; Ordinance No. 1146. An Ordinance Prohibiting the Keeping of Bees Within Certain Portions 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 it be, and is hereb clared to be unlawful for any perso and is hereby devful for any per t, or carry on th producing hone maintain an ap of bees within hive or bees within 600 or highway in any road, street, or highw ý of San Diego, California. Citý within iny portion of the said City of San Diego South of the San Diego river. of the San Diego river. That any person v provision ordinance this

any provision of this ordinance shall be deemed guilty of misdemeanor, and upon conviction thereof, shall be punished by a fine not exceeding One Hundred Dollars (\$100.00), or by imprisonment in the City juil of said City for not exceeding fifty (50) days, or by both such fine and imprisonment.

imprisonment. Section 3. That this ordinance shall take effect, and be in force from and after its passage and approval. Section 4. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said City, to-wit: the San Diego Union and Daily Bee.

The Petition of Residents of Old forow and mission vally alling stat an Ordinance by passed Prohibiting Hunding, Shooling or discharing of Fire anna in Oldrown and in Mission vally bring read is on Motion of aldonner Clark Franted Moupour an Ordinance prohibiting the shooling or Discharge of Thie arms Within Certain portions of the Rily is read and on notion of alderunan Jones adapted by the following bole, Lo-mit. Ayes alderman clark, Ramboro, Johnson, Jones, Hyers, and Perin, Now None, Absent Aldennew. Whitsow. Landis, Ed Walson, said Ordinance as adopted is as Follows, vy:

Ordinance Prohibiting the Shooting r Discharge of Fire Arms Within Cer-an Portions of the City of San Diego, An California.

Be it ordained, by the Common Council of the City of San Diego, as follows: Section 1. That it be, 'and is hereby declared to be unlawful for any persion or persons to shoot, fire or discharge any revolver, pistol, gun, rifle, cannon, anvil, or any increarm of any description whatsoever in that portion of the City 'of San Diego. California, described as follows, to-wit: "Doon any portion of the hay of San Diego. Or within the following portion of some thy, to-wit: "tommencing at a point thy, to-wit: "tommencing at a point on any portion of the hay of San Diego. Or within the following portion of some thy, to-wit: "tommencing at a point of the said the Northewsterly shore lines of the said the Northewsterly shore of Pu-eblo Lot 225. Pueblo Lot 226 and Hayes Purk to the Southeasterly former of Pu-eblo Lot 239; thence running in a North-westerly line of Old Town; thence run-ming in a Northeasterly line of Old Town; thence running in a North-westerly line of Old Town; to hove the North-westerly line of Old Town, and thence along the Southeasterly lines of Pueblo Lot 237. 286, and 285 to the 283; eriv, corner of Pueblo Lot 285; to the Southeasterly line of Old Town, and thence along the Southeasterly lines of Fue blo Lot 287. 286, and 285 to the 283; eriv corner of Pueblo Lot 285; to the southeasterly line of Pueblo Lot 285; to can only where the Southeasterly direc-tion along the Southerly lines of Fu-eblo Lots 387. Pueblo Tot 290 if extended in a Northwesterly direction would line, sect the Southerly line of San Diego; the said Easterly boundary line of said City to the Southerly line of San Diego; the said Easterly boundary line of said Southerly boundary line of said City to the Southeasterly direction along the said Southerly boundary line of the said City to a point where the said Southerly boundary line, or said Southerly boundary line of said City to the Southerly boun

The Report of the Andelor Phononing the Conditions of the various Funds in the citiz Francy May 21 \$ 1907 Presented and - 1 Filed.

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The Petition R. H. bron for Permission to Construct a The Pilition of Property Owners asking that there be a Fire Hydrant located at 23° or 24 and 10. Thut's is read and on motion referred to the Joint Water Committee A Communication From Paul Hutchinson in the Matter of the City Purchasing mater from the Flume Company is tread and on motion Orderic Filed. The Petition of bilizeus asking that the lights on

rounded and ordered

the Mast at intersection of Arctic and H'sbucks be laken from the Mast and distributed as arm lights on H sturt. Presented and on Mation reported to the Sourt Electric Light Commun, The Petition of J.M. Prodetal For authority to remove Frees from in Front of their property on 21th Abrat between I and I streets, is kead and on motion referred to the Joint struct committee, Hu Following Reportor Electric Light Committee in the matter of an Electric light. Plant is read and adopted viz: The Electric Light Committee Juids that to Comply with the Provisions of the Within resolution are Eport Electrical Engineers Services will be required the Cost of Which will be Considerable and in Consideration of the present condition of the city's Juianers this com mitte recommends that no further achors butaken in this matter at the present time D. XJours M. W. Philson June 9. 1902 The following Report of the goint Water Committee in the matter of a Water Duppey from Mission valley is read and on motion of aldonian gones adopted, vig: Aau Diego Lalifornia June 16. 1902 To the Honorable, the Common Council Ban Diego, California: Gentlemens; In the matter of a supply of Water from mission valley, the Joint Wale Committee respectfully reports and recommends that the Rely Purchase a Tract of Water braning land of about 15 acres from ME H. C. Gordon the agent of the Owners of Raid land for \$50, per acre, that the city leave another tract of land of about 140 acres or mon from the Owner for a period of 7 months at a Mouthly rental of \$ 150 00 por month, with a Contract of purchase at the Hale of \$ 50, por acre, the neutal to be deducted from the purchase price when the purchase is completed, and that the Riey attomy prepare the necessary papers to carry this recommendation in to effect at once. Respectfully J. P.M. Rambow, M. H.C. Ecker, E. S. Bradbury, Mr. M. Lewie, John Nr, Vamburt, The Fallowing Report of the Joint Water Committee to Mome was referred an Ordinance providing for the Executions of a Contract for the purchase of Water By the city is read and adopted, big:

The fourt Water commends that the water Ordinance by adapted Yes, B. Watson, Chas N. Clark, J.P. M. Rambow, A.H. Kaysov, MAGEclan, E. V. Bradbury, June 6the 1907 n.m. Lewis, J. W. Lambort. Thereupou an Ordinance providing for the Execution of a Contract For the purchase of mater By the city bring read is on motion of alderman Jones adopted by the following vale, To-mit: Ayes aldonnen Plack, Randow, Johnson, Jones, Hyers, "a Verie, Ross None. Absent aldernew Whitson, Landis, 3 Walson, Said Ordinance as adopted is as follows, big. Ordinance No 1151. An Undmance Providing for the Execution of a contract for the purchase of Mater By the City of San Diego, Ralifornia, from the san Diego Hume Company, Be It Ordained, By the Connor Conneil of the city of san wigo, as Follows: Acchion 1. That the City of san Diego, California, suter into a contract for the purchase of mater, dit and proper for domestic use, from the san Diego Alune Company during the noutes of June, July, august, aptunbor, october and Moonuber, 1907; Provided, that the amount chose of thall not exceed the allount of Water demanded by and necessary to supply the Rousimers of said City of san Diego with Walter over and above the amount chial Can at any fine during said months by furnished by the pumping plants of the Wale Distributing System of Raid Billy no Mission Valley, and that Such amount Black not Exceed thirty Million (30,000,000) gallons in any one month during said time, and the amount to be paid therefor Aball bu Fire (5). Cuils. per our Thousand (1,000) gallous. The Water Jurmshed in any one month to be paid for in Warrants of said Rily drawn upon the Water Fund thereof on its first thursday of the faceowing month. That the mayor of said Rily be and he is herely authorized and directed for and on bahalf, in the name, and as the act and deed of said City, to enter a contract with the said san Diego Flume Company for the purchase of said Tratin as above provided, and that the city Cluck of said city by and the is hereby authorized to attest the execution of said contract by affiring thereto his signature and the seal of said City. Dection 2. That this Ordinance Analitable effect and by in force fram audafter its parage and approvale

Au Ordinance Repeating the Ordinances of the City of san Diego, California, Providing Regulations for signs, bring read on notion of alderman Jones is laid on the Fable. The following Report of the Joint Abut Committee in the main of trading a forlion of El cajon avenue is read and adopted, viz: The Abrest Committee recommends cheat the within Mentioned road be graded by the strut Force, and presents herewith an ordinance to carry into effect this recommendation and recommends is adoption, X. C. Hyere. Seo. B. Watsow. N. L. Jones. R. P. Humano. 6/12/02 B. Burnell. Thereupow an Ordinance providing for ite trading of a Portion of El. Cagon Avrune bring read is on motion of alderman Hyere adopted by the Fallowing volt. Lo- mit. Ayes aldonnen Clark, Rambow, Johnson, Jones, Hyers, Ed Perrico. Nors None Absent aldernew Whitsow, Sandis, 42 Watsow, Said Ordinance as adopted is an Fallows; viz: · Undinance No, 1150, Au Ordinance Providing for the mading of a portion of El Cajon. Aorum, in the City of san Diego. Be It Ordanied, By the Common Conneil of the City of san Diego, as Fallows: Section 1. That the Board of Public Worker of the Rely of San Diego, Calif-Jomia, by, and said Board is hereby authorized and directed to repair and unprovo El Cajou Avance from parte Boulevard Easterly for a distance of Reven hundred Jut, in accordance with the recommendation of the city Engineer of Said city dated may oft 1907, and filed in the Office of the Clerk of Said City on may 24th 1907, Provided, that said world shall be done by the Street force of said City, and the expense thereof thall not exceed the sum of One Hundred Forty-sig and 6,5/100 Dollars) (\$146.65.). Section 2, That this Ordinance Shall take Effect and be in force from and after its farrage. and approvale The following Report of the Joint Water Committee in the Matter of the Employment of a formanent Clerk in the water Defartment is read and adopted, viz: The Joint Water Committee Recommends that the Recommudations of the Board of Public Works that the Temporary Cluck in the Water Department to Made permianut, be adopted, we cherefore recommend the adoption of the accompanying

2|75Ordinance providing for the appointment of a permanent cluric in the mater Def-artment at a salary of \$ 60.00 per monte. Geors malson, Chas M. Claric, J. P.M. Rainbow. A.H.Kayser, M.H.C. Ecker E & Bradbury June lott 1902 n. M. Lewis, & M. Lambart Munpon an Ordinance providing for the Employment of a Permanant Clork in the Water Department bring read is on mation of alderman Hyper adopted by tu Fallowing vole, To mit. Ayes aldernen Clark, Rambow, Johnson, Jones Hyers & Perin Nous Nove Absent alderinen Whitson, Landis Ed Watson, Daid Ordinance as adopted is as follows, 13. Undinance 10 1143, An Underaner Providing for the Euployment of a Permanent Clock in the Water Department of the city of san Diego, California, 1 De It Ondainede By the Common Conneil of the city of Dan Digo, an Vallows: Rection 1. That the Board of Public Works of the City of Ran Dizo, California, by, and said Board of Public Works is hereby auctionized and directed to Employ an additional permanent Cleric in the mater Department, of said City to take the place of the temporary Clerk Now employed in said Department. Those salary shall be and is hereby fited at the sum of softy-Dollars (\$60.00) por mouch, Alchious. That are ordinances or parts of Ordinances in Conflict herewith bu and the same is hereby repealed. Section 3. That This Ordenance shall Take Effect and be no force from and after its passage and approval. Action 4, that the city Clerks of the Raid Cely of Ran Diego, be, and he is hereby auchorized addirected, munedially after the approval of This Ordereauce, to perblish or Cause the same to be published once in the City official Newspaper of said City, To-wit; the sau sugo union and Daily Bee. The Fallowing Report of the Joint Fire Committee in the matter of menance on the steam Boilers at the main pumping Plant is read and adopted biz; The faint Foir committee recommends that the Boilers at. the main pumping Plant be inserred for \$ 20,00000 for a Period of three

years at a premium of not to exceed \$ 175.00, we therefore recommend the adaption of the accompanying Ordinance, Geo B. Watson. chas, N. clark, J.P. M. Rainbow. Geo. B. Eleapman. June 6th 1902. Robt. J. Blair. Thereupon an Ordinance Providing for the Insurance of Certain Steam Boilers bring read is on motion of aldermand Rambow. adopted by thefallowing volt, To-mit: Ayes aldernew Clark, Rambow, Johnson, Jones, Hyers and Pourio. Roge none Absent aldernew Whitson, Landis, Ed. Watson. Said Ordinance as adopted is as Fallows, viz; Ordinance Mo. 1152. An Ardinauce providing for the insurance of Certain steam Boilers Owned By the City of Race Diego, California, Be It Ordaniea, By the Common Conneil of the City of Dan Digo, as Follows: Acchion 1. That the Board of Public Works of the city of san Digs. California, by, and said Board of Public north is hereby authorized and directed to insure or cause to be usured the steam boilers at Mission valley at a Value of Twenty Mousand dollars (\$ 20,000,00) for Three (3) years; provided that The offense thereof shall not orced the suns of one hundred and secondy-five Collars (\$ 175,00) for Raid Mission Valley boilers. Aaid boilers balonging to the system of Water norks of the said Rely of Dan Diego, California. Section 2. That this Ordinance shall latte effect and be in force from and after its passage and approval. The Fallowing Report of the Joint Fore committee in the matter of the appointment of an Inspector of Dean Boitors is read and on Molion adopted viz; The faul Foie committee recommends that the mithin ordin. ance providing for the inspection of steam boilers by adopted. Geo, B. Watson. Chas. N. Clark. J.P. M. Randow, June 6, 1902. Geo, B. Chapman, Roft. J. Blair. Thereupon an Ordinance providing for the appointment of an Inspector of deare Boilers, and prescribing his dulies, and providing for his compensation, bring read is on motion of Alderman Hyers adopted by the following vole, Fo- mit:

Ayla Aldermen Clark, Rambow, Johnson, Jones, Hyers, and Perrie, nous nove.

Abbert alderman Whitrow, Landis, End Water.

Aaid Ordinance as adapted is as Joleows, Diz:

Ordinance No. 1142.

An Ordinance Providing for the Appointment of an Inspector of Steam Boilers, and Prescribing His Duties, and Providing for His Compensation, in the City of San Diego, California. The the Crty of San Diego, califormate Be it ordained, by the Common Council of the City of San Diego, as follows: Section 1. That the Bourd of Public Works of the City of San Diego, Califor-na, be, and sald Bourd, of Public Works is 'hereby authorized', directed, and em-powered to appoint a man as a Boiler In-spector who has been a practical boiler maker and shall have had at leaxis ten (10) years experience as such, and has been a resident and an elector of the said. City of San Diego, California, for one, year prior, to his appointment. Section 2. That the said boiler inspect-or shall inspect all steam boilers car-rying a pressure of five (5) pounds to the square inch or upwards, in the said City of San Diego, every six (6) months; that said inspector shall keep a com-plete record of all steam boilers in said City, their owner's name, location, etc., also the amount of steam pressure at-lowed to be carried, and the date when last tested, which record shall be open at all times to the inspection of the pub-lic; that said inspector shall give rive (5) days' notice in writing to all owners or users of boilers of the date when an in-spection or a re-inspection, or a test will be made, or for the examination of any-certificate of inspection and fix in said motice the 'date on whileh said inspection, or re-inspection, or a test will be made; that the manner of the inspection shall be substantially as follows, viz: Said inspector shall have the option of making the hammer test, or hydrostatic test, or both. If the ham mer test be used, the examination shalls be thorough and searching upon every part of the boiler, both internally and axternally, including all fittings and ac-tachments. If the hydrostatic test be used, each boiler of shall be discovered in any boiler or shall be discovered in any boiler or attachment thereto, the boiler inspector shall a may time find a socier which, in his judgment, is unsafe after inspector shall any time find a soolin which he issued for a longer par-isme can establis

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Bundred (00) days, or shall suffer both such fine and imprisonment.
Section 5. That the Boller' Inspection and before the inspection is made from all owners and users of steam bollers, and all owners and users of steam boll-ers shall pay in advance of the inspection and before the inspection is made, the following inspection fees, and no more: For every boller live dollars (\$5.00) per annum, payable semi-annually, to com-mence with the first inspection, in cach year, whether set single or in sets. Where sets of bollers are built one above another, only those Immediately over firebed shall be counted. The Boller In-sector, upon receipt of inspection fee, shall deliver to the owners of bollers a cutificate of inspection shall he dis-played in some conspicuous place near the bollers used.
Section 4. Full Works, reporting the full number of bollers in the said City, the number in use, the number inspected, and the number condermed as unsate. He shall report the date, the name of the owner, and the cause of every boller ac-cident, whether it be from a rupture, collapse of flue, or explosion of the shelt of the boller, or otherwise, stating his beliet of the cause the said Boller In-spector shall jeve, a bond to the City of San Diego in the penalsum of two hum-sureties to be approved by the Auditing. Committee of said City, conditioned for the failthul and impurital performance of the duites of his office as are now on may hereafter be prescribed.
Section 3. That all railroad locomotive hollers, and marine bollers, shall be find in a sum not exceeding one hundred dol-lars (\$100,00) and for the his office. • Section 3. That all railroad locomotive hollers, and marine bollers, and boller in spector shall incelect to discharge his duy in any way or to use his office for a selish or disonest purpose he shall be freeding with two or inspection may hereafter be prescribed.
Section 9. That all railroad locomotive hollers, and marine bollers, or a receipt insured by him so to do, the po

		er Inspector, after notice shall have	
		been given as provided in Section 2 here	
- 1		of, shall be deemed guilty of a misde-	
1		meanor and, upon conviction thereof,	
		shall be fined in a sum not exceeding two	
		hundred dollars (\$200.0)), or shall be im?	
1		prisoned in the City jail of said City for	
1		a term not exceeding one hundred (100)	
1		days, or shall suffer both such fine and	
1		imprisonment; and that each failure or	
		refusal to so allow such boiler to be in.	
		spected shall be and constitute a sepa	
		rate offense.	
1		Section 4. That, all owners or users of	
1		steam boilers shall permit the Boiler In-	
1		spector to visit the promises upon which	
		said boiler is located, from eight o'clock	
		A. M. to five o'clock P. M. of any day	
		other than holidays, for the purpose of	
		ascertaining whether such boiler is be-	
		ing operated contrary to the provisions of this ordinance, or contrary to or in	
1		conflict with any certificate issued by the	
		said Boiler Inspector.	
		That all steam boilers, whether used	
		continually or not, if used or all, shall	
		be inspected as herein provided at least	
- 1		once every six month's. That no person	
- 1		shall use, operate, or run a steam boiler	
- 1		without having the same inspected every	
- 1		six months. No person shall use any	
		boiler which has been condemned as un.	
		safe by the Boiler Inspector. Every own	
	1	er or user of steam boilers or steam	
		generating apparatus carrying not above	
		five (5), pounds pressure shall have the	
		safety valve of such boiler set by the Boiler Inspector, who shall place an ap-	
		paratus over such safety valve, securely	
- 1		sealed, and the owner or user/ of said	
		boiler must provide the apparatus nec-	
f		essary to securely seal such safety valve.	
- 1		No owner or user of a steam boiler shall	
		have a greater pressure than is allowed	
		in the certificate of inspection made by	
		the Boiler Inspector.	
		That any person violating any of the	
		provisions of this section shall be deemed	
		guilty of a misdemeanor and, upon con-	
		viction thereof, shall be fired in a sum	
		not exceeding two hundred dollars	
		(\$200.00), or be imprisoned in the City jail of said_City for a term not exceeding one	
		of said only for a term not exceeding one	

Unew and sally day. where (3) himes in the cuy official here spaper of said any. to with the said buy. authorized and doveded to publich of Council to by publiched this recording That the said buy clock of said cut of same buys, by, and here hurden Mul Muio lillere or Jequere at least Mue (3) enclosed ong churcers. upour a friew of board six (6) welve trik, an wel there, fo and beach of the streets turning by said for their said have to be placed le place and Mundau upou du conur of auch propuly, de ranco Cuy of eace buy on buy ones wer wey are head a budded fully request Hat us even bung Postrul headed upon any buil correr we du W Jallows. Bu It Receipt ad the Counter Council of the Cup of Sair Outro buil Presentiur ou a bopend is as forcours, ing: Abruit Welenueus Maria and Maria and Mallow, Now Now Ayen Willimud, Clark, Raubow-Johnson, Jour, Hyen Edward. by the following boli, to - hili but up the hyre built read is ou notion of adernum Hyre doput Munipour agout twolution hequiling aurus of Posture Lo 13. Burnell. R. P. Gumans. Dit Jour Hes. B. Malucu, J.C. Hyses, Mapulated Conver to place the Rance of abusto on their propully. Adoption of a gaint resolution requesting the bureau of propriety on about We have of this on abud conner. In the meaulune was recommend the We and for Juntur lun for working the mare of placing Jaul Weakline No, 1411, herewith reports as foreaus: The goint street commune, in accordance with ite turne of Hullimun:-Sau Buyo, Lawf., · • to the Courses coursed · dan buy bad gue 13th 1903. 'ha of placing the names of abuilt au abuil Corners is read and an mation deput The fareauing luport of the gaint plust commune in the marin On Walion of Warman Jours it is Ordered that me wand

The fallowing Report of the faint street committee in the matter of the thetion of Herman, M, Fritz to maintain an cleetic sign on I strutzis read and on Molion adopted og: The Joint Abut Rommittee Recommends that the request of H. M. Fritz- to manitain an electric sign at the southeast comer of 4th and I streets by granted, M Therefore recommend the adoption of the accompanying Joint Resolution. V.C. Hyere. D. J. Jones, R.P. Auman, guire 12 " 1902. Geoß, Watson voluing no B. Burnell voling the Mereupou a Joint Resolution Granting permission to Herman M. Trity to maintain an Electric sign at 4 tand & struts bring read is on motion of alleman Hyere adopted by the following bolt, to-mit. Ayes aldonnew, Clark, Rainbow, Johnson, Jones, Hyers, Ed Perris, Nous none Absent aldernew Whileon, Landis Ed Water, . Daid Resolution as adopted is as follows, big; Janut Resolution No. 1418. Be 27 Resolved, By the common council op the city of dan Digo, an Fallows; That Permission be and is hereby granted to H.M. Fritz to main-tain an electric sign ten (10) Jut high and Jifteen (15), wiches mide on The outside of his place on the southeast converg Jourch and "I"structs in the Rely of Dan Diego, California. The Hearth and Morals committee having recommended that the Pelelion of C. V. Houk for a relaid Liquor Lieuse at Northwest corner of Naud 3" struts be granted, on motion the license was ordered manted, The Health and Morals committee having recommended that the Pililion of J. P. Conner for a relail figuor Secuse at southwest Comer of s' and Hatreets by graveled, ou motion the lieune was ordered mauled. A gain't Resolution instructing the superintendent of the Water System, and the citig Engineer to investigate the possibility of Developing Water at Lagalla bring read is on motion of alderman Rainbow, adopted, Daid Resolution as adopted is as Follows; vig: Be It Resolved, By the Common Conneil of the Ring of San Diego, as Fallows: That the superintendent of the mater system and the

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Rily Eigeneer br, and they are horeby instructed to investigate the possibilities of Swiloping Water at Pacific Beach and Sa Jolla, and report itu remeto of such investigation to the Ring Council. The Pelition of M. P. Moore it al. for a two inch watwo pipe to be laid. On Brooks avenue as necommeded by the foint Water Committee is read and on motions branted, The Petition of H. M. Milcot et al. For a two inch Water Pipe to be laid on I struct, as recommended by the Joint Water Committees is read and on motion branted, The Pelition of M.R. Maize that for authority to remove trees on First Strut as recommended by the Joint strut Committee is read and on motion. Grauled. The Following Report of the Joint strut committee to Thomas Referred the Petition of James King & for Permission to cut out true from in front of The 960. 20th struct is read, and on motion adopted viz: The Jaint struct Committee Recommends that the within Pelition by granted, X.C. Hyers, Leo. B. Watsow. D. F. Jones. June 17the 1902. R.P. Guinaw, B. Burnell, The Fallowing Report of the Joint Health and Morals Committee to Whow was referred the Communication of Waldo. S. Wateraward in regard to Dumping Garbage at the foot of 11 strut. is read and on motion adopted, viz: The facut Health and Morals Committee Committee Reconcends that the City allomey by instructed to prepare and present an ordinance Prohibiling the Dumping of Harbage or refuse at any place in the city except at the place designated as the requear Garbage Dunp. N. V. Janes, June 13the 1907. S. J. Johnson, Geo, meneill , The fallowing Report of the Joint Water Committee in the Matter of Enforcing the provisions of the Ordinance regulating the use of Water Trough, Standing irrigators, and hore not held in hand is read and one Motion adapted, viz: The faint thater Committee recommends that the Common

Alean Dojere ound By the city, and au Ardinause (No 1197) Boriding Jor the manuer of Certain Clear in the mater Before truent , also, le britinauer (No 1143) Poriting for the Euployment of a Perucum manne. an Un Charles (Me 1151) Pour in dan Erection of a Contrad for the Recention of a Contrade of a Contrade of the Contract of a Contra Anne Willie Certain Portions of the Ciliz. also, Au Ordinause (No 1145 Bachibiling ette alwoling or develope of Vie Bulain Portions of the curry. also Bies in public Park in the city, aces and Credencer (NoII46) Probability the Kuping of Brew mathin an Ordinance (No 1144) Probibility the protection of Houd lain really for Fire Befautinout purposes, also au Cridence (No 1148) Providenz for the acquaition of Oftener le Purchase lear able, au Alderrance (No 1149), Providing Jorite Amediane of Jund oil, aces, au Andriance (No. 1147) ameriding dection 3, of Ordinance No 1139, aces digre un Grid markes (No Mo3) approving Clause agamentite mare Befadment Alle Devid gunning due rabies mendent munie did in open remon a Fallows: Board of belyan lo aboun nou Board bu and the dame is hould given to the Board of belyan lo abgaum nou Bune 16, 1907, lo gue 30-, 1907, at 730. A Revolution of the Board of addresses queury Concert to the brand of Belegano to abgame yor a houser time than one mark in read and a puch vo: Be DA Resource, By the Board of addresses of the chip of randongs, an fallows: A.n. daubert.

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itted and and ender Presentent of the Board of adame Humpow the Board algourned will mouday Jum 20 0, 130 0, 10 mapselor of Oleun Porture, and macribug his dulies, and mariling.

Adjourned Meeting

Conneil chamber of the Board of Aldermen of the city of same siego California June 30th 1907 Presuant to adjournment a meeting of the Room of aldernum was held this day at 7.30 P.M. President Perrin Presiding.

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Perent Albernen. Claric, Mulion, Rambow, Johnson, Jones, Nyers Landis, Walson Perine 9 A. Rlerec Holdman.

Absent none

The Acading of the minutes of the Previous meeting wood spensed with,

At this Time alderman Landis was sensed from Jurther attendances at this serion

A Jaint Resolution Authorizing and directing the Board of Public moder and the Palice Department, to sufforce section 3. of Ordinance number 1090. is read and our motion of alderman clark Adopted, by the following vole, Howit; Ayer alderman clark, Whilson, Rainboow, Johnson, Jones Hyere, Watsow, Ed Perin.

Now none Abent aldonnen Landis. Daid Resolution as adopted is as Jonows: viz: Jaint Resolution Me. 1474. Be It Resolved By the Common Conneil of the city of Dan Ougo. as Tallows: That the Board of Public works and the Police Department of the City of han Diego, California, by and they are thereby Authorized and directed, to enforce hection 3 of Ordenance Number 1090 entitled "an Ordinance Edublish

ing the Water Rales in the Rily of Dan Diego, California, For the year Regimning July 12, 1907, and ending June 30th, 1903" approved Tebruary 25th, 1907, which Bron-ideo that " The use of mater through standing inigators, automatic Sprinklere, and through hose not held in the hand for Irrigating Lawns, Hardens and Ornamental Abubbery is hereby prohibiled during the months of July, August, Deplember, October, and November, 1902, and may and June, 1903, staft batware the hours of dit (6) and Eight (8) in the morning and Two (5) and eight (8) in the Evening, etc." An Ordinaciee Providing for iter placing and maintaining of a Teliphone in the residence of the Jomman of the pipe system of Water Department. bring Head is on motion of alderman Indea adopted by the Jollowing vole, to - mit.

nou and after its parrage and approval. Section 2, that This Ordinance Mall Late affect and by in porce Black vatered the sum of 33, 00. Ou hand and in the porression of the said buy of san bugs, and that the Expendence Provided, that the buil Brand of Vublic Works shall us making already the name main on 20 watered in the city of dare ships, carifornia to 27 thatered, to Construct and lay a two (2), well view Marter pripa him on I struct grow California, bu, auddund Board of Oublie Norte is hurdby audanged and divisid believe 1. That the Buard of Public more of the cut of samongs Buggo, a Gallowo: Au Ardineries Providing for the Construction of a two inch nate pipe line on & Aburd Hear and struct to 2 the contraction in the city of can beigo. California. Bu & Aburd Hear and the information contract of the City of can. Audiviener No. 1156. Haid Ordiniance on adopted to a Fallows, vig: Absent Aldeman Kirdis. Now none. El Durun, of Adomand one. Bokin by the forewing vale, to-mil: Aya Adoman Clank, Million, Randow; Jahuon, Jame, Hyrres, malain, Hain Pipelin On d'Aline Prous 20 - ebud le 19 duil, buing read is ou Matin nou autapar in Pourage and approved. Medius, That This Ordeniance shall late offer and by in Jores The sum of One and reflere Ballane (\$1.90) pur mouth. The build buy of bur bugs, provided, the experise durget about not estead of the Wale Bepartment of the entry of dan buyo, California, Jor the week Mandaned a lelefolone in the rendence of the foreman of the foreman iged and dureder to place and maintain, or Cause to bu praced and Augo, Culifornia, by, cued deus Board of Vuble Moster is hearly hutter

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bev, to hade a his Own expense to the Official grade there that Portion of third About his Own expense to the Official grade thereof that Portion of third North Month and "I" "H" and "I" in Burne two Hundred Eghts to that, at his owner Effective to the officience grade thereof, that portion of third struct and the selewall line theman, in the end of San Augo, California, next of the Ceretic line thereof in Prost of the M", "H" and "I" in Beerell two thus a cife of the of (2016) of Hortons addition in Cail Cing, provided, that when said hading ohner have breve to performed. The Cing Engineer of said Cing ohner ince a contification a Jallans: Dieza, ac Fallows: " Mat Pennision be, and is hereby granted to George Hannahi - + all . . . is analy thereby, that bit of Nortons addition is read and an motion of adamand oner abop und by the Joelaning vale, to-wit: ou hand and in the parsession of the said entry by used in the Combudie of said prifice line, and that the offense thereof share not orcul the Anna of mining Darlance (\$30,00). uch stow mati Abrent aldeman vandes. Now None Jorce from by audit to heady authorized and briefed to hay and construct a two (2) inchore main pripe line commencing at the main main on first stud at its intersection with Broaker Around, and there running mat on Broaker Armun for a distance of two Hundred and sign (260) Jut, Armided that maturial Agen albuman Oling, Mitan, Ramber, Johnson, Jours, Hyper, Mater and it is hereby Be It Resolved, Key the Common Conneilog the eij of San Rection 1. That the Board of Raid Aution 2. That this Ordinianer shall take effect and her in and afen it's parage and approval. Resolution El Amin Jaint Misshutien Mo. 1420. and with (260) Jut, aboptities as Jallours, injo Allie norke op the Raid eng of Race ou Hannahe

Setting forth the Number of cubic yards of cuting and filling, made by the said George Hannahs, in grading and certifying that the same is done to the Established made of the said abut, and to the centre line thereof, and thereafter the said George Hannah shall file the said contificate with the superinteed out of Abut, Thigh certifecale itu said supermutendent og streets shall record in a Book Kipt for that purpose in this Office, and thereafter when the said Common Conneil Orders the gradning of said street, or any Portion United, anduding Said portion in frontoz said tolo, the said George Harmahs, or his successors in interest. Ahall be sutitled to predit on the assessment of his said labs Trouling on said strut for the grading thereof, to the amount of Cubic yords of Cutting and Juling set forth in his said certificate. A statement of the opennes of the various Departments of the city Governent incurred under authority of the Board of Public Works during the Mouth of may, 190%, Presented and on motion . Ordered filed. A Communication From the Board of Public Works Fransmilling a Com muncation francite Executive Connittee of the 4th of July Etchration: Themmending the Decorating of the Plaga is read and ordered filed. The find Hage bring read is on motion of adderman Jones. adopted by the Jollowing bote, Lo- mit: Ayer Aldennen Clark, Whitever, Kainleow, Johnson, Jones, Hyers, Watson End Nois None. Absent alderman . Vandis Raid ordinance as adopted is as Follows viz: Ordinance No. 1167. Ace Underiance . Providing for the Purchase of building and Hage for the Rity Of Lan Drigo, California. Be It Ordained By the Common Conneil of the lity of same Diego, as Fallows: Read is hereby authorized to Epeud not to exceed Twenty Fire dollars in the purchase of Flags and builting for the use of said city. Section 2 that this Ordinance shall take effect and by in force from and after its passage and approval. An Ordinance providing for the Proparation of Plans, Drawings and Pross Sections for the Paving of D Shut from the East line of sitth Atrest to the West line of Tweefith Strut. bring read is on motion laid on the Table. A commication From the Board of Public Works

of der gaint Wale Commilie herelofon. abged by This Comme anes and aquement are prepared in accordance with the recommendation Baflein, also an ordinance le provide for leaving daid haud, Which ordina form of agree mant to leave to leave hand in measure vally frame bit. A Commission Themethe any alloned Incurrenting day of Norunkun, 1901, bu and the same to hereby represend. putulaine in the entry of successives, Culifornia, approved outhe of Eun Tilles "un Orderrause poording for ile purnishing of race for law dections. That Ordinause No. 1015 of the Ordinause of said noue wed after its passage wed approval. Le clien D. That this Ordruces chase bur lais affect and be in Jose w place. have mained und furning the deve develor after the same have breve by with baid martine, Black be in connecting david foundaine with the chin Deeps, und that the outry efferrer and buy ahad mean in Connection dan Bugo Humane borrely and miliand efferner to dard eng of saw Arnue and Robinson Arnue, our outre wout side of sith their Near The bourdered Convert of out the and A " thurk, ou on the sast dide of India due ballwoon & abute, provided tist the same chark with some chark a dual by the the said city, one on the west side of ourth sturk balance university have Three (3) Public Matur Foundation Contracted mile the nate manual auch daid Board of Public Worker is hereby authorized auch dureal a . dellien 1. That the Board of Public north of the cut of law Bugo be, Jallows: Be d'Altinied, By the Common Commil of the Rug of San Brigs. as aus in the aby of successings, carefornia, An Ondercourse Roverdring for the Furnishing of Waller for Three Public Found-Ordeneeue No. 1159. baid Ordmuner av aboptide is de follows in: Abuit advinces, laudie. Norw Nous

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Orden anen mondung for the presending of hale from three Public Foundaries and A communication From the Board of Public Nortes Franciscum an to the Sincure Committee . Aspartments of the any Hormout is read and on molion of adomen gamen by Fruesnikling Bide for Rationany, Kul, Forge and huppens bor et use of the varian

the placened of the dame is read and an mation ordered fiel. Herenfrow, an Ordenauce mount of the for the Summahing of nater for the fullic hours in the city of dances, California being read is an reation of adament gover adopted by the paraming wee, to-nit; Ayor adament clane, Minion, Cambain- galmon, Jours, Hyor, nation Ellounie,

this Council Council . An estimate of the Cost of building here (2) auch he is hundry authorized wied dovided to prepare and purnished shat the any Eugeneer of the Cuty of San Brigs, California, its souteres Be 34 Mushed By the Counter Council of the city of Dan Dry as Said Presention . In abolit is a follows, vig: Arent aldemand, Haudin Word Wilsuman, Marian and Perusin, Ayes Udeman Clurk, Raudow, Johnson, Jones, Hyere, Ed Maleu of Uldennean Hyeres adopted by the following vole, to -nut; Natur unpounded Therein Boun B abuil who the Bay. is read and on marin any Paril, and Constructing the Recessary pipe him or Condent to Carry the auch juniele an Estimate of the cost of building two (29 channe in the Thumpon against leadurien drucking the buy Eugenen to prepare B, Burnell, R. G. Hunaw, A. H. Burger, Represtinues Alland Mr. Buent huwent a guilt beschning and an Bretannes to to irrigate the true and shouldbeng in the Sard There needed. to chan up and cultivate the sudius Annat Bade, and the Howard brack, and also and le courtement du Necurson condricte cany du hatter therein Angroundest barne 3° abreet into the Ban. Barne Bru under the Ban day du Board of Public norter by insteaded Ivided to punnels are extended of the cost of building two dame in the cley tode, The gount about Commun recommends that the Build Dury Energy Hullinen: pund to the Council Council lan Buys, cal, gue 27th 1901 to lund its water thereine impounded down "3" strut into the Ray . to sead and He tassouring Report of the Saint Struct Commission in the martin of Cator have commun for fundur moueligation. Ou ruchen of adaman Jours said maren is reported to the Jour Connect is read

dans in the city pare, and constructing the necessary pipe line or conduct to Carry the Water impounded therein down B street into the B. Said estimate to give the dimensions of the dame, amount of acreage to be forred by the water sloved therein, When the dames are full of mater, and the character of the material of which the Dames well by constructed, meluding the grading of road mays along both sides and across said dams. An Ordinance Providing for the ingation and cultivation of the tracs and Aloutory in the city Parte buing read is one motion of alderman Jones Adapted by the fallowing bote, to with Ayes aldermen. Clark, Mulson, Rambow, Jahuson, Jones, Hyers, Watson, Ed Pernie Nous None Absurt alderman Landis. Said Ordinance as adopted is as Joelows, vij: Undinance No. 1160, Au Ordinance Providing For the Ingalion and Cultivation of the Free and Shrubbry in the City Park. Be 24. Ordanied, By the Common Conneil of the City of Dan Diego. as Lallows Section 1. That the Board of Public North of the Ruly of San Diegs, California, br, and said Board of Public North is hereby authorized and directed "to thoroughly impale and cultivate the Free and shubbery along the West side of the City Park, and to thoroughly irrigate the bues in the Howard brack, and hereafter during the mouths of may, June, July, august, September and October of this year and each year hereafter to verigate or cause to be virigated Raid trees and Abrubbury at least once thoroughly lovry Eight (8) Weeks, Provided the expense thereof shall not exceed the serie of Seventy- five Dollars (\$ 75.00) Jorlach inigations. The plaining of said land to be done by the street force of Raid Rily. Dection 2. That this Ordinance that take effect and burin force Fram and after its passage and approval. A faint Resolution Rescuiding the Proceedings heretoford taken for letter Grading of "X" Street fram the last line of Eighth struct to the Mast line of 25" struct is read and on motion adopted by the follow ing bole, to-wit: Ayes Aldermen Clark, Mulson, Kambow, Johnson, Jones, Hyper, Ind Pernie. Nou None Efcused alderman Watson. Abrent aldermeni Vaudés. Said Mesalution as adopted is as Fallows, viz: Jaint Pusolution No 1428. Be 2A Resolved, By the Common Council of the Rily of Ran Diego, as Fallows,

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that Resolution No. 1033, declaring the intention of the Common Council of Said elly to thad I strut, in the city of san Diego, California, From the easthing of Eighthe Abut to the west line of 25 strut, adopted on the 4 day of November, 1901, and Resolution No. 640. Ordering the work of gradning & street, in the City of Ran Drigo, Cal ifornia. France the carthine of lighth street to the west line of 25 street. adopted by the Common Connail of said city on the 21st day of april, 1902, and all proceedings heretofor laken by this Common conneil for the grading of the said & street belivien said founds, be, auct the Same are hereby set aside and bacated, and belared to be of No force or effect mulabavor, Provided that this resolution shall not apply to any proceedings taken for the purpose of establishing grades or changing grades, for for eter purpose of adopting specifi-Rations for grading in Raid Rily. A Petition of the Owners of Property fronting upon I street for the Mrading of that portion of said street between the last line of Eighthetout and the west line of twenty- fifth strut is read and on motion manded. A Pulition Purporting to Coulain the names of the Owners of a Majorily of the fit fromling upon & about from the east line of Townlemth Struct to the west line of Eighteenth struct, asking that that Portiones of I strut between the East line of Eighth strut and the wettine of Twenty-Fifth Abut bu graded to the Official grade thereof is read and on motion trauled, Thereupon a fairt Resolution Declaring that a Petition Containing the names of the Oevners of a majority of the Frontage on F.St. between the last line of Fourteenth struct and the west line of Eighteenth Struct. asking for the Grading of Fabrent to the New Grade thereof is read and on Motion adopted by the feelowing vole, to wit Ayes aldonnew Clark, Milson. Rainbow, Johnson, Jones, Hypers, End Perrie. Noar None. Excused alderman mation, Absent alderman Candis said Resolution of adopted is as Follows, Vig:

Be It Resolved. By the Common Conneil of the City of Ran Digo. as Jolloevs: That it by and is hereby Jound declared and determined that a Petition of the Owners of the majority of best franching on I struct in the Rely of saw Diego, California, between the East line of fourteenth About and the west his of Eightenich strut, asking for the grading of said I strut to the new Wade thereof bution said Points, including the Sedewall's thereof, and all intersections of abuils bateven said points, excepting that postion of the uluseelion of said & sout with Fifteent struct now occupied by a Wooden bridge, and that portion of Raid I Strut between said East live of Fourteenth struct and the said wast hive of Eighteenth Struct abuady Sidewaened or Owbah or guttered, or graded to the Official

grade Thereof, has bren presented to this common council, and filed in the office of the clock hereof this 30th day of Junie, 1902. Afaint Resolution anthonying and dereding the superintendent of Abreits to furnish to the Council a description of the place when all surplus Earth to burrenoon by the hading of I Abut from Eighth street to Firmily-fifth street shall by Deposited, is also the City Eigeneer is drieted to make an Estimate of du number of Cubic yards of Ecuration, and the number of Rubic gards of of enbankment necessary to bring that portion of the said it about proposed to be graded to it's Official grade is read and on motions adopted by the following vole, to-wit: Ayes aldennen Clark, Milton, Kainbour, Johnson, Jones, Hyers " Herrin. Nous noue. Gaesed allerman Walson. Absent aldermon Landis . David Mixolution as adopted is as Follows, og Jant Resolution 100 1430. Be It Resolved By the Common Comiciloz the Rily of Acre Dougs, as Fallows; That the Duportuleedered of abouts of the Rely of Dan Diego, California, by and he is hereby authorized and directed to furnish to this Common Council, a Description of the place Where all Durfolns dirt to be newoord by the gradming of I Abut in the city of Dan Diego, California. From the Eastlieve of Eight stout to der wast live of Twanty- Fifth Hout, and The didervalues thereof, and all intersections of about batwan said Points, breept the intersection of Raid & strut with Hinth strut, and the intersection of the said & strut with Twite about, and The intersection of the said & strut with Elevanth and the intersection of the said & strut with Thirleuth strut, and that Portion of the undersection of said & sout with Fifteenth three Now Occupied by a Wooden budge, and the intersection of the said Istut with nycheanth struf, and the interaction of the said & strut With 27th about, and the intersection of the said Fabrut with 34th Stout, and also excepting that portion of the said Februit brtween Raid pouls abreaty Sidewarded, or Curbed, or gullered or mand to the Official grade thereof. Shall be placed and possilide What the City Engineer of Raid Rily, br, and he is hereby anth orged and directed to make a careful estimate of the number of lubic yards of Excavation, and the number of Cubic yards of lukautment necessary to bring that forlion of the said Isbuil proposed to be graded to it's Official grade and cross-section, vize that Portion of the Daid & street from the East line of Eighth Street to the west line of Twenty-Jifith Street, and the sidewallo Thereof, and are intersectioned of struts belivere said Pouls Geept the intersection of the said I struct with Minute struct,

and the intersection of the said & Abut with Sent Abut, and the intersection of the said of strut with Elevanter obert, and the utersection of the said Asbert with Thirleaute Strut, and that of the ulwisection of the said I street with Fifteenth Abut Now Decupied by a Wooden bridge, and the intersection of the said I strut with meterite Abreet, and the induredion of the baid & stud with Houryscoud strut, and the interestion of the said I stand with houth fourth street, and also Ecepting that portion of said it. Abut but but baid paints already sidewalked, or curbed or guttered or maded to be official grader threef. That the said estimate of the Daid Rely Engineer made as aboor specified shall be made in duple Cate, and one of said Estimates shall be kept on file in the Office of the said Rily Engineer, and shall during offace hours by access sible for uspection by any porson, The may desire to inspect the Same. That there shall be no new Culowlo placed on the said I shufter Wren The said pourts, nor any change made in the Old Culverts already in place. The forecoming Report of the faint struct Committee in the Matter of the Petition of I m Wood et al. for autority to remove true from the Front Property on 21 about between I and & structs is read and on motion adopted in: The Joint Strut Committee recommends that the within petition to cut down trues on 21 strut by granted. I. C. Hyers. D. J. Jones J. H. Briggs Juni 27 190%. R.P. Luinaw. B. Burnel.

The Fallowing Report of the Joint Strut Commune to Whom was referred the pulition of Property Owners to change the grain of Hisbut at the intersection of Naiveleenth Ibut, is read and on motion adopted viz: San Diego, Cal., June 27, 1902. To the Common Connecl, Clily. Guttemero:-The Joint About Committee, to Whome was referred the petition of property. Owners to change the grad of "H" Abut at the internetion of ninteenth strut, hereinth Recommunds that "H" Strut brievon nineteenth and Iwantieth Abuts by cut down to its official grade, and that the Sidewark and Ruch of E. O. Rogers by taken up and re- laid to the Official grade of the strut; all of Daid Work to be done at the official of the

eity, provided that daid nork can be legacy done at the kitys Effence. Respectfully X.le. Hyere. N. V. Jour. J. H. Buggs. R. P. Lunaw, B. Burnel. A Communication From the City allomey in Compliance toeste the provencious of Joint Resolution No 1408 requesting his afinion as to the Power of the Rily to seel a portion of it's Public Parks, which Opinion is that the City has no such Power is read and on motion Ordered filed A Communication From the City attomy in the matter of dumping refuse material at the foot of Eleventh about is kead and on mation ordered filed The Pelition of John Frairie asking relief from the Excession Penalties against Block 29 in Sellors addition is read and on motion referred to the Rein. attomsen. Blig attomey. The Petition of R.M. Devoceant For refund of \$1.70. back Taken of year 1890 on loto 21 and 22 in Block 26. of Ocean Brach is read and on Motion referred to the City attomay. The Petition of & Trank Over for Permession to Construct a Bilimen Sidewall On 16 stut 100 feet front lat "A" Block 136. Hortons additions as recom-Mended by the faint Strit Committee is read and on Molion Frauled. A Joint Resolution anchoriging and directing the Joint Water Commettee to invistigate the characters of the land which the sity is Contemptating acquiring in Mirsion Valley bring read is on motion adopted by the following vole, to-nit: Ayes aldermen Rainbow, Johnson, Jones, Hyers El Waters. Nous aldernen Clark, Whitrow, & Perino. Abert aldermaa Landis. kaid Resolution as adopted is as Joelaws, viz: Jaint Resolution No. 1426. Be It Resolved By the Common Conneil of the City of San Digo are Follows That the joint Wale Consider of this Common Conneil by and it is hereby authorized to invastigate July the Character

of the land which the city is contemptating acquiring in mission Valley and to make all necessary tests by degging wells lurrying the for the purpose of accortaining whether Auch land is water branicy land and for the purpose of procuring an accurate ins-Diption of the land which the city is desirous of acquiving, Provided that such north bu done by the Employees of fait kely. A Communication from the Boardop Vire Commissioners assimptor autor-ity to prochase a team of Horses for the chemical Engine at 26 and Kearny avalue is Head and on motion granted, Thereupon an Ordinance Providicing for the Dale of a Team of Horses, and the Phonehase of another team of Horses in the peace thereof. for the use of the Fire Defortment, build read is on Motion of addonnan Rainbow adopted by the Pollowing Vole-To-mit: vole- To-mit: Ayes aldermen Clark, Whilson, Rambow, Johnson, Jones, Hyers, Watson, Ed Corino Nous noue Absent alderman Laudis Said Ordinance as adopted is as Follows, viz: Ordinance No. 116%. An Underance Providing Forchusale of a team of Horses, and the Purchase of another team of Horses in the place thereof, For the use of the Fire Department, in the City of Dan Diego, California. Be It Chained, By the Common Conneil of the City of Dandiego, As Fallows: Dection 1. That the Board of Public Works of the City of Dan Diego by, and Said Board of Public nortes is hereby authorized and doucted to sele at Public arection, after advortising For five (5) days, a team of horses belonging to Raid City of san Drigo, and used by the Fire Department chereof, on the Chemical engine located at the intersection of Thomaty-sight struct and Mariney avance Which leave of horses is hereby Jourd, belowind and declared to be unfit and unecereary for the use of the Raid City of Dave Drigo, and to Depart the Proceeds of said sale in the Treasury of said citiz to the Credit of the Fire Department Jund thereof. Section 2. That the Board of Public Works of the City of san Diego be, and Raid Board of Public Works is hereby authorized and directed to purchase For the use of the Foie Department of said City to but used on the Chemical engine, located on Twanty sith Abut and Kearney avance, in said city, a team of horses, Provided, that the expense thereof shall not Exceed the sum of Two Hundred Fifty Dollars (\$250.00). Rection 3. That this Ordinance shall take effect and by in force from and after its passage and approval. A Commications From the Board of Fire Commissioners. arting that the Bill of R.S. Chapman For Shut off Nozzel be Pail

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is read and on Mahin granted. Moundow an Ordinance Brooking For the Byment of a Nozzle Joy the Chemical Live Engine, bring read is on motion of aldernan Ramboro, adopted by the following boli to wit: Ayes aldonnen Clark, Whilson, Raniboro, Johnson, Jones Hyers, Walson Ed Verrie, Hous none Absent alderman Landis. Said Ordinance an adopted is an Follows, viz. Ordinance Ner 1158. An Ordinance Providing For the payment of a Wozzle Hope the Chunical Fire Engine, in the city of san Diego, California. Be It Undanied, By the Common Conneil of the City of Dan Mugo, as Fallows; Lection 1. That the action of the Board of fire Commissioners, of The City of Sace Diego, California, in Perchasing a Shut of Nozzle for du Chenneal engine ou galden Hill Jor che Sum of \$ 40 %, bu, and the same is hereby ratified and approved, and that the andiling Committee of said Rily by, and is hereby authorized to provide for the issuance of a marrant you a Claim for said Nozzle bring properly presented to said Committee. Dection 9. That this Ordinance Alalt Take Effect and but in force From and after to parrage and approval. A Communication Francite Boardog Public Northe Recom Mending that the salary of the Reperintendent of the Water Work's Department by raised and fixed at \$ 200,00, per, mouth, is read and on motion referred to the Finance Committee. After Frist giving due notree President Perin did ne Open Ression Sign an Ond mance (No. 1155) Providing For Placing a telephone in the residence of the Forman of the Water Department, also Au Ardenance (No 1156) Providing Jorite Constructions of a mature Pipe line on Fatur, also An Ondinance (No 1187) Providing Jor the Construction of a Water Pipe line on Brooken adaman, also An Ondinance (No 1158) approving Claim of R.S. Chapman against Fire Department, also An Ondinance (No 1159) Board of Public Norks Connect and Jurnish Water Jor Public Foundarius, also An Onderiance (No 1160) Board of Public Works Dorigale and Culturate Trees in City Park, also An Ordinauee (No1161) Board of Public Dorks sell team and buy New Team for got Ward Chemical Engine. also An Ordinauce (101167) Board of Public Works Purchas \$ 25.00 worth of Flags and builing, Thereupon the Board adjourned M.J. Perim Presedent og ite Board og Aldormen attest Geo. Lacdman Pely Clock

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REGULAR MEETING.

1902.

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

A Regular Meeting of the Board of Aldermen was held this day at 7:30 p.m., President Perrin presiding.

PRESENT--ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Perrin and Clerk Goldman. ABSENT---ALDERMEN Landis and Watson.

The minutes of Adjourned Meeting held June 16th, 1902, and of Adjourned Meeting held June 30th, 1902, were read and approved.

A communication from the City Engineer giving an estimate of the earth to be moved in the grading of "F" street from the east line of 8th street to the west line of 25th street, and showing the total number of cubic yards of excavation to be 21,408.43; and the total number of cubic yards of embankment to be 13,201.31, is read and ordered filed.

A communication from the Superintendent of Streets designating the places where the surplus dirt to be removed by the grading of "F" street between 8th and 25th streets, is to be deposited, is read and ordered filed.

Thereupon a Resolution of Intention to grade "F" street from the east line of Eighth street to the west line of Twenty-fifth street, is read and on motion of Alderman Jones adopted by the following vote, to-wit:

<u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Johnson, Jones, Hyers and Perrin. NOES -- NONE.

ABSENT--ALDERMEN Landis and Watson.

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Said resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION

To grade "F" street in the City of San Diego, California, from the east line of Eighth street to the west line of Twenty-fifth street. R E S O L V E D, That it is the intention of the Common Council of the City of San Diego, California, to order the following street work to be done in said city, to-wit: That that portion of "F" street in the City of San Diego, California, from the east line of Eighth street to the west line of Twenty-fifth street, and the sidewalks thereof, including all intersections of streets between said points, except, however, the intersection of said "F" street with Ninth street, and the intersection of the said "F" street with Tenth street, and the intersection of the said "F" street with Eleventh street, and the intersection of the said "F" street with Thirteenth street, and that portion of the intersection of the said "F" street with Nineteenth street, and the intersection of the said "F" street with Twenty-second street, and the intersection of the said "F" street with Twentyfourth street; and also excepting that portion of the said "F" street between said points already sidewalked, or curbed, or gittered, or graded to the official grade thereof, be graded to the official grade thereof in accordance with the specifications therefor as contained in Ordinance No.1141 of the ordinances of the said City of San Diego, entitled, "An ordinance providing specifications for the grading of streets in the City of San Diego, California," ap proved on the 17th day of June, 1902.

That there shall be no new culverts placed on said street nor any old culverts changed in so grading the same.

That the points where the excess earth, to be removed from the said "F" street in so grading the same shall be deposited, are hereby fixed, desingated, and described as follows:

Eleven hundred (1100) cubic yards of earth on block "G" of Culverwell & Taggart's addition in the said City of San Diego. Said block being bounded on the north by "F" street, on the east by Twenty-fourth street, on the south by "G" street, and on the west by Twenty-third street.

Sixteen hundred (1600) cubic yards of earth on Eighteenth street between "F" street and "G" street in said city.

Nine hundred (900) cubic yards of earth on Eighteenth street between "E" street and "F" street in said city.

Seventeen hundred (1700) cubic yards of earth on the north one-half (N.1/2) of block 15 of Culverwell's addition in said city. The north (N.1/2) of said block being bounded on the north by "F" street, on the east by Fifteenth street, on the south by the alley running from the west line of Fifteenth street to the east line of Horton's addition, and on the west by the east line of Horton's addition.

Six hundred (600) cubic yards of earth on lot six (6) in block ten (10) of Culverwell's addition in said city. Said lot being located on the northwest corner of Nineteenth street and "F" street in said city.

Eight hundred (800) cubic yards of earth on lot twelve (12) in block eleven (11) of Culverwell's addition in said city. Said lot being located on the southeast corner of Eighteenth street and "F" street in said city.

Eleven hundred (1100) cubic yards of earth on the south one-half (S.1/2) of block six (6) of Culverwell's addition in said city. Said south one-half (S.1/2) of said block being bounded on the north by the alley running from the west line of Fifteenth street to the east line of Horton's addition, on the east by Fifteenth street, on the south by "F" street, and on the west by the east line of Horton's addition.

Four hundred and seven and twelve hundreths (407.12) cubic yards of earth in the said alley in said block six (6) of Culverwell's addition in said city.

The San Diego Union and Daily Bee, a daily newspaper printed and circulated in said City of San Diego, is hereby designated as the newspaper in which this resolution of intention shall be published for two days, and the notice of the passage thereof for six days in the manner and by the persons required by law.

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

A communication from the Board of Public Works asking for authority to insure the Pump

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House, boilers, foundations and machinery, etc., at a cost not to exceed \$63.00, is read and ordered filed.

Thereupon an ordinance providing for insuring certain property belonging to the city, is read and on motion of Alderman Rainbow adopted by the following vote, to-wit: AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers and Perrin. NOES -- NONE.

ABSENT--ALDERMEN Landis and Watson.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1164.

An Ordinance providing for insuring certain property belonging to the City of San Diego,

California.

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BE IT ORDAINED, By the Common Council of the City of San Diego, as follows: Section 1. That the Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to insure or cause to be insured the corrugated iron building known as the Pump House for \$500.00; the boilers and foundations for \$500.00; machinery and parts thereof for \$4000.00; the frame barn adjoining the City Park for \$300.00; the hay and grain contained therein for \$50.00; the frame storage rooms for \$50.00; the harnesses, whips, blankets, etc., for \$100.00; horses for \$100.00; vehicles for \$200.00, and machinery, pipes, etc., for \$500.00, for a term of one year; provided, that the expense thereof shall not exceed the sum of \$63.00.

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

A Joint Resolution directing the Joint Fire Committee to investigate the character of buildings for the Fire department, is read and on motion of Alderman Hyers adopted, viz.

JOINT RESOLUTION NO. 1434.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows. That the Joint Fire Committee of the Common Council of the City of San Diego, California, be and said committee is hereby authorized and directed to investigate and recommend to this Common Council the number of buildings, their size, and the character of the material of which the same shall be constructed for the Fire department of said city, and to designate in what portion of said city each one of said buildings shall be located; the same to be paid for from the proceeds of bonds to be issued by said city.

The report of the Poundkeeper for the month of June, 1902, is read and ordered filed. and the second second

A communication from the City Attorney in the matter of procuring rights-of-way for a public sewer across property of the Southern California Railway Company, is read and ordered filed. ι.

Thereupon a Joint Resolution directing the City Attorney to procure rights-of-way for a public sewer across land owned by the Southern California Railway Company, near the foot of 22nd street, is read and on motion of Alderman Rainbow adopted, viz:

JOINT RESOLUTION, No. 1435.

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

That the City Attorney of said city be and he is hereby authorized and directed to procure a right-of-way from the Southern California Railway Company for a public sewer across the lands of said company near the old freight depot at the foot of 22nd street in said city; provided that no expense be incurred in so doing without further authority from this Common Council.

The petition of Cowley & Boyle, asking to have the retail liquor license now standing in transferred to the transferred to the streets, is read and referred to the Health and Morals Committee.

A petition from citizens asking that the Council take the necessary steps to sidewalk and curb with concrete the east side of 20th street from "H" street to "K" street, is read and on motion of Alderman Jones the petition is granted.

A communication from the Reserve Foundry & Mfg. Co., of Cleveland, Ohio, in the matter of street lights, is read and referred to the Committee on Gas, Electric Lights and Telephones.

A communication from the City Auditor transmitting certain claims for supplies purchased by the Water department for the month of June, 1902, is read and ordered filed.

Thereupon an ordinance providing for the payment of certain bills for material and supplies incurred by the Water department for the month of June, 1902, is read and on motion of Alderman Johnson adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers and Perrin.

NOES -- NONE.

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ABSENT--ALDERMEN Landis and Watson.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1165.

An Ordinance providing for the payment of certain bills for material and supplies incurred by the Water department of the City of San Diego, California, for the month of June, 1903. WHEREAS, The Common Council of the City of San Diego, California, has authorized the Board Of Public Works of said city to incur an indebtedness in the purchase of materials and supplies for the use of the Water department of said city in a sum not exceeding three hundred dollars (\$300.00) in any one month; and

WHEREAS, The said Board of Public Works has purchased materials and supplies during the month of June, 1902, for the use of the said Water department in the sum of \$731.16, as shown by the accompanying bills numbered 2609, 2623, 2627, 2643, 2650, 2679, 2689, 2696, 2706, 2725. THEREFORE, BE IT ORDAINED, By the Common Council of the City of San Diego, as follows: Section 1. That said claims be and they are hereby approved and allowed. Section 2. That this ordinance shall take effect and be in force from and after its passage and approval.

On motion of Alderman Jones it is ordered that when the Board adjourns, it do adjourn until Monday, July 21st, 1902, at 7:30 o'clock p.m.

A resolution giving the consent of this Board to the Board of Delegates to adjourn for a longer time that one week, is read and adopted, viz:

RESOLUTION.

BE IT RESOLVED, By the Board of Aldermen of the City of San Diego, as follows: That the consent of this Board be and the same is hereby given to the Board of Delegates to adjourn from July 7th, 1902, to July 21st, 1902, at 7:30 p.m.

The following report of the Joint Finance Committee in the matter of the recommendation of the Board of Public Works that the salary of the Superintendent of the Water Department be increased and fixed at the sum of \$200.00 per month, is read and adopted, viz: The Joint Finance Committee recommends that no change be made in the salary of the Superintendent of the Water System. We therefore recommend that the within recommendation of the Board of Public Works be rejected.

	• • • • •		• •	· · ·	· · · ·		Chas. N. Clark,
							S. T. Johnson,
3	•						J. P. M. Rainbow,
				a server a segue		`	F. H. Briggs,
	July	7th, 1902.	•				D. L. Kretsinger.

The following report of the Joint Finance Committee in the matter of the bids for furnishing hardware and supplies to the various departments of the city government, is read and adopted, viz:

San Diego, Cal., July 7th, 1902.

To the Common Council,

City,

Gentlemen:--

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The Joint Finance Committee, to whom was referred the various bids for furnishing hardware and supplies to the various departments of the city government, herewith recommends that the following bids be accepted: Irwin & Co., hay and grain for the Water, Street and Fire departments - - - - - - -2958.75 S. G. Ingle, hardware and supplies for the Street, Fire and Janitor's departments 774.06 We also recommend that all other bids, including the bids for hardware and supplies for the Water and Sewer departments, be rejected. We further recommend that the Board of Public Works be instructed to prepare new specifications for hardware and supplies for the Water and Sewer departments, and submit the same to the Common Council for the purpose of re-advertising for bids for said material, Respectfully, Chas. N. Clark,

S. T. Johnson,

J. P. M. Rainbow,

F. H. Briggs,

D. L. Kretsinger.

Thereupon an ordinance authorizing the Board of Public Works to accept bids for supplies to furnish to the city, is read and on motion of Alderman Rainbow adopted by the following vote, to-wit:

<u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Johnson, Jones, Hyers and Perrin. <u>NOES -- NONE</u>. <u>ABSENT--ALDERMEN</u> Landis and Watson.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1163.

An Ordinance authorizing the Board of Public Works to accept bids for supplies to furnish to

the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego be, and said Board of Public Works is hereby authorized to accept the bid-of Irwin and Company for the sum of two thousand nine hundred fifty-eight and 75/100 dollars (\$2,958.75) for furnishing the forage specified therein to the said City of San Diego, and thereafter to enter into a contract with the said Irwin and Company for the furnishing of said forage, according to the terms and conditions of its bid, and the specifications therefor;

That the said Board of Public Works be, and is hereby authorized and directed to accept the bid of S. G. Ingle for furnishing supplies for the Street department, Fire department and Janitor's department of the said City of San Diego for the sum of seven hundred seventy-four and 6/100 dollars (\$774.06), and to enter into a contract with the said S. G. Ingle for furnishing said supplies, according to his bid, and the specifications therefor;

That the said Board of Public Works be, and is hereby authorized and directed to accept the bid of Loring and Company for furnishing stationery for the use of the various offices of said city for the sum of six hundred eighty-seven and 23/100 dollars (\$687.23), and to enter into a contract therefor according to the terms of said bid, and the specifications therefor;

and,

That said Board of Public Works be, and said Board is hereby authorized and directed to

reject all other bids made for furnishing said forage and supplies, including all bids for supplies for the Water department and the Sewer department.

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

A Joint Resolution directing the City Attorney to furnish an opinion as to whether the contract with the Southern California Mountain Water Company will become void if said company fails to complete its pipe line to the University Heights reservoir prior to August 1st, 1902, is read and on motion of Alderman Johnson adopted, viz:

JOINT RESOLUTION No. 1432.

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

That the City Attorney of the City of San Diego, California, be, and hs is hereby authorized and directed to furnish this Common Council with an opinion upon the question of whether the contract, entered into between the Southern California Mountain Water Company and the City of San Diego for the furnishing of water to said city, will become null and void if the said Southern California Mountain Water Company does not complete its pipe line to the University Heights reservoir and commences to furnish water to said city by the first day of August, 1902.

After first giving due notice President Perrin, did, in open session, sign an ordinance (No.1163) authorizing the Board of Public Works to accept bids for supplies to furnish to the city.

A Joint Resolution directing the Board of Public Works to maintain a watering trough at the southeast corner of pueblo lot 1260, is read and on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers and Perrin. NOES -- NONE.

ABSENT--ALDERMEN Landis and Watson.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION NO. 1433.

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

That the Board of Public Works be and are hereby authorized and directed to place and maintain a public covered watering trough on the La Jolla Boulevard survey at the southeast corner of pueblo lot #1260, provided such watering trough is furnished to the city free of charge.

The petition of the Hercules Oil Refining Company for permission to maintain two 5000-gallon tanks for storage of distillate on the lot at the northwest corner of Fifth and "K" streets, is read and on motion the request is granted.

Thereupon a Joint Resolution empowering the Hercules Oil Refining Company to erect and maintain two 5000-gallon galvanized iron tanks on the lot at the northwest corner of Fifth and "K" streets, for the storage of distillate, is read and on motion of Alderman Johnson adopted by the following two-thirds vote, to-wit: <u>AVES -- ALDERMEN</u> Clark, Whitson, Rainbow, Johnson, Jones, Hyers and Perrin. <u>NOES -- NONE.</u> <u>AESENT--ALDERMEN</u> Landis and Watson. Said resolution as adopted is as follows, viz: JOINTRESOLUTION No. 1431. BEITRESOLVED, By the Common Council of the City of San Diego, as follows: That the Hercules Oil Refining Company, a corporation, be and the same is hereby authorized and empowered to erect and maintain two five thousand-gallon galvanized iron tanks on lot "C" in block 121 of Horton's addition in the City of San Diego, California, said lot being on the northwest corner of Fifth and "K" streets in said city. Said tanks to be used for the storage of distillate.

After first giving due notice President Perrin did, in open session, sign an ordinance (No.1164) providing for insuring certain property belonging to the city; also

An Ordinance (No.1165) providing for the payment of certain bills incurred by the Water department for the month of June, 1902.

Thereupon the Board adjourned.

M. J. Porin

President of the Board of Aldermen.

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ATTEST: achuau City Clerk.

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ADJOURNED MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, July 21st, 1902.

Pursuant to adjournment a meeting of the Board of Aldermen was held this day at 7:30 p.m., President Perrin presiding.

PRESENT--ALDERMEN Clark, Whitson, Johnson, Hyers, Watson, Perrin and Clerk Goldman. ABSENT---ALDERMEN Rainbow, Jones and Landis.

The minutes of Regular Meeting held July 7th, 1902, were read and approved.

The following report of the Joint Water Committee recommending that the Southern California Mountain Water Company be granted an extension of time in which to commence furnishing water to the city, is read and adopted, viz:

San Diego, Cal., July 21st, 1902.

To the Common Council,

City,

Gentlemen:--

A meeting of the Joint Water Committee was held July 18th, 1902, at which time Hon.H. L. Titus, attorney for the Southern California Mountain Water Company, appeared before the Committee and stated that having seen in the public press that the Council had directed the City Attorney to furnish an opinion as to whether the contract between the Southern California Mountain Water Company and the city will be null and void after August 1st, 1902, if said company fails to complete its pipe line to the University Heights Reservoir at that time, the Water Company, being anxious to avoid any possible litigation in said matter, desired the Committee to recommend to the Council that the company be granted an extension of time in which to commence furnishing water to the city.

After carefully considering the matter the City Attorney was directed to prepare and furnish to the Committee a supplemental contract extending the time of the Southern Cali-

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fornia Mountain Water Company one year, viz., until August 1st, 1903, in which to commence

furnishing water to the city, provided there is sufficient rainfall prior to said time to enable said company to furnish water to the city; and if there is not sufficient rainfall, then said company is to have an extension of 18 months' time, viz., until February 1st,

1904, in which to commence furnishing water to the city.

A meeting of the Committee was held to-day, at which time the City Attorney delivered to the Committee a copy of a contract in accordance with the instructions given; and also providing that the 10 years' time which the contract has to run shall commence when said company shall commence to deliver water to the city.

We recommend that the contract be entered into, and therefore recommend the adoption of the accompanying ordinance.

Respectfully,

Geo. B. Watson,

Chas. N. Clark, J. P. M. Rainbow, W. W. Lewis, A. H. Kayser,

W. H. C. Ecker,

Joint Water Committee.

Thereupon an ordinance providing for the execution of a contract extending the time to the Southern California Mountain Water Company within which to complete its pipe line and commemce furnishing water to the city, is read and adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Clark, Whitson, Johnson, Hyers, Watson and Perrin. <u>NOES @- NONE</u>.

ABSENT--ALDERMEN Rainbow, Jones and Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1166.

An Ordinance providing for the execution of a contract extending the time to the Southern California Mountain Water Company within which to complete its pipe line and commence the

furnishing of water to the City of San Diego, California.

WHEREAS, A contract has been formulated and agreed upon between the City of San Diego, California, and the Southern California Mountain Water Company, wherein and whereby an extension of of time is granted by the said City of San Diego to the said Southern California Mountain Water Company for the completion of the pipe line from the Lower Otay Dam in the County of San Diego, State of California, to the University Heights Reservoir located on block numbered one hundred and twenty-two (122) of University Heights in said city, which contract is endorsed, "Agreement between the Southern California Mountain Water Company and the City of San Diego. "for an extension of time for the completion of pipe line and the commencement of furnishing "water to the City of San Diego, California," now in the possession of the City Clerk of said city; and

WHEREAS, The said City of San Diego is desirous of entering into and executing said contract,

NOW, THEREFORE, BE IT ORDAINED, By the Common Council of the City of San Diego, as fol-

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lows:

Section 1. That the City of San Diego, California, hereby gives and grants to the Southern California Mountain Water Company one years' additional time from and after the first day of August, 1902, viz., to the first day of August, 1903, within which to complete the construction of said pipe line from the said Lower Otay Dam to the said University Heights Reservoir, and within which to commence selling, furnishing, and delivering water to the said City of San Diego according to the provisions of said contract dated March 12th, 1901; provided, that the rainfall between the first day of August, 1902, and the first day of August, 1903, shall be such as will cause sufficient water to flow into the said Lower Otay Reservoir to supply the said City of San Diego and the inhabitants thereof with water, as specified in said contract, and that in the event that said rainfall is not sufficient to cause sufficient water to flow into the said Lower Otay Reservoir for the use of the said City of San Diego and its inhabitants, as specified in said contract, that the said Southern California Mountain Water Company

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shall have and it is hereby given and granted eighteen (18) months' additional time from the first day of August, 1902, viz., to the first day of February, 1904, within which to complete the said pipe line from the said Lower Otay Dam to the said University Heights Reservoir, and commence furnishing water to the said City of San Diego from the said Lower Otay Reservoir or any other source of supply owned by the said Southern California Mountain Water Company, as specified in said contract dated March 12th, 1901, through and by means of said pipe line; and that the term of ten (10) years, as specified in said contract dated March 12th, 1901, shall commence on the completion of said pipe line and the first delivery of water through and by means thereof, and that said contract shall be and remain in force for ten (10) years thereafter; and that the said City of San Diego enter into said contract with the said Southern California Mountain Water Company extending said time as aforesaid; said contract being endorsed, "Agreement between the Southern California Mountain Water "Company and the City of San Diego for an extension of time for the completion of pipe line "and the commencement of furnishing water to the City of San Diego, California," now in the possession of the City Clerk of said city, and that the Mayor of said city of San Diego be and he is hereby authorized and directed for and on behalf, in the name, and as the act and deed of the said City of San Diego to execute and acknowledge the execution of said contract in duplicate, and that the City Clerk of the said City of San Diego be and he is hereby authorized and directed to attest the execution of said contract by affixing thereto his name and the official seal of the said City of San Diego, and to acknowledge thereof; and that thereafter one copy of said contract shall be delivered to the said Southern California Mountain Water Company, and the other copy shall be recorded in the office of the County Recorder of the County of San Diego, State of California, and thereafter filed in the office of the said City Clerk of the said City of San Diego.

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

Section 3. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said city, to-wit, the San Diego Union and Daily Bee.

City Auditor

A communication from the BOGES OF PEALE WORKS transmitting a statement of the confunds dition of the various departments of the City Government for the Month of June, 1902, is

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presented and ordered filed.

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

A communication from the City Attorney in the matter of sidewalking and curbing the east side of 20th street between "H" and "K" streets, a petition of citizens asking to have said work done having been granted by the Common Council, transmitting a resolution of intention to sidewalk and curb the east side of 20th street between "I" and "K" streets, and stating that the portion of 20th street between "H" and "I" streets had already been sidewalked and curbed, is read and ordered filed.

Thereupon a resolution of intention to sidewalk and curb the east side of 20th street

from the morth line of "I" street to the north line of "K" street, with concrete, is read. At this time a petition of citizens protesting against said work, is read.

Whereupon said matter is referred to the Joint Street Committee.

A communication from the City Attorney in the matter of the petition of J. Travis for a reduction of the costs and penalties on block 29 of Sellor's addition, and recommending that said petition be denied, is read and ordered filed.

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Thereupon said petition is denied.

The petition of W. M. Herbert asking for authority to grade a portion of Robinson avenue block 4 of and Sixth street in front of lots 8, 9, 10 and 11 in Nutt's addition, being read on motion the authority is granted.

Thereupon a Joint Resolution granting permission to W. M. Herbert to grade a portion of Robinson avenue and a portion of Sixth street in front of lots owned by him in block 4 of Nutt's addition, is read and on motion of Alderman Hyers adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Johnson, Hyers, Watson and Perrin. <u>NOES -- NONE</u>.

ABSENT--ALDERMEN Jones and Landis.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION NO. 1438.

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

That permission be and is hereby granted to W. M. Herbert to grade, at his own expense, to the official grade thereof, that portion of Robinson avenue in the City of San Diego, California, and the sidewalks thereof, north of the center line thereof between the east line of Fifth street and the west line of Sixth street, and also to grade that portion of Sixth street in said city west of the center line thereof in front of lots 10 and 11 in block 4 of Nutt's addition in said city; provided, that when said grading shall have been performed, the City Engineer of said city shall issue a certificate setting forth the number of cubic yards of cutting and filling made by the said W. M. Herbert in said grading, and certifying that the same is done to the established grade of said streets and to the center line thereof, and that thereafter the said W. M. Herbert shall file the said certificate with the Superintendent of Streets of said city, which certificate the said Superintendent of Streets shall record in a book kept for that purpose in his office, and thereafter when the said Common Council orders the grading of said streets, or either of them, or any portion thereof, including the said portion in front of said lots, the said W. M. Herbert, or his successors in interest, shall be entitled to credit on the assessment of his said lots fronting on said streets, so described for the grading thereof, to the amount of cubic yards of cutting and filling set forth in his said certificate.

The following report of the Health and Morals Committee in the matter of the application Cowley & Boyle for the transfer to them of the retail liquor license issued to Geo. W. Louden, place of business northeast corner of Fourth and "G" streets, being read is on motion adopted,

viz:

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The Health & Morals Committee recommends that the within petition for a transfer of liquor license be granted, but that the City Clerk be instructed to inform applicants that in future no further transfers will be allowed; that all applicants will be required to file new petitions on the regulation blanks provided therefor.

D. F. Jones, Geo. McNeill, Geo. B. Chapman, 7/21/02.

A communication from the Board of Public Works recommending that Loring & Company be granted an extension of 60 days' time in which to complete their contract for furnishing stationery and supplies to the city, is read and on motion of Alderman Watson the extension is granted.

Thereupon a Joint Resolution granting Loring & Company an extension of 60 days' time in which to-complete their contract for furnishing stationery and supplies to the city, is read and adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Johnson, Hyers, Watson and Perrin. --<u>NOES -- NONE</u>.

ABSENT--ALDERMEN Jones and Landis.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION NO. 1441.

B.E. IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That the time for the completion of the contract for the furnishing of supplies entered by and between Loring and Company and the City of San Diego, be and the same is hereby extended for sixty (60) days from and after the 31st day of July, 1902.

The petition of Ed. L. Fulkerson to have transferred to himself the retail liquor license issued to S. A. Snedecor, place of business 910 Fourth street, is read and referred to the Health and Morals Committee.

The petition of J. A. Smith, agent for R. S. McCandless, for a two inch water pipe in front of blocks 533, 534 and 535 of Old Town, is read and referred to the Joint Water Committee.

The petition of Wm. F. Evans for authority to grade a portion of "M" street in front of lots 30 and 31 in block 78 of Seaman & Choate's addition, is read and motion the request is granted.

Thereupon a Joint Resolution granting permission to Wm. F. Evans to grade a portion of "M" street in front of lots 30 and 31 in block 78 of Seaman & Choate's addition, is read and adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Johnson, Hyers, Watson and Perrin.

NOES -- NONE.

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ABSENT--ALDERMEN Jones and Landis.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION NO. 1440.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows: That permission be and is hereby granted to William F. Evans to grade, at his own expense, to the official grade thereof, that portion of "M" street in the City of San Diego, California, and the sidewalks thereof, north of the center line thereof, in front of lots 30 and 31 in block numbered 78 of Seaman and Choate's addition to said city; provided, that when said grading shall have been performed, the City Engineer of said city shall issue a certificate setting forth the number of cubic yards of cutting and filling made the said William F. Evans in said grading, and certifying that the same is done to the established grade of said street and to the center line thereof, and that thereafter the said William F. Evans shall file said certificate with the Superintendent of Streets of said city, which certificate the said Superintendent of Streets shall record in a book kept for that purpose in his office, and thereafter when the said Common Council orders the grading of said street, or any portion thereof, including the said portion in front of said lots, the said William F. Evans, or his successors in interest, shall be entitled to credit on the assessment of his said lots, fronting on the street, so described, for the grading thereof, to the amount of cubic yards of cutting and filling set forth in his said certificate.

The petition of the Republican Club of the Second precinct of the Sixth ward asking for permission to hang their banner over the sidewalk in front of their headquarters at 441 Sixth street, is read and the permission granted by the following two-thirds vote, to-wit: AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Hyers, Watson and Perrin. しょうき そうだい うだいが そうこう うたた ひょうしょう しょうしょく しゃかく 正の 身体を立て 御行物 NOES -- NONE. ABSENT--ALDERMEN Jones and Landis.

The following report of the Joint Water Committee in the matter of investigating the character of the soil in lot 35, Rancho Mission, is read and on motion of Alderman Hyers adopted, viz:

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In accordance with the provisions of Joint Resolution No.1426 the Joint Water Committee requested the Board of Public Works to furnish the City Engineer and the Superintendent of the Water System with men, material and teams to thoroughly investigate the character of the soil of lot 35; Rancho Mission, by sinking not less than six wells in different parts of said land. The Board of Public Works has informed us that it will cost \$155.00 to properly do this work, and therefore this Committee recommends that the Board of Public Works be authorized to expend said-amount for that purpose.

We present an ordinance in accordance with this report and recommend that it be adopted.

Respectfully,

Geo. B. Watson,

Chas. N. Clark, J. P. M. Rainbow, A. H. Kayser, W. H. C. Ecker.

W. W. Lewis,

Joint Water Committee.

Thereupon an ordinance providing for testing water bearing land in Mission Valley, is read and on motion of Alderman adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Hyers, Watson and Perrin.

NOES -- NONE.

ABSENT--ALDERMEN Jones and Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1167.

An Ordinance providing for testing water-bearing land in the County of San Diego, California.

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

Section 1. That the Joint Water Committee of the Common Council and the Board of Public Works of the City of San Diego, California, be and they are hereby authorized and directed to make a thorough test of the character of the soil and depth of the sand in lot thirty-five (35) of the ex-Mission Rancho in the County of San Diego, State of California, and other land adjacent thereto, of which the said city is contemplating the purchase, for the purpose of ascertaining the depth of sand thereon, and whether the same is water-bearing land, and for that purpose to sink a number of wells not less than six in all, and to make a detailed report to this Common Council relative thereto; provided, that the expense thereof shall not exceed the sum of \$155.00.

Provided, further, that said work be done as far as possible with the employees and teams of the said City of San Diego.

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

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A communication from the Superintendent of Streets stating that he desires to change the places for dumping the surplus earth to be removed by the grading of "F" street between 8th and 25th streets, and designating places for dumping said surplus earth different from the places heretofore designated, is read and ordered filed.

Thereupon a Joint Resolution rescinding the action of the Council heretofore taken in adopting a resolution of intention to grade "F" street between 8th and 25th streets, is read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Hyers, Watson and Perrin.

NOES -- NONE.

ABSENT--ALDERMEN Jones and Landis.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1442.

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

That the action of this Common Council in adopting Resolution of Intention No.641 for the grading of "F" street in the City of San Diego, California, on the 7th day of July, 1902, from the east line of Eighth street to the west line of Twenty-fifth street, be and the same is hereby rescinded, set aside, and vacated, and that said Resolution of Intention be and the same is hereby repealed.

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A resolution of intention to grade "F" street from the east line of Eighth street to the west line of Twenty-fifth street, is read and adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Johnson, Hyers, Watson and Perrin. <u>NOES -- NONE</u>.

ABSENT--ALDERMEN Jones and Landis.

Said resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION

To grade "F" street in the City of San Diego, California, from the east line of Eighth street to the west line of Twenty-fifth street.

R E S O L V E D, That it is the intention of the Common Council of the City of San Diego, California, to order the following street work to be done in said city, to-wit:

That that portion of "F" street in the City of San Diego, California, from the east line of Eighth street to the west line of Twenty-fifth street, and the sidewalks thereof, including all intersections of streets between said points, except, however, the intersection of said "F" street with Ninth street, and the intersection of the said "F" street with Tenth street, and the intersection of the said "F" street with Eleventh street, and the intersection of the said "F" street with Thirteenth street, and that portion of the intersection of the said "F" street with Fifteenth street now occupied by a wooden bridge, and the intersection of the said "F" street with Noneteenth street, and the intersection of the said "F" street with Twentysecond street, and the intersection of the said "F" street with Twenty-fourth street; and also excepting that portion of the said "F" street between said points already sidewalked, or curbed, or guttered, or graded to the official grade thereof, be graded to the official grade thereof in accordance with the specifications therefor as contained in Ordinance No.1141 of the ordinances of the said City of San Diego, entitled, "An ordinance providing specification for the grading of streets in the City of San Diego, California," approved on the 17th day of June, 1902. · · · · · · · · · · · ·

That there shall be no new culverts placed on said street nor any old culverts changed in so grading the same.

That the points where the excess earth, to be removed from the said "F" street in so grading the same shall be deposited, are hereby fixed, designated, and described as follows: Eleven hundred (1100) cubic yards of earth on block "G" of Culverwell & Taggart's addition in the said City of San Diego. Said block being bounded on the north by "F" street, on the east by Twenty-fourth street, on the south by "G" street, and on the west by Twenty-third street.

Fourteen hundred (1400) cubic yards of earth on Eighteenth street between "F" street and

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"G" street in said city.

Eight hundred and fifty (850) cubic yards of earth on Eighteenth street between "E" street

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and "F" street in said city.

Eleven hundred (1100) cubic yards of earth on the north one-half of block fifteen (15) of Culverwell's addition in said city. The north one-half (N.1/3) of said block being bounded on the north by "F" street, on the east by Fifteenth street, on the south by the alley running from the west line of Fifteenth street to the east line of Horton's addition, and on the west by the east line of Horton's addition.

Six hundred (600) cubic yards of earth on lot six (6) in block ten (10) of Culverwell's addition in said city. Said lot being located on the northwest corner of Nineteenth street and "F" street in said city.

Eight hundred (800) cubic yards of earth on lot twelve (12) in block eleven (11) of Culverwell's addition in said city. Said lot being located on the southeast corner of Eighteenth street and "F" street in said city.

Twelve hundred (1200) cubic yards of earth on the south one-half (S.1/2) of block six (6) of Culverwell's addition in said city. Said south one-half (S.1/2) of said block being bounded on the north by the alley running from the west line Fifteenth street to the east line of Horton's addition, on the east by Fifteenth street, on the south by "F" street, and on the east line of Horton's addition.

Four hundred and seven and twelve one hundredths (407.12) cubic yards of earth in the alley running from the west line of Fifteenth street to the east line of Fourteenth street, through block six (6) of the said Culverwell's addition and block 177 of Horton's addition.

Six hundred (600) cubic yards of earth on lots A, B, K and L in block 176 of the said Horton's addition.

Fifty (50) cubic yards of earth on lot ten (10) in block 177 of Horton's addition.

One Hundred (100) cubic yards of earth on lot seven (7) in block 177 of Horton's addition.

The San Diego Union and Daily Bee, a daily newspaper printed and circulated in said City of San Diego, is hereby designated as the newspaper in which this resolution of intention shall be published for two days, and the notice of the passage thereof for six days in the manner and by the persons required by law.

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

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The following report of the Committee on Gas, Electric Lights and Telephones in the matter of the petition of citizens for the discontinuance of the electric light mast at the intersection of Arctic and "H" streets, and to have the lights distributed, is read and adopted, viz:

The Committee on Gas, Electric Lights and Telephones recommends that the within petition be granted and that the lights taken from the mast at Arctic and "H" streets be placed On "H" street at the intersections of Columbia and "H", Arctic and "H", and one at the foot of "H" street. We present herewith an ordinance in accordance with this report and recommend that it be adopted.

D. F. Jones,

B. Burnell,

H. Woolman,

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July 11th, 1902.

D. L. Kretsinger.

Thereupon an ordinance providing for changing certain electric lights on "H" street, is read and adopted by the following vote, to-wit:

AYES' - ALDERMEN Clark, Whitson, Rainbow, Johnson, Hyers, Watson and Perrin.

NOES -- NONE.

ABSENT--ALDERMEN Jones and Landis

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1168.

An Ordinance providing for the changing of certain electric lights on "H" street in the City of San Diego, California.

B.E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows; Section 1. That the San Diego Gas and Electric Light Company be and said Company is hereby authorized, empowered, and requested to discontinue the use of the wooden tower 75 feet high at the intersection of "H" and Arctic streets upon which there are now placed three arc lamps, and to place and maintain, instead and in lieu thereof, three arc lamps of 2000 candle power each on iron arms 22 feet in length extended from wooden poles 27 feet high, with one of such lamps on each of such arms, to be located in the City of San Diego, California, as follows:

One at the intersection of Columbia street and "H" street;

One at the intersection of Arctic street and "H" street;

One at the intersection of Atlantic street and "H" street.

Said poles and arms to be constructed and erected in a manner similar to the poles and arms now in use by the San Diego Gas and Electric Company in lighting the said city of San Diego. Said lights to be run on what is known as "Moon Schedule", and to be on the same terms and conditions as set forth in the contract with the Gas and Electric Light Company, dated April 2nd, 1902, for lighting the said City of San Diego with electric lights for the year ending March 31st, 1903.

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

The following report of the Joint Water Committee in the matter of the petition of the Ladies' Federated Civic Committee for reduction of water rate for parks under their control, is read and adopted, viz:

In accordance with the opinion of the City Attorney, which is transmitted herewith and made a part hereof, the Joint Water Committee recommends that the within petition of the Ladies' Federated Civic Committee for assistance from the city in maintaining certain parks under the control of said Committee, be denied.

Chas. N. Clark,

J. P. M. Rainbow,

A. H. Kayser,

W. H. C. Ecker,

E. G. Bradbury,

W. W. Lewis,

July 18th, 1902.

J. W. Lambert.

Thereupon said petition is denied.

A communication from the Library Trustees asking for authority to sell certain per-

Thereupon an ordinance providing for the sale of personal property unfit and unnecessary for the use of the city, is read and adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Johnson, Hyers, Watson and Perrin.

NOES -- NONE.

ABSENT--ALDERMEN Jones and Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1169.

An Ordinance providing for the sale of personal property unfit and unnecessary for the use 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 it be and is hereby found and determined that the following described property belonging to the City of San Diego, California, and now in the custody and possession of the Board of Library Trustees of said city; said property being described as follows, to-wit:

Two coal oil stoves, 15" x 15" x base, 32" high.

Fifty-four pieces of linoleum, consisting of 265-5/12 square yards.

One tapestry Brussels rug, 10' x 16'.

200[°] insulating wire.

25 old sockets and cords. 2 switches.

One outside lamp arm and globe.

One table 24" x 24" x 32".

6 sections of double six inch shelving, 10' long.

71' railing with wire top.

One coal stove, 34" high.

One coal stove, 30" high.

One coal stove, 34" high.

One stove zinc, 30" x 42".

One 14' ladder.

Two dictionary stands. One water cooler.

12 high stools.

2 tables 6' long x 3' high.

59 ground glass bulbs, electric.

40 clear glass bulbs, electric.

14 porcelain shades.

3 tin shades.

That said Board of Library Trusteet be and said Board is hereby authorized and di-

rected to sell at public auction, after advertising for five days, all of said personal property so found and determined to be unfit and unnecessary for the use of said city, to the highest bidder or bidders for cash, the proceeds of such sale to be placed in the treasury of said city to the credit of the Library fund thereof.

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

A communication from the Board of Public Works asking for an additional appropriation of \$15.00 for the purchase of a team of horses for the use of the Fire department, is read and on motion the appropriation is ordered.

Thereupon an ordinance appropriating \$15.00 additional to the amount already appropriated for the purchase of a team of horses for the Fire department, is read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Hyers, Watson and Perrin. NOES -- NONE.

ABSENT--ALDERMEN Jones and Landis.

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Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1170.

An Ordinance apportioning fifteen dollars (\$15.00) additional to the amount already appor-

tioned for the purchase of a team of horses for the Fire department of the City of San Diego, California.

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

Section 1. That the sum of fifteen dollars (\$15.00) be and is hereby apportioned in addition to the two hundred and fifty dollars (\$250.00) apportioned for the purchase of a team of horses for the use of the Fire department of the City of San Diego, California, by Ordinance No.1161 of the ordinances of said city, approved on the first day of July, 1902, and that the Board of Public Works of said city be and said Board is hereby authorized and empowered to purchase a team of horses for the use of the Fire department of said city for the sum of two hundred and sixty-five dollars (\$265.00).

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

A communication from the Board of Public Works recommending that Solon Bryan be granted an extension of 30 days' time within which to complete his contract in constructing the pipe line between Old Town and the United States Military Reservation, is read and on motion the extension is granted.

Thereupon a Joint Resolution granting Solon Bryan 30 days' additional time in which to complete the construction of the pipe line from Old Town to the United States Military Reservation, is read and adopted, viz: . .

JOINT RESOLUTION No. 1439.

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WHEREAS, The City of San Diego, through its Board of Public Works, entered into a contract with Solon Bryan on the 25th day of April, 1902, wherein and whereby the said Solon Bryan

agreed to furnish the labor and material (except that to be furnished by the said City of San Diego) for the construction and to construct a water pipe line from the intersection of Riley and Jefferson streets in Old Town to the United States Military Reservation before the 30th day of June, 1902; and

WHEREAS, The said City of San Diego has already granted an extension of time for the completion of said pipe line to the 30th day of July, 1902; and

WHEREAS, The said Solon Bryan has asked that the time for the completion of said contract be extended to the 30th day of August, 1902; and

WHEREAS, The said Board of Public Works of said city has recommended to this Common Council that said request be granted, and that the time for the completion of said contract be extended to the 30th day of August, 1902,

THEREFORE, BE IT RESOLVED, By the Common Council of the City of San Diego, as follows: That the time within which said contract was to be completed, as specified and set forth therein, be and the same is hereby extended for thirty days from and after the 30th day of July, 1902, viz., to the 30th day of August, 1902.

A communication from the Board of Public Works in the matter of the construction of a water pipe line on "F" street from 25th to 27th, and stating that said work can not be done for the amount appropriated, is read and referred to the Joint Water Committee.

A communication from the Board of Public Works stating that a two-inch water pipe has laid in been, Brookes avenue for 260 feet from First street, is read and ordered filed.

A communication from the Board of Public Works asking for authority to purchase \$50.00 worth of postage stamps for the use of the city government, is read and on motion the authority is granted.

Thereupon a Joint Resolution authorizing the Board of Public Works to purchase \$50.00 worth of postage stamps, is read and adopted by the following vote, to-wit: <u>AYES</u> -- <u>ALDERMEN</u> Clark, Whitson, Rainbow, Johnson, Hyers, Watson and Perrin. <u>NOES</u> -- <u>NONE</u>.

DOWNER AT DESIGN TAKEN AND TAKEN

ABSENT--ALDERMEN Jones and Landis.

Said resolution as adopted is as follows, viz:

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JOINT RESOLUTION NO. 1437.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows: That the Board of Public Works be and they are hereby authorized to purchase for the use of the various departments of the City Government \$50.00 worth of postage stamps.

A Joint Resolution directing the City Engineer to include in the estimates for the Ninth ward sewer system an estimate of the cost of a sewer on "N" street between 29th and 30th streets, and on 30th street between "N" and "L" streets, is read and referred to the Joint Sewer Committee.

A petition of citizens asking the Council to take the necessary steps to remove the

carpet beating establishment from First street between "F" and "G" streets, and also a Joint Resolution directing the City Attorney to prepare an ordinance prohibiting any person from carrying on the business of beating carpets within 200 feet of any residence, heretofore referred to the Health and Morals Committee, are on motion withdrawn from said Committee.

Whereupon the entire matter is referred to the Board of Health for investigation.

A communication from the Board of Public Works transmitting a petition of citizens living in the vicinity of "C" and 22nd streets, askinh that a 4-inch water pipe line be laid in that locality in the place of some l-inch and 2-inch pipe now in use, is read and referred to the Joint Water Committee.

The petition of house movers asking that the height at which telephone cables and wires shall be strung upon poles, be fixed, is read and referred to the Joint Street Committee.

A Joint Resolution rescinding Joint Resolution No.1431, granting the Hercules Oil Refining Company to erect and maintain tanks for the storage of distillate on lot G, block 121 of Horton's addition, is read and adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Johnson, Hyers, Watson and Perrin. <u>NOES -- NONE</u>.

ABSENT--ALDERMEN Jones and Landis.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION NO. 1436.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows: That the action of this Common Council in granting the privilege to the Hercules Oil Refining Company to erect and maintain two five thousand gallon tanks for the storage of distillate on lot "G" in block 121 of Horton's addition in the City of San Diego, California, as contained in Joint Resolution No.1431, adopted by this Common Council on the 7th day of July, 1902, be, and the same is hereby rescinded and cancelled, and that said Joint Resolution be and the same is hereby repealed.

After first giving due notice President Perrin did, in open session, sign an ordinance (No.1166) providing for extending the time to the Southern California Mountain Water Company within which to complete its pipe line and commence furnishing water to the city; also An Ordinance (No.1167) providing for testing water bearing land; also An Ordinance (No.1168) providing for changing certain electric lights on "H" street; also An Ordinance (No.1169) providing for the sale of personal property now in the possession of the Library Trustees; also

An Ordinance (No.1170) providing for appropriating \$15.00 additional to the amount already appropriated for the purchase of a team of horses for the Fire Department.

Thereupon the Board adjourned.

eon Lacdenau City Clerk ATTEST:

President of the Board of Aldermen.

REGULAR MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, August 4th, 1902.

A Regular Meeting of the Board of Aldermen was held this day at 7:30 p.m., President Perrin presiding.

<u>PRESENT--ALDERMEN</u> Clark, Rainbow, Johnson, Jones, Hyers, Watson, Perrin and Clerk Goldman. <u>ABSENT---ALDERMEN</u> Whitson and Landis.

The minutes of Adjourned Meeting held July 21st, 1902, were read and approved.

A communication from the Pacific Wood & Coal Co. and others asking the Council to repeal Joint Resolution No.1420 granting McKenzie, Flint & Winsby permission to maintain on block 118 of Horton's addition one or more tanks for the storage of crude oil, which resolution was adopted by the Common Council on the 16th day of June, 1902, is read and referred to the Joint Fire Committee.

A communication from J. H. Morrow, manager of the Board of Fire Underwriters of the Pacific in the matter of the erection of a fifty-thousand barrel tank for the storage of crude oil within the fire limits, is read and referred to the Joint Fire Committee.

A communication from R. V. Dodge, City Treasurer, asking for a leave of absence from the state from August 25th, 1902, to October 4th, 1902, is read and on motion of Alderman Clark the leave of absence is granted.

Thereupon a Joint Resolution granting R. V. Dodge, City Treasurer, leave of absence from August 25th, 1902, until October 4th, 1902, is read and on motion of Alderman Clark adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Johnson, Jones, Hyers, Watson and Perrin.

NOES -- NONE.

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<u>ABSENT--ALDERMEN</u> Whitson and Landis.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION NO. 1447.

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

That R. V. Dodge, City Treasurer of the City of San Diego, California, be and he is hereby granted leave of absence from August 25th, 1902, until October 4th, 1902, with permission to leave the state.

The petition of R. L. Boaz for an auctioneer's license to sell goods, wares and merchandise, exclusive of jewelry, watches and plated ware, pursuant to the terms of Ordinance No.797, is read and on motion of Alderman Jones said license is granted by the following two-thirds vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Johnson, Jones, Hyers, Watson and Perrin.

NOES -- NONE.

ABSENT--ALDERMEN Whitson and Landis.

A petition from L. L. Boone applying for a franchise for the right to establish a telephone system in the City of San Diego is presented and read.

On motion of Alderman Jones the petition is granted and the City Attorney instructed to prepare and present to the Council the necessary ordinance to advertise for bids for the sale of the franchise.

The report of the Poundkeeper for July, 1902, is presented and ordered filed.

The petition of Philip Koehler for a special liquor license to sell beer at La Jolla om August 17th, 1902, is read.

Alderman Watson moves that said petition be denied.

At this time a motion is made to refer said petition to the Health and Morals Committee, which motion is defeated.

Thereupon said motion to deny the petition is defeated by the following vote, to-wit:

AYES -- ALDERMEN Rainbow and Watson.

NOES -- ALDERMEN Clark, Johnson, Jones, Hyers and Perrin.

ABSENT--ALDERMEN Whitson and Landis.

Thereupon on motion of Alderman Hyers said petition is granted.

A Resolution of Intention to sidewalk and curb 22nd street between "H" and "K" streets, is read and on motion of Alderman Watson adopted by the following vote, to-wit: AYES -- ALDERMEN Clark, Rainbow, Johnson, Jones, Hyers, Watson and Perrin. NOES -- NONE.

ABSENT--ALDERMEN Whitson and Landis.

Said resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION

TO sidewalk and curb Twenty-second street from the north line of "H" street to the north line

of "K" street in the City of San Diego, California.

R E S O L V E D, That it is the intention of the Common Council of the City of San Diego, California, to order the following street work to be done in said city, to-wit:

That that portion of Twenty-second street in the city of San Diego, California, from the morth line of "H" street to the north line of "K" street, including all intersections of streets between said points, be sidewalked with concrete, the base or foundation of which shall be three (3) inches in thickness, composed of one part, by volume, of Portland cement, two parts of sand, and four parts of gravel, according to the specifications therefor set forth in Ordinance No.1140 of the ordinances of said city, entitled, "An ordinance prescribing specifications for sidewalking and curbing in the City of San Diego, California," approved on the 17th day of June, 1902, except where already sidewalked with concrete to the official grade thereof; also that the said Twenty-second street from the north line of "H" street to the north line of "K" street, including all intersections of streets between said points, be

curbed with concrete according to the specifications therefor contained in said Ordinance No.1140, except where already curbed with concrete or natural stone to the official grade thereof.

The San Diego Union and Daily Bee, a daily newspaper printed and circulated in said City of San Diego, is hereby designated as the newspaper in which this resolution of intention shall be published for two days, and the notice of the passage thereof for six days in the manner and by the persons required by law.

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

An Ordinance accepting certain Abuits and alleys in Douils la Jalla and Providing for the endorsement of a certificate upon the mak thereof. As read and on mation of adornace Jones to refer to the faut abruit Committee lost by the following vole lo- witi Ayes albermen. Johnson ad Jones Hous alderneev. Claud, Rainbow, Hypers Watson Ed Verin Absent aldermen Whition Ed Landis Thereafore on motion of aldernan Hyers said Ordmaner was plid by the following to-with Ayer aldernen clack. Rambour Johnson, Jones. Hyere Water El Cerrie. Notre none Absent aldernew, Whitzoro Ed Landis. Said Ordinance as adopted is as Follows: viz: Ordinance No. 1171. An Ordinance Accepting Certain Streets

An Ordinance Accepting Certain Streets and Alleys in South La Jolla in the City of San Diego, California, and Providing for the Endorsement of a Certificate Upon the Map Thereof. Whereas, F. W. Barnes has subdivided the south seven hundred and four

and fifty hundredths (704.50) feet of Pueblo Lot numbered Twelve Hundred and Sixty (1260) in the City of San Diego, County of San Diego, State of California, and laid the same out into town lots for the purpose of selling the same, he being the proprietor thereof; and

Whereas, the said F. W Barnes has hade out an accurate map and plat thereof particularly setting forth and describing all the parcels of ground, within said subdivision, reserved for public purposes, by their boundaries, courses, and extent, and has numbered the lots thereof, and giving the precise length and width of each lot; and Whereas, the said map has been signed and acknowledged by the said ${f F}$ W. Barnes before a Notary Public, and presented to the governing body of said City, viz.; this Common Council; and Whereas, the said F. W. Barnes has offered to dedicate, the certain streets, alleys, and highways designated upon said map for the use of the public, and has requested this Common Council to accept the same on behalf of the said public, Now, therefore, be it ordained, by the Common Council of the City of San Diego, as follows: Section 1. That the following nameu streets, roads, alleys, and highways in South La Jolla, shown and offered on the map and plat of the subdivision of the said south seven hundred and four and fifty hundredths (704.50) feet of Pueblo Lot numbered Twelve Hundred and Sixty (1260) in the City of San Diego, County of San Diego, State. of California, presented to this Common Council, be and the same are hereby accepted on behalf of the public, and that the offer to dedicate and dedication of the same by the owner thereof for the use of the public be and the same is hereby accepted, and the same are hereby declared to be public streets. roads. alleys, and highways in the City of San Diego, California, which streets are named and described upon said map as follows:

Westbourne avenue, Nauthus avenue, Bonair avenue, La Jolla boulevard, Nentune Place North Long ord South Neptune Place, North Lane, and South Lane. And that the City Clerk of the said City of San Diego, California, be and he is hereby authorized and directed for and, on behalf and as the act and deed of this Common Council to make the following endorsement upon said map, and to affix his name and the corporate seal of said - City thereto, which endorsement is as follows: City of San Diego, county of San Diego. State of California. ss. The Common Council of the City of San Diego, California, hereby accepts on behalf of the Public the following named streets, roads, alleys, and highways, shown on this map and plat, viz Westbourne Avenue, Nautilus Avenue, Bonair Avenue. La Jolla Boulevard, Neptune Place, North Lane, South Lane. August --, 1902. By order of the Common Council of the City of San Diego, California. (Seal.) GEO. D. GOĻDMAN, City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego. Section 2. That this ordinance shall take effect and be in force from and after its passage and approval. Section 3. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said City, to-wit; the San Diego Union and Daily Bee A Janet Resolution requesting the san Diego Has and Electric Company to change the hight at the intersection of third and 13" Abul from a low are light to the curter of the Abert ulersection by Cable is read and on motion of alderman Walson adopted by the follow vote to mit: Ayes addressen Clark, Manbow, Johnson Jones, Hyers, Walson, and Perrie. Nous None Absent aldonnen Mitson and Landis. Daia Jant Kexolution as adopted is an follows: biz: Malulion No. 1446. De It Resolved, My the Common Connect of der of san Diego as Follows: That the same Diego Has and Electric Company be and sand Company is hereby requested to change the light of the intersection of Third and "B" streets from a low and light to the Realis of the Abut utersection by Cable. A Commication from the Board of Public Works have Milling a list of supplies needed for the use of the server and water Departments is read and on motion granted. Thereupon an Orchinance providing for the purchase of Supplies for the use of the servir and Water Departments of the City is read and on Motion of alderman watrow a Joked by the Following bole to-mit: Ayer alberned Clavico Randow, Johnson. Jones, Nyers, Walson and Pourin.

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& dozen tamp chimeys, 21/2 wich burner; said lamp, chimeys 1 dozen Lamp chimneys, 41/2 web burners; Daid Lamp chimneys to by as good quality as No 66 maebrick Lamp Chimneys. 3 lorg harmen Alafla. 3 14 diele hannen Rhafts. 1/2 dozen file handles. 12 hydraulie 1-1/4 mele nepples. 6 with Kunning thread on one end 4 melies long, Orther end standard 1- 1/4 nich Thread 7-1/2 over all. (send to plant for Dample). 9 bales White Waste, 6 Lauterns. 1 dozen handern bernere, 1 Bot 1 wich Aprial packing, 1- Bot 5/8 wich Spirial packing : said Packing to by of as good quality as the Pevelese spirial Packing, 12 dozene Kantom micko. Rozen H-1/4 inch Wieks for No 3 Rochester burner. Adzew Mound mello for 1-1/2 BTH burner, & I galean Can Bulliant Alune, guie no 1. Enery cloth, 7 quires No. O Every Cloth, guire No. 00, avery cloth, 1/2 pound No 1 Energ powder. 1/2 Pound Flower of Enery Powder, Jozen quage glasses 5/8 inch by 12 inch. Vozen quage glasses 5/8 meh by 14 meh. dozen 5/8 meh quage Glass Washers to be of prince Alyle and as good quality as Kelbirts patent, Auage glass cuttur, V dozen Mai hade Saw blades, 17 unches long. I dozew 1/2 wich Irow Washers, 2 dozew 5/8 wich Irow Washers, 2 Dozen 3/4 mich From Washow, 2 Lozen 1/8 inghe Front Washow, dozen I nich now mashers, 2 6 Rubber dises for 1- wich Jeulius Valors, le Rubber discs for 1/4 wiele Jeulius Valors, 1 oue Pound bot assortin copper Rivels and Washers, 50 pound Key red lead. 50 pound Key White lead, pounde salt. 20 500 Pounds Joie Clay, 700 Fire brick, le galvanized now bucklels, 2-1/2 gallour,

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Thereupour an Ordinance providing For the repairing of the out-tall dervor about Expense not to extend \$ 2000.00 is read and on motion referend to the faint mays and means committee. An Ondinance Providing Certain hours for Employees of the City is read and on motion of alderman Claul adapted by the following vole to wit: Argle aldernen Clark, Rambow Johnson, Jones, Hyers, Watson & Perio Nous Nous. Absent alderman Whitson & Landes. baid Ordinance as adapted is as Jollows, biz: Ordinance No. 1173. Au Ordinance Providing Certain House for Employues of the city San Diego, California, to attend the Polle. VBe It Wridained By the Common Council of the aly of saw Diego, as Follows: Bection 1. That are employees of the city of san Drigo, California, share have and they are hereby given and granted the hours from levelos O'clock Hoon to two O'clock P. m. on election days to vote at any election held in the said any of san viego, Whether it bu a Primary, Achool, Apecial, or Heneral Section. Section 2. That this Ordinance shall Take effect and born force from and after it's passage and approval. A Communication From the Board of Vublic Works Heem-Mending that an & tension of 30 days time be granted to solow Bryan in Which to Complete his contract for Jurnishing labor and Material and the placing of Five Fire Hydrauls is read and on motion granted Thereupou a Joint Resolution granting Dolow Bryan an Extension of 30 days ad ditural time in Which to compte Contract for placing Fire Hydrants is read and adopted by the following Vale towit; Ayer aldernen. Clark, Rainbow, Johnson, Jones, Hyers, Watsow, and Pervin. Nous None Absent aldermen . Whiteow Ed Laudis. Said Resolution as adopted is as Fallows, viz: Joint Resolutiono Mo. 1444. Be 24 Resolved By the Common Conneil of the city of San Diego, as Fallows: That the time for the Completion of the Contract made and entered into on the 23th day of June, 1902, by and between Solow Bryan and the city of san Diego, Therein and Thereby the

Said Jolon Bryan agres to furnish all the labor and material (except that to be furnished by the said city of san Diego) necessary to place Fin Fire Hydraut be and the same is hereby extended for thirty (30) days, Viz:, to the 16 th day of September 190% A Communication Fran the Board of Public Works Recon mending that an extension of go days additional time by granted to S. I Ingle in which to Complete his Contract for Jurnishing the city with sup plies is read and on motion granted. time to S.H. Jugle in Which to Complete his contract for Jumiling Supplies to itu city is head and on Motion adapted by itu following vole towit. Ayes aldonnen Clark, Rainbow, Johnson, Jones, Hypes, Watson Ed Pevini. Nous noue Absent aldernen Whitrow Ed Landis, Said Resolution as adopted is as Follows: vig: fourt Resolution Ma1445. Best Resolution Round Council of the die of go, or follows: San Diego, an Follows; I that the line for the competion of the contract made and entered into on the 14th day of July, 1907, by and bitwine Sand H. Myle and the City of Call Drigs, Mercing and Mereby the said fault & Myle agrees to sell, Jurnish, and deliver to the said City of San Digo Duppils as specified twien. by and the Same is Averby Altered for Minetry (90) Days, viz: to the 30th day of Delatur 190%. The following report of the Jaint fire committee trans-Mitting a list of buildings hecessamy for the use of the Fire Department in Case municipal Improvement bourds are voled, is read and on motion of aldonnan Jones adopted viz: Sau Digo. Cal aug 4, 1902. Lo ctu Connon Council, 1. _ City, Sentlemew:-In accordance with the provisions of joint Resolution No. 1434, the Joint Fire Commune requested the chief Engineer of the Live Department to firmish a list of buildings Which he considered Would by Necessary for the use of the Fire Department in the court of municipal Improvement loude bring voled. The recommendation of the chief Engineer is transmitted herewith and made a part hereof; and this Committee recommund

329 that when it is decided to submit the proposition of voting municipal Improvement bouds to the people, the amount of \$24.000.00 by included for buildings for the tire Deportment, and that they be constructed and located as recommended, by the chief Engineer. Respectfully chas M. Clauk, J.P. M. Rambow, Seo, B. Chapman, Roff. J. Blair. A jourt Revolution directing the City Engineer to include in the places for a dewood dyplace in the ninth Ward a dewor in the vienicity of 30th and "N" struts, the dame bring recommended by the Joint Dewon Committee, is read and adopted, viz: Janut Resolution No. 1443. Be It Resolved May the Common Council of the Cury of Daw Diego, as Fallows: That the city Engineer of the city of dan Dugo, California, by and the is hereby anthonized and doucded to include in a Dervor in the vienity of "N" strut from Louty- Nuch strut to Wirliet Abut, and mirlieth strut from" " " South I" strut, With Katerals in the alleys in Block 77 and Block 78 of Seamon rehoates addition in saiderly, and to Jurnish this common Corricil with an estimate of the Cost of the Construction Thereof The Health and Morals Committee having recommended that the Petition of Ed. J. Julkerson in the matter of a relail Liquor Science by granted, is read and on motion refer-

red to etu city attomly for funtue investigation A resolution giving the consent of this Board to the Board of Deligates to to drawn with Monday, august, 18th 190%, is read and on motion adopted viz: Madulion Be I Resolved By the Board of aldernew of the city of Ran Diego, as Jollows: given to the Boord of Delegales to adjourn from august of the 190%. to august 18, 190%, at 7.30 P.M. Afler First giving due notice Resident Perrie did in

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Elly Clark,

mendeut of the Board of aldemund.

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M. Doer p Huundren die Board adjourned welle monday, august 18 th 1909, The Cely to allouch the Gelles it we of the device (No.1171) providing for the purchase of amplasie for the we of the device and note polyection later hours for the Employeesp upour the map thereaf, also Open Bearine and an Ordinauce (No. 1171) accepting contain Abreits and alleys in bout to gover, and providing for the entorements of a conficace

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A D J O U R N E D M E E T I N G.

Council Chamber of the Board of Aldermen of the City of San Diego, California, August 18th, 1902.

Pursuant to adjournment a meeting of the Board of Aldermen is held this day at 7:30 p.m., President Perrin presiding.

<u>PRESENT--ALDERMEN</u> Whitson, Rainbow, Johnson, Jones, Perrin and Clerk Goldman. <u>ABSENT---ALDERMEN</u> Clark, Hyers, Landis and Watson.

The reading of the minutes of the previous meeting was dispensed with.

Applications from the following named persons for permission to construct concrete sidewalks and curbs on Twenty-second street in front of the property set opposite their respective names, are read and the permission granted, viz:

A. J. Sherman, 100 feet in front of lots 11 and 12, block 11, Sherman's addition;

A. J. Sherman, 200 feet in front of lot 16 and south 1/3 of lot 1, block 10, Sherman's addition;

D. F. Garrettson, 75 feet in front of south 1/2 of lot 8 and lot 7, block 11, Sherman's addition;

F. H. C. Furnald, 50 feet in front of north 1/2 of lot 8 and south 1/2 of lot 9, block 11, Sherman's addition;

Mary A. Sterrett, 75 feet in front of lot 10 and north 1/2 of lot 9, block 11, Sherman's addition.

Thereupon the Board adjourned until Monday; September 25th, 1902, at 7:30 p.m.

1 Deriver

President of the Board of Aldermen.

ATTEST:

. D. Lachurn

Adjourned Meeting Council chambros of the Boardog aldernen of the city of Dan Diego, California, august 25th 1907, Pursuant to adjournent a meeting of the Board of Alderomens is held This day at 7.30, P.M. President Perrin Presiding. Present Aldermen, Clark, Whitson, Rainbow, Johnson, Jones, Hyers, and Perin, and clerk Vincent. Absent aldernen Landis El Walson The Minutes of Regular meeting held august 4th 1907 and of adjourned. Meeting held august 18th 1907 Wore read and approval. At this Time a communication is received from addoman theo. P. Matson tendering his resignation as a membror of this Board bring read is arbered filed. of alderman Geo. B. Walson is accepted with regrat. A fourt Resolution requesting the San Nigo Las and Electric fight Company to Take two are Samps from the most located at the intersection of "A" and India Abuels, and place one each at the intersection of state and ash, Ed mion and date streets is read and ou motion réferred to the Electrice Light Committee. A Communication From the city attorney in the matter of the transfer of the signor license now standing in the name of S. A. Anedecor to Ed. J. Fulkerson is read and ordered Filed. A commencation from the city attomey in the Matter of taking up and relaying the sidewalls at intersections of "N" and Vineteenth, in front of the Property owned by & O. Rogers. Logether with an Ordinance Providing For the Grading and relaying a portion of the side-wall and curb on N Sout is read and on motions referred to the goint Abreet Committee. The Petition of Hamilton Bros et al asking the Council to month-gale dual Leleplione Dervice befor granting a Franchise For Lelephone Company is read and referred to the gas Electric Light and Lelephones Committee.

On motion of aldeman gover the action of the Board in the matter of the Pilition of V. D. Boone for a Lelephone Franchice is recircled, Thereupon on motion of alderman Johnson the matter is referred back to The gas leetrie light and Selephone Committee. A Communication From the Rely attomey in the matter of the Claim of R.M. Devareant For the refunding of Lotes is read and ordered Held, Thereupon are and mance Providing For the refunding of Sorres contented Twice is read and on motion of alderman Hyere adopted by the following vole to-mit: Ayes aldernen clark. Whitson, Rambow, Johnson, Jones Hyers & Verie Nons None Absent Alderman Landis. Said Ordnance as adopted is as Joreows, vg: . Ardinance No. An Ordinance Providing For the Refunding of Foxer collected Ruree For the year 1890 in the Celeg of Dave Diego. California. Be It Ordanned, By the Concerned Council of the Bly of Dan Diego, as Fallows! Declion 1. That the Velilion of R.M. Devoreaux asthing that the Ann of one dallar and leventy clerts (\$ 1.20) by refunded to him I bring the amount paid by him upon a double ascessment on lots 71 and 77 in Block 76 of Ocean Reach in The Baid Rely for the Years 1890) by granted, and iteat the auditing Committee of said city Da seed said committee is hereby authorized and empowerd, upon the filing of a proper claim therefor with the said committee, to accord Said claim and provide for the payment of the said sum of one dollar and leventy Cents (\$ 1.20) out of the city Treasury of Daid Rily. Section & That this Ordinance phase take effect and burn force from and after it's passage and approval, A communication From the City and thing Committee transming claims for Material purchased by the water Department dwing the month of July, in bicer of amount allowed is read and ordered filld. Thormpow are Ordinance Providing for the payment of Certain Bills For material, supplies, and Labor incoved by the Waln Department is read and on motions aldonnan Hyere adopted by the following vale, to-wit: tyes aldernen clack, Whitson, Kambow, Johnson, Jones. Ayers El Perin, Nous none Absent alderman Kandis

Daid Ordinance as adopted is as Fallows, viz: Urdinance no An Ordmance Providing For the payment of Pertain Biels For Material, Rupplies, and Labor Incurred By the Wale Department of the Cely of Dan Diego, California, For the month of July, 190%. Whereas, the Concernor Council of the city of san Diego, California has authorized the Board of Public Works of said city to incur an undert edness in the procehase of materials and supplies for the use of the metut Department of Raid City in a sum not exceeding Three hundred dollars (\$ 300. 00) in any one month; and Whereas, The said Board of Public Works has perchased Materials and Dupplies during the month of guly, 1907. For the use of the matin & epartment in the secur of \$1, 229.00, as about by the accompanying bills Unubural 2767, 2783, 2786, 2798, 2799, 2810, 2811, 2816, 2835, 2860, 2872, 2873, 2880, 2886, 2888, 2910; and Whereas, the Common Conneil of baid Relig has authorized the said Board of Public Works to Incur are Indebtedness for the Repair of the bicycles used by the Collectors of the said Water Orportment in a pur not Ecceding Four Dallors (\$4.00) in any one Month aud. Muras, the said Board of Public morks has menored an nidebtedness for chu Kepair of biegeles used by the Collectors of the said Water Department in the Sum of Fire dollars and Difly Cents, during the month of July, 190%, as Dhown by the decompanying bills numbered 2791. and 2897. Therefore. Be It Ordanied. By the one council of the City of Dave Diego, as Follows: Section 1. That said claims be and they are hereby approved and allowed. Rection 2. That this Ordinance shall take effect and be in Joree from and after its passage and approval. A Commication From the City anditor Fransmitting a Statement of the Condition of the various Funds of the City boomment for the Month of July, 1907 is Presented and ordered Filed. The following Report of the faint Fire Committee in the marter of the Octilions of aligens Protesting against oil Tanks on Block 118 is Kead and adopted viz: The faul Fire connected recommends the Within Petition of Cilizens Protesting against the maintenance of Oil Storage Tanks on Block 118 of Hortons additions by Denied.

J. P. M. Rambow, char N. clark, D. J. Jones, aug 14th 190%. Heo, B, Chapmani A communication From the Board of Public Works Recom. mending that they be anthorized to purchase Books for City assessors Office is read and on motion granted. House of the use of the city assessor is read and on mation of aldorman Jones adopted by the following valu, to mit: Ayes aldernen. Clark, Whilson, Rainbow, Johnson, Jones, Hyers Nors None Absent alderment Landis. Said Ordinance as adopted is as Fallows; viz: Ordinance No. 1177, An Ordinance Authorizing the purchase of lat Books For the use of the city Assessor, Rity of Dan Diego, California Be It Ordanies, By the one council of the city of san Digo, as Fallows; berelig autorized and directed to purchase for the use of the city Assessor of the City of Raw Diego, California, 4 lot Books at a Cost not to steed \$ 36; 06. Action r. rhat this Ordinance shall take effect and be in Joree from and after the passage and approval. A Communication From the Board of Public Worka lo discontinue the payment of \$10.00 per Month For the use of a horse Trajow used by the River forman of Water Works in Mission Valley is read and filed. the River forman of the city Water Works in minion valley, is read and On Motion adderman Hyere adopted by the following bole, To-mit: Vole. Zo-mit: Ages Aldonnew, Claux, Rambow, Johnson, Jones, Nyors & Perrin. None Aldonnaw, Whiteow, Absent aldermen, landis, · Daid Ordinauer as adopted is as Follows, viz; Ordinance No, 1176. An Ordinance fixing the Compensation of the Roor Jorman of the City Water Works in mission valley, Rity of San

Diego, California, Be It Ordained, By the Conner Conneil of the Relig of Dan Diego, as Jallows: Action 1. That the compensation of the Rever Joraman of the city Water Works in Mission Valley, City of san Diego, California, bu and the same is hereby fixed at \$3,00 per day. Rection & That are Ordinances or parts of Ordinances in con. pliet herewith, but and the same are hereby repealed. Section 3. That this Ordinance shall take effect and but in Joree from and after its passage and approval, A Comunication From the Board of Public Works Recommending the Transfer of \$ 1800.00 from the Water Lund to the Herenpour au Ordinauer Providing For the transfor of Eighteen hundred Dollars (\$1800.00) From the Water Fund to the Server Lund is read and on motion of alderman Jones adapted by the fall owing vole, to wit: Ayer aldormen Clark. Whitrow, Ranibors, Johnson, Jones, Hyers 32 Perin Nous noue Absent aldorman Vandis, Said Ordinance as adopted is as Follows: inj: Ordinance No. 1175. An Ordinance Providing For the Transfer of Eighteen Hundred Dallars (\$ 1800.00) From the Water Fund to the Server Land of The aly of Dan Diego, California. Be It Ordanied, By the Conners Conneil of the Rely of Daw Diego, as Zallowsi, Section 1. That there be and is hereby transferred from the Walter Fund to the server Fund of the aly of Ran Digs, California, the sure of Eighteno Hundred Vollars (\$ 1800,00), and that the audilor and masurer of said city be and they are hereby authorized and directed to make the proper entries upon the Records of their respectives offices in Order to Carry ulo effect Such transfer. Section 2. That this Ordinance shall take effect and by in porce from and after it's parrage and approval. A Communication From the Board of Public Nortes recommending iteat they be authorized to Purchase Hose for the use of the Part Department is read and on notions of aldorman while and and on motions of aldorman Whileon granted. Thereupou an Ardinance Providing For the Purchase

of Hore For the use of the Barild Department is read and on motion of Alderman Hyers adopted by the following vole, to nit. Ayes aldermen Clark, Whiteon, Rambow, Johnson, Jones. Nyers, My Pernin. Nous none Absentalderman Kandis said Ordinauce as adopted is as Follows; org: Ordinauce No. 1174. An Ordinance Brooking For the Purchase of Hose for the ure of the Park Department of the City of Dan Diego, California, Be It Ordanied, By the Rommon Council of the city of Dan Diego, as Follows: Section 1. That the Board of Public Norice of the Duty of san Digo, California, by, and said Board of Public Norka is hereby aut-origed and directed to Purchase one hundred and fife, (100) Jut of one (1") wele hose for the use of the Park Department of the city of ran Augo, California, Provided, That the expense thereof shall Not Exceed the sum of \$ 37.50. Rection 2. That this Ordinance shall take effect and be in force from and after to passage and approval. The Velition of Citizenes asking that section 3 of orchiance No 1090. relating to the use of male through standing Imgalors be Repealed, Log those with a Communication from the Chamber of Commerce requesting that the rules bar so altered as to ad mit of the use of mater in any quantity, and at all lines by those paying meter rates at so cents por 1000 gallous is nead and on motion reformed to the forcet Trate committee A commication from the Rity Engineer hanismitting Plans for a Bridge across the san Digo River on the Poway Road is Head and on motion referred to the Joint about Committee. A Communication From the Board of Public norke Recom-Mending cleat the claims of the City against the County for mater purilled the County Poor Farm by Ordered accepted at the Tale of 12 cuts per 1000 gallous is read and granted. Thereupon an Ordinance Providing For the Settlement of the claim of the city against the onety for Wales is read and on motion of alderman Jones adopted by the following vole, to-mit: Ayes albernen Clark Whitson, Rainboev, Johnson, Jones, Hypers, Ed Perrier.

Nors none absent aldonnan Landis Daid Ordinance as adopted is as Follows, viz. Ordinance No. 1178, An Ordinance Providing For the settlement of the claim of the City of Dan Diego, California, Against the County of Dan Diego For Water, "Mureas, the Rily of san Diego during the months of april, may, June and July, 1907, Jurnished the county of Ran Diego, with 3, 308, 670 gallous of Water for the use of the county hospital and upon the land owned by the County and forming a part of the county hospital grounds; and Whereas, Ordinance U. 1090, approved on the 20th day of Sebruary, 1907, Juting the Walin, rales, does not bit a special rate for mater Jurnished for this particular purpose: and Whereas, Raid Ordinance Us, 1090 Provides that where water is fur-Mished for steam engines. gas machines or morks, Wash Houses Cohniere or Otherwise, or for any other Awpore Whatevor, and he Compensation is here-in fited cherefor, and satisfactory rates Cannot be agreed upon, Meter Tales shall be charged for the Walter Do Jurnished to be measured by a Melero" and Whereas, the Board of Supervisors of the said County of Sau Diego has refused to pay the sun of Twenty Cents per one mousand gallous for the said Walie so Jurnished, but has agreed to pay the Sun of Levelow Cents per one chousand gallons; and Whereas, the Board of Vublic Works of said life has recom mended to this Common Conneil that said propositions to pay the semi of Swalva cents per one thousand gallous be accepted. Therefore, Be It Ordained, By the Connow council of the City of Race Diego, as Follows; Rection 1. That the Board of Public Norks of the City of Dan Diego, California, bu, and said Board of Public morres is hereby authorized and dvie eted to adjust and settle said claim for water Jurnished by the said city of san Diego to the said county of san Diego, for the use of the country Hospital for the sum of Levelver cents per one thousand gallons, and that hereafter the said Board of Public mortes is hereby authorized to charge the sun of Twelve cents per out thousand gallous for water Jurnished to the said county of san Digs for the use of the County hospilal and for the use of water upon the land owned by the said county and forming a part of the county Hospilat grounds. Section 2. That this Ordinance Aball Take effect and by in force from and after its passage and approval. A Communication From the Board of Public Works

trausmilling a request for a reduction in the mater rate for the us Government for mater used at Fort Rosecraus California and at sau Diego Barracks is read and on mations referred to the faint Water Com mille

A Communication Trom the Board of Public Works thanmilling Alalement of Epence of the variance Departments of the Rily Hoverment for the month ending June 20th 1907, is Presented and Ordered Liled,

A Counterication From the Board of Public morter Transmitting statement of Expenses of the various Defoortments of the Rily Government for the month ending July 31, 21900 is Presented and ordered Viled

A Joint Resolution Providing that are Persons Imigating for Ornamental Purposes or Otherwise, one are or more of land, Whenton in one Pièce or more, where the Water purnished for imigating such land is paid for at the rate of Luruly Cents per one thousand gallous bu given the right at any time to use standing irrigators, automatic sptuncelors, and hose not held in the hand is read and on molion referred to the Joint Water Committee,

A Resolution of Intention to Sidewack and Rurb ask strut From the last line of Fifth strut to the meet line of Eighth strut is read and on Motion of alderman Hyere adapted by the Joelswing vote, to-mit: Ayes aldermen Claux. Milion, Rambow, Johnson, Jones, Hyers, "ad Perrie.

Nors None Absent alderman, Landis. Daid Resolution as adopted is as Foreows, viz:

Resolution of Intention. To sidewall and Curb Ash struct from the east line of Fifth Abreal to the wast line of Eighth Abreal in the City of Dan Diego, California. Resolved, that it is the intention of the Common Conneil of the aly of san Diego, California, to order the following Abut north to be done in Raid City, to-wit: That that portion of Ash struct in the city of san Diego, California on both sides thereof from the last line of Fifth south to the west line of Eighthe Abuil. including are intersections of Abuils bitween said Points, by sidewaarded mile concrete, the base or Foundation of which shall be three inches in Thickness and composed of one part, by volume, of Portland Cement, Two parts of sand, and four Parts of gravel, according to the specifications therefor as set Dorch in Ordinance No. 1140 of

the Ordinances of said City, entitled, "An Ordinance prescribing specifications for sidewalding and certaing in the City of san Diego, California, "approved on the 17th day of June, 1907, except Where already sidewalled with concrete to ite afficial grade thereof.

Also that the baid Ash structfrom the said last line of Lifthe struct to the mathine of Eighth Struct, on both sides thereof, including all intersections of Structs buterann said points, bu curbed with concrete according to the Specific Cations therefor Contained in said Ordinance No. 1140, etcept Where abready Purbed with Concrete or natural stone to the Official grade thereof.

The Dan Diego Union and daily Bee, a Darly New spaper printed and linculated in said city of same Diego, is hereby designated as the newspaper in Which this resolution of interview shall be published for two days and the notice of the passage ellereof for six days in the manner and by ite persons required by law.

The elvic of said city of same Diego is hereby dorecled to post this tesshition of intention Conspicuously for two days at or near the Chamber door of said common connect, and to publish the same by two insertions in said daily Newspaper in the manner required by law,

An Ordinance directing the Cing Engineer to prepare Plane, Drawings, and Bross-Sections for the Paving of the Sutter on Fifth Abut France the South line of "A" Strut to the south line of Thome strut is read and on motion of adderman Whitson referred to the Joint Abut Committee.

A Resolution of Intentions to Sidewalls and curle "I" street in the City of San Diego, California, from the work line of second street to a Point of fect east of the east line of Aretic Street, is read and on motion of adversary whitson adopted by the forecoving vote, to-wit: Ayes aldernees Claux, whitson, Rainbow, Johnson, Joires, Nyere & Perin

Ayes alderniers. Clark, Whitson, Rainbow, Johnson, Joires, Nyers ad Perrin Nors none Absent aldorman Vandis. Said Resolution as adopted is as fallows, viz: Resolution of Intention. To sidewalls and curb" I" street in the city of san Digo, California From the west fine of second street to a point of just last of the last line of Aretic strut. Resolved, that it is the intention of the Common connect of the city of same Diego, Calefornia, to order the following structworks to be done in said city, to - mit: That that Portion of "I" About in the eilig of san Diego, Calif-ornia. on both sides chereof. From the west line of second struct to a Point 28 pertrast of the east line of Arctic struct, including all inter

Sections of stants between said Points, by Sidewallad with Concrete, the base or foundation of Which shale by three inches in thickness and composed of one Part, by volume, of Portland Rement, two Parts of sand, and four Parts of gravel, according to the specifications therefor as set forth in Ordinance No. 1140 of the Ordinances of Raid Rity, entitled, "An Ordinance Prescribing specifications for Andervalaring and Curbing in the Rity of San Diego, Ralifornia, " approved on the 17th day of June, 1908, bycept where already sidewalled with concrete to the official grade thereof.

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Also that that Portions of Raid "A" street, on both sides there of, from the Said west line of Record street to the said Point 28 Just east of the said east line of Archie, street including all intersections of streets between said Points by Cevelad with concernet according to the specifications therefor Contained in said Ordenance No. 1149, except where almady could with concrete or natural flore to the Official grade thereof,

The Ran Diego union and Daily Bue, a daily Newspaper Printed and circulated in Daid Rily of Ban Diego, is hereby designated as the Newspaper in Which this resolution of intention above by Published for two days, and the Unlice of the passage thereof for six days in the Manner and by the persons required by law.

The cluck of said city of san Diego is hereby directed to post this resolection of intention conspicuously for two days at or near the chambre door of said common connect, and to publish the same by two insertions in said daily newspaper in the manner required by law.

A Joint Resolution granting Permission to Mike Volumar to Cut down and remore the Fran ow "D" struct in prost of lot "I" in Blockor in New San Diego, the Dame bring recommended by the fourt struct Committee is head and on motion adopted, Die: Joint Resolution No. 1448. Be It Resolved, By the Common Conneil of the city of

Van Diego, as Fallows! That Permission be and is hereby given to Mille Vallmar to cut down and percover the Trees on "A" Abreat in front of Lak "A" in Block 52 in new San Drigo, in the City of Dan Diego, California; Daid Lot bring located one the southeast corner of "D" and Arctic streets in Daid City. An Ordinance Providing For the furnishing to the Com-mon conneil of an estimated cost of Certain Ruildings For the use of the Love Department is read. Aldeman Clark noved that said ordinance bu adopted which notion is defeated by the Joleowing vote to-mit?

Ayes aldermen. Rambow. Johnson, Jones, Hyers, Nors aldennen Clark Whiten ad Verrin. Abrent alderman Landis. The Pelilion of Cilizens to have the Conneil lake the necessary steps For sideevalering and leveling all that Portion of Twenty first street in Said elig, one borth Aldes chereof, from the south line of "D" street to the north line of "K" Abut, including all intersections of abrents between said Points not abready sidewalked with Rouereli or curbed with concrete or natural stone to the Official grade thereof, is read and on motion of alderman forces grauled. The Petition of A Bermandini For a retail Liquor Vicense at U0,910 Fourth object is read and on motions referred to the Hearth and Morals Committee The Petition of your minter for Permission to cut down and remove two trans from in Front of his property at the intersection of Eighteenth and "I" Stuils is read and on motion referred to the fourt Street Committee. The Petition of S. Korper For acchority to see good, mares and Merchandise (press goods) by Piddling Wichout the payment of a License therafor is read and on motion referred to the Health and norale Committee. The Pelition of the Wiley B. allew to For Permission to suspend a Banner Dign across "6" strut between 4" and or " Abreits, From the Seflore Block to the Brecoster Hotel, for the Period of 30 days is read and on Motion Denied.

The Petition of J.S. Thompson et al asthing that the Conneil Fit a reasonable salary For J. H. West Who fiels the Position of Special Policeman in the ninch Ward is read and on motion of aldernian Whilson referred to the Palice Commissioners with request for a recommendar lion in said matter, The Velition of Property Oconers. asking that they be not required to lay sidewalks and Rivels in front of their Properly on 22th Abreet beterrano" g" and "h" struts will the intersections of "g" "It" and 22" Streets are Put in good repair, also that cross makers by laid at the interest ion of 22" and "10" strute is read and on motion referred to che Joint abreit Committee.

The Velilion of Property owners asking that they be granted and Extension of sitty days time in Which to lay sidewards and curbs on and Abert balevan "H" and "I" Abreets is read and on motion referred to the fourt Street formitter.

The Protest of Citizens and Property owners on 22 nd stand against the Proposed Didewaering and Rearbing of said about from "lo" to "K" streets is read and on motion referred to the faint street Rommittee.

After List giving due Watie President Perrie did in Open Alter Sign an Ordinance (No. 1174) Providing for the Pinchase of How For the use of the Park Department, also An Ordinance (No. 1175) Providing for the Transfer of Money From the mater Lund to the Server Fund, also An Ordinance (No. 1176) Foring the Compensation of the River Jomman of the eilip Matin Morece in Mission valey, also An Ordinance (No. 1177) authoriging the Room of Public More to Purchase In Ordinance (No. 1177) authoriging the Room of Public More to Purchase by Broke for use of eilip assessor, also An Ordinance (No. 1178) Providing For the Settlement of the claim against the Ordinance (No. 1178) Providing for the Settlement of the claim against the County of Baudings for Matun used at Onney Hospital.

Thereupon the Board adjourned

M. J. Perrie President of the Board of aldermen Altert Sia D. Jacance City Clerk,

und the functions. The Partition of artigress. articles that the councel grant the talephone Tranchine on cauch for in Orlition of d. Boone is read and on motion represed to the manual on you archie tights The Politice of B. Willing and and and and and and a have of alame He Report of the Cound August Jor the mouth of august Abud Commun. hideward, and also that said me may by replaced by another one Hum fres ou be the the fund near "A" abuild for the Purpose of Posteeling the The Velilier of John Alquie for Connection to cut down a goint abuilt countillee. A lourne dien ston from J. A. Nealgate in the mand aud auching of swaring trigh church billion do south hun of a Aburt auch the rorth hue of the shurt is read and on rection A Datestop Daparty Owners against the manasting A Commication Show Hederman Kandre in The marin of The munined Adjourned merening held . Unguet 30, the 1900 wore read Abrent Aldennew, clark, Alicen End Sauchie, Present Albenners Raubow, Johnson, Jones, Nyew, Bernin and Clerk A Requise mutung of the Board of Adomen was held This day at 7.30 P.M. Allower of the dry of san origo California Council chambourg the board of Kegulan Mesting.

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The Hearts and Morals Committee in the matter of the Petition of a Bernardini for a retail Sequer License at No 910 Lowich Abreat buter and "E" Streets, recommend that said Pilition by granted, Thereupon on motion said Pelition is granted, At this fine the Board Lakes a recess for & minutes Upou Re'accombing there ware. Present aldernen Whilson, Rainbow, Johnson, Jones. Hyers Ed Perin Absent aldermen plane and Vandis, At This line Delegates Bradbury and Butter appears and ask The Board to meet with the Board of Delegales in Joint Committee of the Whole for the Purpose of Considering a Communication from the residents of da-Jolea in the matter of the mater supper in that Portion of the city, Wherenpow ou molion of aldornan Whilson the Board goas ulo Committee of the Whole to meet in four committee of the Whole as Mequested. Upon re-assembling twee ware-Present aldernen, Milson, Rainbow, Johnson, Jones, Hyers Ed Peruis. Abut aldernen, Clark, Ed Landis. The chairman of the faint committee of the Whole reports as the recommendation of Raid Committee that the city allomey by instructed to unnediately prepare and Prasent an Ordinance Regulating the use of Waler at Pacific Beach by Prohibiling the use of Water in that Portion of the celef for Imgalioro purposed between the hour of 8.0 'Clock P.M. of Every day in the week to 6. O'Clock A.M. of the following day, and on Saturday from 6. O'Clock A. M. to 8. O'Clock P.M. dwing the months of Reptember, October and November, 1907. and May and June, 1903. which report is ou motion adapted, Ou Unotion of advance Whitson and by the following Auger Aldonnew. Muitãon, Rainbow, Johnson, Jones, Hyore Ed Perin notes none Absent aldernen clark Ed Van dis. The Rules of the Board are amended by the adaption of the Hollowing Resolution, vy: Resolution Be It Resolved. By the Board of alderinen of the Common

Connert of the City of Dan Diego. California as Vallows: that the following Kule bu and is hereby adopted: Rule no that hereafter no privilege chair bu granted which Suspends any Ordinance, or any provisions of any Ordinance, of the City of Dave Diego, California. prescribing regulations for the Construction of buildings, or the placing or alorage of oil. or inflammable material, or ay other Material mithin the fire limits of said any methout the same having bran first referred to some committee of this Board for investigation and shall not by granted until the nost meeting of this Board, Alderman Whitson now moves that this Board Proceed to fill the vacancy caused by the resignation of How Geord. Walson, Which Motion is adapted by the following vale, to-mit: Aldernew. Mulson, Rambow, Jones, Hyers, Ed Verrie. Notes aldernan Johnson Abrent aldernen Clark &d Kandis. Alderman Hyers Places N. X. Ledington in nomination. There bring no further nominations the clotte is doueded to Cast the ballot of the board for M. X. Licdington, There upon these dies Were Declaren M. J. Hilduglow to bar duly Elected as a merubar of the board of addernew to file the vacancy Caused by the resignation of the B. Wateow. Alderman Elect Leedington bring Present is Swon in as alderman by the Clork and takes this Reat in the board The Fallowing Report of the fourt About Committee in the: matter of guttering stabut from South line of "a" Street to South line of thom Street is relad and on motion adapted, or; The four street committee recommends that the within ordof guttering Life struct from "a" struct to furnish an Estimate of the cost I. le. Hyers, D. J. Jones, aug 8th 190%. N. N. Briggs, R.P. Guinauo, B. Burnell, Thereupon An Ordinance Providing For the Preparation of Plans, Drawings, and Oross-sections Jor the Pavine of the Sutter on Lifth About is read and on Motion of Alderman Hyers a dopted by the following volo, to wit: Ayer alderneter, Whitsow. Rainbow. Johnson, Jones, Wyers, Virdington

and Perris.

Nors none.

Absent aldermen claric, Ed Landis. Daid Ordinance as adopted is as Louous viz:

Ordinance No. 1181.

An Ordinance Providing for the Preparation of Plans, Drawings, and Cross-Sections for the Paving of the Gutter on Fifth Street in the City of 'San Diego, California, from the South Line of "A" Street to the South Line of Thorne Street. Be it ordained by the Common Coun-

cil of the City of San Diego as follows:

Section 1. That the City Engineer of the City of San Diego, California, be, and he is hereby authorized and directed to prepare and furnish to this Common Council plans, drawings, and cross-sections for the paving of the gutter on both sides of Fifth street in the City of San Diego, California, from the south line of "A" street to the south line of Thorne street, including all intersections of streets between said points, with asphalt pavement upon asphalt concrete base; said gutter to extend from the curb line to a point five (5) feet from the curb line, and said plans, drawings, and cross-sections to comply with the provisions of Ordinance No. 1129 of the ordinances of said City, entitled, "An ordinance prescribing specifications for asphalt pavement on asphalt concrete base in the City of San Diego, California," approved on the 3rd day of June, 1932, as amended by Ordinance No. 1147 of the ordinances of said City, entitled "An ordinance amending Section 2 of Ordinance No. 1129 of the ordinances of said City, approved on the 3rd day of June, 1902," approved on the 17th day of June, 1902, except that portion of said Fifth street and the intersections thereof with the cross streets between said points already guttered with concrete, natural stone, cement, or bituminous rock to the official grade thereof and width above specified.

That the said City Engineer of said City be and he is hereby/authorized and directed to also prepare and furnish to this Common Council an estimate of the number of cubic yards of excavation nècessary to be made on said Fifth street between said points in paving the gutter thereof, as above stated, which estimate shall be made in duplicate, and one copy of said estimate shall be kept on file in the office of the said City Engineer and shall, during office hours, be accessible for inspection to any person who may desire to inspect the same.

Section 2. That the Superintendent of Streets of said City be and he is hereby authorized and directed to funish to this Common Council a description of the places where the surplus dirt and material, to be removed from the said Fifth street in paving the gutter thereof between said points, as above specified, can be placed and deposited.

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

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

A communication From the Board of Public morks for autionity to Purchase assessment Books for the city assessors Office 13 Hesented to the Council and ordered filed. Thereupour an Ordinance autorzing the Purchase of assessment Books for the use of the city assessor is read der adopted by the following vole, to-mit. Ayes aldernen Milton. Rainboro, Johnson, Jones Hyers. Ludington Ed Perriev, Hors None Absent aldonnen Clark and Vandis. Daid Ordinance as adopted is as Follows, vy: Ordinance No. 1187.

, it former , Dud, lo. Hysus, be deried. Gratert agained the Proposed Ridewarting and curbing of 2-3 about The gourtabut commune recommende that the mutic The Gasherwing Refeart of the gound and commune ou meriou herved to The Jourt Wale Commun. Beach wing natur bulinan the house of 8 P.M. and 6 Am is read and the applieu of an Ordemance unprouse of fue for augous at tuestic A Commeation Scone the Board of Juble Morte recommending Acquiring is read and on realise referred to the fornt hale commission. Preuving au accurate description of the land the city is desirance of of unabligating mature becoming land in mission valley for the purpose of A Commedium Thom the Board of Public Works in the main suge, as tolows. Ilat the courses of this Board by and the barren is hearing in the tole and the dame is hearing the fourther topud, vy: A bloowed By the Broad of adams of the cup of saw A Reservice of dome for a longer time there are mark to the Board to the Board on the Board to t Marin of a n-dening trough ou la faue Boulavord at the 2.8 con P. 6 1960 is A Querenceation Store The Board of Public Norder in The unn pour and after its presage and approval. dection 2., That this Ordeniance shall all be by all all and by in Jore a Pert Ver le etend \$ 100.00. hereby authorized and directed to purchase for the use of the ad bedien 1. Hat the Board of Public morten be and they wa iswallat M An Ordinance anthonying the Purchase of assessment broka for the use of the Child Manus, cup of can buce, California. As Be De Ch Challered, By the connear concerts of the city of can only

A. K. Jour, n.H. Kayour, n.H. Cayour, n.H. Cauling, n.H. C Rophilli 10/1907. · shuld i de J. C. M. Olambour. owed to use nale through dauding wingslore without reductions. iou be granted and that persons paying noise Rase for mater be ad-The fourt Walen ammille recommends that the within Othe in any quantity but at are times is read and on mation adopted, vig: of Persons paying meder have by male, to use have drawed alanding mysels The Fallowing Works The gound have commune in the man B. Aumuel, 1091 upsortengeno X. X. Augo. P. C. Eurow. D.X Johns, , Lo. Hyuu, Constructed assors roud and "It" Abite at the interaction of lack abite de chiere winde "g" and "he" strute in good repair, and that exercuter by minulent put one build build " aud " f" aud " K" Abuilo and at il when The gaint abund commune treamments that the alfent and and "I' aline is read and on marian adopted, by: of "g" "X" and 99 und all and the laying of everements at universition of alling and marin of the Politica of Coopsuly aurera por the refain of where the The Hollowing (Log A of the fourt bland commune in the B. Aures, 10061 i se tengen X. H. Buiggo. R. P. Auirau, D. J. Jours, of le reyered. interestion of 18 th and I abiento, bu grawerd, 37- gov minut for Osiminus to cut theme true in front of the at the The gound about commute recommends that the mathin Presiden Red wed on mation adapted, vy: front of his property at the intersection of leghterent and I show so of the Olilian of goar mulen der aucharilig to reman here have from we The Lallaning Report of the James alound commune in The martin B. Aumer, * 20 b1 ' = schong R. P. Human, J.H. Bugger



An Ordinance regulating the use of mater at Pacific Beach is read and on malion a dopted by the following bote, to-mit: Ed Verrin. Ayes Aldennen Whitson, Mandow, Johnson, Jones, Nyers, Dudmalow Nous none. Absent aldermen. clarge Ed Landis. Said Ordenauce as adopted is as Taccord; by: Ordinance No. 1184. An Ordinance Regulating the Use of Water at Pacific Beach 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 use of water for, irrigation from the system of water works of the said city in that portion of said city known as Pacific Beach according to the official map thereof on file in the office of the County Re-corder of the County of San Diego, State of California, be and the same is hereby prohibited from 8 o'clock p.m. of every day in the week to 6 o'clock a,m. of the following day, and on Sunday from 6 o'clock a.m. to 8 o'clock p.m. during the months of September, Cctober and November, 1902, and May and June, 1903. Section 2. That the Board of Public Works of the City of San Diego, Cali-fornia, be, and said Board of Public Works is hereby authorized to enforce these regulations, and to shut off the water from any person violating any provision of this ordinance, and not to turn the same on again until the sum of ten dollars (\$10.00) has been paid to said Board. Section '3. That', any person using water contrary to the provisions of this ordinance shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine in a sum not exceeding one hundred dollars (\$100.00), or by imprisonment in the city jail of said city for a period not exceeding fifty (50) days, cr by both such fine and imprisonment Section 4. That this ordinance shall take effect and be in force from and after five (5) days after its passage and approval. Section 5. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said city, to-wit: the San Diego Union and Daily Bee. An Ondmance regulating the use of Water through Mough have not Automatic A held hu ders aled , the Board of 15 Mean hand egalis. mudobled Nel U deservina no Jaid Nre rdua ici Dection. 1. Which reads as follor as の "There Hali is purnished and paid for at metor rales for duck Purpose" and inserting, Provided Nothing in This ordinance Shall interfore with the Provisions of an Ordinance regulating the use of Waln at Pacific Beach, Said amendment was adopted by the following vole, to-wit: Ager Aldonnen Milson, Rainbow, Johnson, Jones Hyers. Ludinglon and Porin. Nogs nove. Absent aldernen Clark & Kandis. Therewson on motion of aldonnan Jones said Ordinance as amended is adopted by the Following vote, Formit. To mit. Ayes aldonnen. Whitrow. Rainbow, Johnson, Jones, Hyers, Kiedinglon

351and Perrin Hors None Absuit aldermen, clark Ed Landis Daid Ordinauer as adopted is as Ordinance No. An Ordinance Regulating the Use of Water Through Automatic Sprinklers and Through Hose Not Held in the Hand 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 use of water through standing irrigators, automatic sprinklers, and through hose not held in the hand for irrigating lawns, gardens, and ornamental shrubbery in the City of San Diego, California, be and the same is hereby allowed and permitted during the month of September, October, and November, 1902, and May and June, 1903, at any hour of the day fwhere water is furnished and paid for at meter rates for such purpose; provided, nothing in this ordinance' shall interfere with the provisions of an ordinance regulating the use of water, at Pacific Beach. Section 2. That this ordinance shall take effect and be in force from and after its passage and approval. , Section 3. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city offcial newspaper of said city, to-wit: the San Diego Union and Daily Bee. An Ordinance Providing for the Repairin yu adopted ky vor Dung Read is lo-mi vu, la ver, John mu YUS nen aus. hu duglou Ayera, Lous none Kaudís Ordinance No. 1183. An Ordinance Providing for the Repairing of the Outfall Sewer in the City of San Diego, California. Be it ordained, by the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City, of San Diego, California, be, and said Board of Public Works is hereby authorized and directed, to advertise for bids and let a contract for repairing the outfall sewer in the City of San Diego, California, by taking down the gate house, and relaying the 30-inch pipe from a connection with the 24-inch pipe outside of the site of the gate house to the channel; provided, that the expense thereof shall not exceed the sum of \$2,000.00. Said work to be done acording to specifications to be prepared by the said Board of Public Works. Section 2. That this ordinance shall take effect and be in force from and after its passage and approval. Section 3. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and/directed, immediately after the approval of this ordiance, to publish or tause the same to be published once in the city official newspaper of said city; to-wit: the San Diego Union and Daily Bee. The Following Report of the fourt mater committee in the matter of Pelilion of the U.S. Hoverment Reduction of matio for a nales at U.S. Mililary Reservation is read and on motion of ald son adapted, viz: bunan Whil Walte committee hererowth reports and recom The faint vero of the fact that the matin rates mends that in are June 30th 1903, and in view of the fiped until

Jact that the city has Just expended about \$18000. For the Dole purpose of Supplying the U.S. Military Reservation mile mater, no reduction in rates as asked for in the militie Petition by made at the Present. J. P.M. Rambow, C. N. Clark, N. X. Jours, AH Kayper, MAC, Ecker, E. H. Bradbury, Dept 19, 1907, M. M. Lewis. J. M. Laubert, A joint Resolution directing the city Engineer to furnish to the conneil an estimate of the cost of grading "" struct is kied and on motion of aldornan Jones adopted. Daid Resolution as adopted is as Joecowo, ing: Joint Resolution No. 1449. Be It Resolved By the Common Conneil of the Rely of Dan Diego, an Fallows: That the city Enquien of the city of same Drigs Calif-omia be and he is hereby Authorized and directed to furnish to the Connon conneil at his earliest convenience an Estimate of the Cost of grading "" Abut to ite fuer width thereof, and to the established grade tweef from the east live of difteenth street to the mething of Thirlieth Street. A Communication From the Board of Public morks in the matter of repairing the Such Malamein Pipe butween the east Side of the Government Dyke and Morris is read and on realion referred to the faint Wale Committee, A Commealion From the city attorney Transmitting au Ordinance amending section 1. og Ordinance No. 939. Prohibiting the visiting of any Place where gaudeling is carried on together with the Ordinance is read and referred to the Health and morals committee, A Communication From the City Engineer Fransmitting an Estimate of the Cost of Constructing a Wagon toad to comectwith the El Cayon road in the north charles valley is read and on motion report to the Joint Abut Committee. At this time an ordinance Providing for the regulating the use of matin through Standing Imgalors, having bren amended

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by this Board, and adopted as amended, is retired by the Board of Delegates with the platement that they refuse to concer with this 10 and un paid amendment Therenfoon on Malion of alderman Whiteow the Board rec. inde it' former action in amending hard ordinance in Do far as said amendment referros to the striking out the words," where waln is furnished and paid for at meter rates for such Purpose" by the following vole, to make Ayer alderner Whitrow, Kambow, Johnson, Jones, Hyeris, Judington. al Perrie. non None Aburt al derman Clark Ed Landis. Thereupon said Ordinance is read and on malion alderman Whilson adopted by the Jaccowing vole, to-cirt. Ayes aldonnen Mulson. Kamber, Johnson, Jones, Hyers, Kuduglow Ed Perrino. Now None Absent aldermen. Clark Ed Vandis. Raid Ordinance as adopted is as Fallows; viz: Ordinance No. 1185. An Ordinance Regulating the Use of Water Through Automatic Sprinklers and Through Hose Not Held in the Hand 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 use of water through standing irrigators, automatic sprinklers, and through hose not held in the hand for irrigating lawns, gardens, and ornamental shrubbery in the City of San Diego, California, be and the same is hereby allowed and permitted during the month of September October, and November, 1902, and May and June, 1903, at any hour of the day where water is furnished and paid for at meter rates for such purpose; provided, nothing in this ordinance shall interfere with the provisions of an ordinance regulating the use of water at Pacific Beach. Section 2. That this ordinance shall take effect and be in force from and after its passage and approval. ·Section 3. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city offi-cial newspaper of said city, to-wit: the

San Diego Union and Daily Be

After Wist giving der notice President Perine deil in Open Dersion sign an Ordinance Providing for the Preparations of Plane, trainings and Cross sections for the Raining of the queen on 5 struct, also An Ordinance, Regulating the use of mater at Pacific Beach. also An Ordinauce Regulating the use of water through automatic sprinklers, also An Ordin ance (Ho 1183) Providing for Repairing outfall server, also Au Ordinance (No 1185) Regulating use of water through slanding Imgators. Therefor the Board adjourned until Reptumber 15'7. 1902at 7.30 P.M. M. J. Oenin President of the Board of aldernew Allert: Geod. Galdman City Clock;

Adjourned Meeting Connice chamber of the Board of alderneed of the city of san Drego California September 15 190%. Pursuant to adjournment a meeting of the Board of addennen is held This day at 7.30. P.M. President Perrin Presiding. Purent alderman claux, Rainbow, Johnson, Jones, Hyers, Landis, Ludington Perrin Ed clore Goldman. Abrent alderman Whitsow. The munites of Regular meeting held September and 1907, where read on motion of advance Johnson the President is autionsed to appoint a committee to prepare and Resent a resolution of regret at the resignation and reneoval from the city of Hes, B. Watsons. Mendent Perrie appoints as such commins. aldernen Johnson, Kaudis Ed Jones, The majority and minority Report of the foint struct come miller in the matter of relaying a portion of the sidewalls and euro ou "H" Strut near the internetion of 19th strut is read and on motion of alderman Hyers the minority Report is adopted, viz: Ran Diego, Cal., Sept. 8, to 1902. To ilu Common Council, Gentlemew: The undersigned, a Minority of the Joint Abut committee, Re-

sents hereinith a report in the matin of re-laying a portions of the sidemark and curb on "H" struct hear the intersection of 19th. In this matter it is proposed to re-construct a portion of theside mark and curb in front of the property owned by M2. E. O. Rogers, bream the same is not on the Official grade. Mr. Progen Claims that said moto was done according to stakes sit by the cing Eignieer, although there is no recon in the Office of the cing Eignieer of stakes ever having brew set for etwo construction of said sideward and curb; but ever though Mr. Rogers statement is come of land sideward and curb; but ever though Mr. Rogers statement is come of acid sideward and curb; but ever though Mr. Rogers statement is come of acid sideward and the required to make the change. if m chourd attempt to comed ace ever of grade through or the source for the properties, which bound is given bound for the faithful performance of their duties, which bound is given to protect the city trassing is instances of this Kind. Mr. Rogers' recurdy was to have brought suit

Abreit alderman Rhilean. Note Noue Ayer alderener, Clark Rambow, Johnson Jones, Hyere, Landie, Hickington Ed Herrie natur Befantment is read and a dopted by the preserving vale, to-mit. O Humpon Hu Ordinicues Providing Jor ile payment of Bulan Puice for malenial, hupples, and Labor incurred by the of august 1901. is Proceeded and ordered find. Frauenning Clause against the make Department for the month A. Commedian from the city auditing Commune fore from and after to Pourage and approval. Alection 9. Hat this Ordanamore about take apped and by in marcal ale cording to apsentione to be prepared by the daid Brand of Public Jor Labor Oliale ver ereed its burk of \$100.00. Said north le bur done Jores of the bail and of have brezo, and that the ad diliveral expense Ouch his to curb his, prou the last line of ninetunt stud to the next his of duminich sheed to be official grade; provided, that back north shall by done, as far as possible, mich the strend to hereby adding a bud and bud and to grade "H" doud, prom of dem brego, Calif once, by, and said board of Willie more Asstrand 1. That the Brand of Public Worker of the cut law Bugo, a Fallows: to find state of the common council of the city of abut in the city of san bigs, California. Au Diducue providing for the Grading of a Cortinu of "H" Ordinance No. 1188. david Ordinause av adopud is a pouseus; vy: Abrent alderman Rhibur Now Now. and Heren Ayes Warnen Clause, Cainban, Johnson, Jones, Hy ere daudie, Kudughow

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said Ordinance as adapted is as tollows; big; . Ordinance No. 1189. An Ordinance Providing For the payment of Reclain Bills For Material, Depphies and Kabor Incerved By the mater Deportment of the City of Dave Diego, Calefornia. For the mouth of august, 1907. Merean, the Common Conneil of the cely of san Diego, Calif-Omia, has autorized the Board of Public Works of said any to meno an Indebtedness in the purchase of materials and Ruppins for the use of the mater Department of Raid Cely in a sum nat exceeding three hundred locars (\$300.00) in any one month; and Whereas, the said Board of Public Works has purchased ma levials and Dupplies during the month of august, 1907, For the use of the mater Department it the Run of \$1, 1874, 76, as Shown by tu accompanying bills Numbered 3061. 3057, 3037, 3033, 3031, 3085, 3020, 3016, 3014, 3010, 3004, 2981, 2977, 2975, 2958, 2957, 2955, 2953, 2938, 2934, and 2933: Thereford, Be It ardanied, By the Common Council of the City of Dan Diego, as Follows: Section 1. That said claims bu and they are hereby approved and allowed; and by it further ordanied, that bills Unitered 2932, and 2939. Jor \$6. 50 for telephone Atensions, by and they are hereby approved and allowed, and that the said Board of Public works be and is hereby authorized and directed to Kick and maintain such letephone eftensions; Poovided, that the offense thereof shall not breed the sun of \$2.50 Per month; that bill Numbered 2980, for \$40,00 for Whilewashing, be and the same is hereby approved and allowed. Section 2. That this Ordenance shall lake effect and by in Force from and after its passage and approval. A Communication Trom the city and for Fransmilling a statement of the Ordition of the Various Funds of the city Governent For the month of august 1907, is presented and ordered Fled. A Communication From the Board of Public north Transmitting a statement of the expenses of the star come Departments of the city Government for the mouth of august, 1902 four A communication From the Board of Public Nortes Recom-mending teaf chey by anthonized to Purchase Bitumen for the use of the Abut Department is read and ordered Filed. Thereupon an Ordinance anthorizing the Board

of Public Works to Purchase Ritumen For the use of the street Deportment is read and on mation of alderman Jones adapted by the Joelowing vole, to-mit. Ayer aldennen clark, Kamboro, Johnson, Jones, Hyers, Saudis, Ludington End Perin. Nous None. Abrent alderman muitson. Daid Ordinance as adopted is as Joeloevo, viz: Ordinance No. 1190, An Ordinaue Authorizing the Board of Public moreca to Purchase Bitimen Nor etre use of the Abust Department of the city of Acu Diego in repairing the struts. Be & Ordained, By the common council of the city of Landigo, as Follows! Becliou I. That the Board of Rublie norka is hereby authorized to Purchase one Hundred Leventy- five Dollars (\$125,00) worth of bitumen for the use of the strut Department, to be used in The Kepairing of struts. Section 2; That This Ordinance shall take effect and bu in force from and after its passage and approval. A Commication Trom the Board of Public Morter recom. Mending an Stension of 10 days line be granted to solow Bryan on his Lire Hydraut Contract is read and on motion granted. Thereufour a joint Resolution granting an Elension of 10 Days additional Time to solon Bryan on his tire Hydrant Contract is read and on motion of adderman Kandis adapted by the Jallowing vole, lo-nit: Ayes aldennen Clark, Rambow, Johnson, Jones, Hyers, Landis Kindinglow ad Perrin. nous nous Absent aldernan Whilson. Daid Resolution as adapted is as Fallows; vij: Jaint Resolution No. 1450. Be It Resolved, By the Connear Conneil of the city of Dan Diego, as Vallows: That the time for the Completion of the Contract made and lettered into on the roze day of June, 1907, by and between solon Bryan and the city of same Diego. Wherein and Whereby the said Solon Bryan agrees to furnish all the labor and material (scept that to by furnished by the cely of san Diego Hecercary to place Five (5) Hydrauls, bi, and the same is hereby oftended for two (10) days from and after the 16th day of Deptember, 1902, big: to and including

the 2 toth day of Deptember, 1902. Au Ondinance Prescribing Regulations For the Placing and main. laining of Rigns is read and on niotion of alderman Jones adopted by the Jullawing vote, to-wit: Ayes alderniero claric, Rainbow, Johnson, Jones, Hyers, Landis, Victington and Perin. Wous none.

Abent alderman Milson. Acid Ordinance as adapted is as Fallows, viz:

Ordinance No. 1187.

An Ordinance Prescribing Regulations for the Placing and Maintaining of Signs 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 and is hereby declared to be unlawful for any person or persons, company or corporation to paint, place, post, nail, or fasten any sign or advertisement of any kind whatever upon any of the curbs, sidewalks, or shade trees in any street, highway or park in the City of San Diego, California; provided, that the foregoing provisions shall not ap-ply to bicycle racks two feet wide and four feet high with the name of the owner and his place of business thereon, placed near the edge of the curb; nor to movable signs not more than two feet wide and four feet high placed near the building and within two feet six inches therefrom; and provided further, that nothing in this section shall apply to drinking fountains erected by special permission of the Common Council.

Section 2. That it shall be and is hereby declared to be unlawful for any person or persons, company or corporation to place or maintain any sign of any on the front, rear, or sides building more than one story in buildheight, other ings, higher than frame blocking than its course or fire wall, or above the roof of any frame building in said city more than one story in height, unless such sign' is composed of or covered with non-inflammable materlal; provided, that the provisions in this section shall not apply to signs already in place. Section 3. That it shall be and is

Section 3. That it shall be and is hereby declared to be unlawful for any person or persons, company or corporation in the said City of San Diego to place or maintain any sign which shall project out from the building into the street or over the sidewalk more than thirty (30) inches beyond the face of the wall of such building, or be less than eight (8) feet above the sidewalk; provided, that the provisions of this section shall not apply to signs painted on awnings, and provided further, that all signs attached to buildings shall be securely bolted to the building to which they are fastened or upon which they are placed.

Section 4. That any person or per-

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sons, company or corporation 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 one hundred dollars (\$100.00), or by imprisonment in the city jail of said city for a period not exceeding fifty (50) days, or by both such fine and imprisonment. Section 5. That all ordinances or

parts of ordinances in conflict herewith be and the same are hereby repealed. Section 6. That this ordinance shall take effect and be in force from and after its passage and approval. Section 7. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published three (3) times in the city official newspaper of said City, to-wit: the San Diego Union and Daily Bee.

Message From the mayor reconnecting that Dalary of Taylor Whithford as Opecial Pale Na J in Dollars (\$ 5.00.) Per month is read and on matin of aldornan Jones granted Thereipow an Ordinance Foring the salary of Opecial

Voliceman For lagalla is read and on motion of aldernan Landis Adapted by the Julioeving vole, to mit: Ayes aldernen clark, Rainbow, Johnson, Jones, Nyers, Landis, Redington Hed Perries. nous None Absent alderman Whiteon, said Ordinance as adopted is as Joelows; mgi Ordinance No. 1186. Au Ordinauce Liping The Salary of Special policeman Los Kazulla. Be It Ordanied, By the Common Conneil of the city of san Drego, as Fallows: Dection 1. That the salary of Taylor Rutherford as Recial Paliceman For Lagalea, by, and the same is hereby fixed at the sum of Liva Dollars (\$ 5.001 Per Month to Commence from and after the 1st day of reptember, 1902. Dection ?, That this Ordinance Phan Lake effect and be inforce from and after it's passage and approval. The Clerk presents the affidavit's of publication and Parking of the Resolution of Intention to Grade & strut, and also the affedavite of the Publication and of the holice of the passage of Raid Knokelion of intention Which appidavils wave Ordered Filed. Thereupon a resolution Ordering the mork of Grading "X" from the east Abut from the East line of Eighth Abut to the west line of 5 Twinty-Fifth strut is read and on molion adopted by the ut. Following vote, to-Wit: Dan Dugo, Ayes aldermen Clark, Rambow, Johnson, Joms, Hyers d Cely require Landis, terdington Mad Vervice, rerefor the ut Work to Nors none.

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Absent Aldemian Whitson. Daid Herolution as abofted is as Sollows, vin the go, Palifornia, prom it last line of Eighth street to the Mithine of Twenty- fifth strut, and the Ridewalks thereof, including all intersections of struets bilwrin Said Points, steept, however, the intersection of said "I" strut with Unith Strut, and the intersections of its said "I" strut with Senth Strut, and the intersection of the Said "I" strut with Senth intersection of the said "I" strut mith Elevanth strut, and the intersection of the said "I" strut with Strut Now of the intersection of the said "I" strut with Strut now of the intersection of the said "I" strut with Strut now of the intersection of the said "I" strut mith Strut Now occupied by a Mooden bridge, and the intersections of the said "I" strut Mith Universection of the intersections of the said "I" strut mith the North Strut, and the intersections of the said "I" strut with the North Strut, and the intersections of the said "I" strut mith with Universection of the intersections of the said "I" strut with the North Strut, and the intersections of the said "I" strut with the North Strut, and the intersections of the said "I" strut with the struty fourth strut, and also steepting that Portions of the said

"I" Street between said points abready Dedewalked, or Curbad, or gullered, or gra ded to the official grade Thereof, bu graded to the official grade Thereof in accordance mile the specifications Therefor as contained un Ordinance No. 1141 of the Ordinances of the said city of san Diego, withted, "In Ordinance providing Apecifications for the grading of struts in the Cely of Dan Diego, California," approved ou the 17th day of June, 1902. That ilure shall be no New culowlo placed on Raid strut nor any Old Culverts changed in so grading the same. That the points Where the excess earth, to be removed From the said "X" Street in Do grading the same, shall be deposited, are hereby fixed, designated, and described as Joucous: Eleven hundred (1100) Cubic yards of earth on Block "Is" of Culorwel & Saggarts Addition in the said city of san Diego, laid Block bring bounded on the north by "&" strut, on the east by twenty forwath street, on the south by "I" strut, and on the mast by Liventy- third Street. Tourteen hundred (1400) Cubic yards of earth on Eighteenth strut between "X" strut and "I" strut in said city Eight hundred and Jifly (850) Cubic yards of earth on Eighteenth Strut Melwern "E" and "X" strut in said Rily. Eleven hundred (1100) Rubie yards of larth on the north onehalf of Block Liftern (15) of Culorubelle addition in Daid city. The north one-half (NIIr) of said Block bring bounded on the north by "I" strut, on the last by Fifteenth strut, on the south by the alley Kunning from the wast line of Lifteenth street to the east line of Hortons addition, and ow the must by the east line of Hortons additions. Sit hundred (600) Cubic yords of earth on lat sit (6) in Block Lew (10) of Culowwwwee Addition in said city. Said lat bring located on the northwest Corner of nineteenth street and "I" strut in said city" Eight hundred (800) Cubic yards of earth on let Iwalow (12) in Block

Clevrer (11) of Culorwells addition in said city. Said let bring located on the Southeast Comer of Eighteenth Street and "I" Street in said city. Worlow hundred (1700) Cubic yard of carch on the south one-half (S. 1/r) of Block sit (6) of Culorwere todetion in said city. Said sout One-half (21/r) of Daid Block bring bounded on the North by the alley Kunning from the mast line of Lifteenth Street to the last line of Hortons Addition, on the cast by Lifteenth Street to the last line and on the mast by the last line of Hortons Addition. Lown hundred and seven and tweevor one hundred the (407,12) Cubic yards of carth in the alley Kunning from the Most line of Hortons Addition. Lewish Street to the last line of Hortons Addition. Lewish Street to the last line of Hortons In Malition. Lewish Street to the last line of Hortons Addition. Lewish Street to the last line of Hortons Addition. Lewish Street to the last line of Hortons In Malition. Lewish Street to the last line of Hortons Addition. Lewish Street to the last line of Hortons Addition. Det hundred (600) Cubic yards of carth on labort B. Kaud di in Block no of the said Hortons addition.

Sifty (50) Cubic yards of Earth ou lat ten (10) in Block 177 of Horlous addition. One hundred (100) Cubic yards of earth ou lat Seven (7) in Block 177 of Horlous Addition.

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The Dan Diego union and Daily Bee a daily Newspaper Published and Circulated in said city, is hereby designated as the newspaper in which this resolution Ordering Work, and the natice of said work inviting dealed proposals for doing the same, shall be published, in the manner and form, and by the persons required by law.

The Clurk of this City is hereby directed to post conspicuously for five days on or near the chamber door of said common connect, a notice with specifications inviting dealed proposals or bids for doing said more, and said clurk is hereby directed to publish, for two days, in the manner and form required required by law, a notice of said norte, inviting sealed proposals or bids for doing the same, and referring to the specifications Posted or on file, in the said New spaper designated as aforesaid for that purpose. Daid Clerk is also hereby directed to publish this resolution ordening Work, for two days, in the manner required by law, in said Heurofaper des ignated as a foresaid for that purpose.

A communication Trom the city Engineer giving an atunal of the cost of constructing server lines to drain Blocks nov. 77 and 78 of Seamon and choates addition is read and on motion referred to the Joint Secon Committee.

A Communication From the City Engineer in the matter of an Estimate of the Cost of Hrading "D" street to the fuce width thereof from the last line of House fifth Street to the Wast line of white the struet is read and on motion referred to the Joint Struet Committee.

The Velilion of a. D. Maggiora For transfer of the relail Liquor License to see Liquors at no. 505 6th street now standing in the name of Maggiora and Bernardine to himself is read and on motion of dederman Jones granted. The Pelition of E.P. Ratcher For a Wholesale Signon dicense at 720 Sifes Street is read and on motion of alderman Jones said attition is granted. The Petition of the Republican County central committee asking that Permission by granted them to suspend a barner across town Strut For the balance of the Campaign is read and on niotion granted by the following 2/3 vote, to- wit:

Ayer Aldermen Clarce, Rambow, Johnson, Jones. Hyere, Landis, Ludington, Ed Perrin. Nors None Abeut aldermain Whilson. The Polition of Mª Miller For Permission to but down trees on the Ridewalls in front of Lot 4 Block 31. of Middletoron additions on Andia Street between and Dale struts is read and on motion of alderman Hyere granted. The Pelition of Mrs Rebucca Doyle For Permission to cut som and Hencova six trees from in front of her Residence on "I" street between 24 thank 25 the streets is read and on motion of addering forces granted, The Petition of Geo. P. Bauerlein For Permission to cert Down & south true in Inout of 953, 13th struct is read and one motion of a derman Hyers granted. The Pelition of Property Olivers of lots in Block 48. La galla Park, asking that water Pipe connection by made with their Respective lots is read and referred to the joint water committee. A Communication Tran League Californica Municipalities withe Matter of Assembly Constitutional Amendment No. 28. Presented and on Motion Ordered Filed, Aupplemental Petition of Property Owners For the Sidemaning and Quebing of 21 tobert from "D" to "to" streets and also a supplemental Protect of Property Owners against the sidewalking and Eurbing of 21 tobert Presented and Ordered Filed. Therepow the Fallowing Report of the faint strut Committee in the matter of sidewalking and curbing 21st street from "D" to "16" strut is read and on motion of alderman landis adopted, viz; The four sour commune recommends that the within Petition to Didewalk and curl 21st street from "D" to "K" by granted and that the resolution of Intention to do said nork by adopted at the Negular meeting of the conneil to ba held in march 1903. Xlo, Hyers, D. J. Jones, X. H. Briggs, B. Burnell, Rept 8th, 1902. The Fallowing Report of the Joint Street Committee in the Matter of the Petition of John algive For Permissions to Cut down a

Hum Free on 20 the obsert near "D" about is read and on mation adopted, viz: The fourt street committee recommends that John alquire by granted permission to cut down a sur tree in front of his property on Dottestout near"". How ded he puts an Ornamental shrub or Palmin place chereof. X. Lo. Hyers, D. X. Jones, Sept 8 11 1907. X. 74. Briggs, B. Burnell. After Tirst giving due Notice President Perrie did in Open Ression Legn an Ordinance no 1188 Providing for the Grading of a Portion of "H" Abrut, also An Ordinance Providing Lor the payment of certain Biles for material suppoin and Labor incurred By the Water Deportment, also An Ordinance Wellgo automing the Board of Public Works to Purchase Riturnen for the use of the street Nepartment. also An Ordinance No 1187, Prescribing Regulations For the Placing and manilaning of signs, also Au Ordinance no 1186. Firing the salary of special Paliceman for Sajalla. Thereupon the Board adjourned M. S. Pernin President of the Board of aldermen Altert: Co. D. Lacaccan City Clerk,

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364Regular meeting Council chamber of the Board of aldermen of the city of san Diego, California; October 6 1902 A Regular mering of the Boord of addernew was held this day at 7.30. P.M. President Pernin Presiding. Rusent Aldonnew Clarce, Whitson, Rainbow, Johnson, Jones, Hyers, Kandis. Perine Ed Clerk Goldman, Absent Aldennan Kudnigton. The Minutes of adjourned meeting held september 15th 1902 were read and corrected and approved as corrected. A Plesolution regretting the resignation and removal from the city of How Hes. B. Walson is read and on motion of alderman Rambour. adopted, viz: Mereas Seo, B. Walson has bru a member of this Board of aldernen of the common connect, of the City of Jan Diego, California, for the Past Eight years, and, Whereas by his houorable and upright Manner of doing business in said Board he has non the esteem and respect of his Jellow Conneilment, and the citizens of the city of san Diego, and, Mensour of said Board of aldernen, which resignation has been accepted With negret, and, Whereas the said Hes. B. Walson is about to remove from the said city of Dan Diego Therefore Re it Resolved by the Board of addennen of the common Conneil of the said city of san Diego, California, That in elio removal of the said Seo. B. Wation the city of save Diego looses a most worthy Cilizen and that my, the membrus of Raid Board, hereby express own regret for the lose of Our fellow member, and we hereby ettend to him the thanks, and express the appreciation of the citizens of said City of san Diego, for his faithful and efficient services tendered said ving whilet a member of said Board and, Be It further Resolved that the city clerker by, and he is hereby unburched and derected to spread this resolution upon the minutes of this Board, and to present a certified Copy thereof to Geo. B. Walsow. At this Time aldonnan fudingtors Enters and Tatles his seat in the Board

to my a Xallows: That the city clux of the city of law Dies, california, br. and the is hereby and origed and directed to publish another Notice inviting proposal for the trading of "I" Abut, in the city The eline Presents the affidaints of the Publication and Prating of the Resolution ordening the more of the making of &" theat from the East line of Egild about to the met line of twenty-sift strut, and also the affidaints of the Resthe the full awing vale, to-mit: Affea aldonnew dank, Rambow, Jahnow, Hyper, Sandis, Li digton 3 of considering the report of the committee on has chebric lights Ed Lephoner, and Uni eting the Rids the enind for Raid Worte, a. Joint Resolution Wine thing the clube to the albertise for Proposale for grading Raid Abut is thad, and on motion of alderman million adopted by the Journing hieation and Porting of the valier inviting Realed Proposale for said none. Which applications is Ordend Fied. ise is read and an violium of adminan handis ordered filed Ayen addressen and matters appertancing tweets, which motion was lost by the following vale, Relightion by bruied, Which motion is adopted and the Rition duried Abrent None. Nora albernew to mut with the Roard of Belegacies in four community the whole for the purpose Abreent none, nora None. Ayes albinen Cland, mitton, Rainbow, Johnson, Jones, Kyere, Landis, bolt, to-nit! Ahunt None application of d'd' Boone for a Kelphone Travelie, together with other Communications Vin aldonum the Matin of the application of R, D, Roome for a Kelphone Tranch Aldennan Jours now moore that his Board go into a committee of the whole Mountain the Relicion of d. d. Brone for a Krauchine for a The Report of the Committee on the Electric fights and telephone Raid Resolution as adopted is as valours, viz; Rei & Resolverd, My the Common Conneil of the city of Dansays. Clark, Rainbow, Joner, Ed Sudinghow. Milion, Johnson, Hyers, Sandis, Ed Pernie. Rudington, Esternic, William, Edgoues.

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The Pilition of Producty Owners For the deduced of the during of the Work and we decreased in the Work of the and we were the the fourth for the fourth were the the fourth the and we were the the fourth the one were and the fourth of the open the o Bugo, la Factorio: Jungo, la Factorio: June lo the Boord of D'ulgare la adjourne from manday october 6..., 1901, le manday October 30, 1901, at 7,30 P.W. (de at leverered by the Board of adomen of the coly of dow -Production He the Boond of Belegation be added in giving the Country this hoord Canar le regret de visit le auv Cely. ment buch a Walcome, and mech entertainment that they were hever have Ar abouily, and the filique of Daw Brigs generaly, wind a coord to said the count Jour with the local Gratewily, the Board of Aupennions, Chamber of Command and Other Civic Cocieties in the areance chat the members of said West in 1903, in the city of David igo; and this Connew Council Orden of - Odd Sallows, of the slate of California, a cordial michalin to orrice, hearly esteads. Is the grand succomprised of the bridgendent That the Course Courses of the Cup of a par wind, calif :sweller 20 Be By Reselved, By The Counter Council of The City of Can Dugs. daid l'arabulien en adopted is av Factorie, 12; Aburt Nous, , wer wear Hyea aldonnen clark, Haitaon, Rainbow, Johnson, Jones, Hyere, Laukis. Myea aldoner, Mulington Eig Pervis, don adopted by the Fallowing vole, to-mil. mit in 1903, in the chip fan Brige, is read and ou notion of addeman former sudant Orden of add tellows of the state of california, a cordial muilation la A Jour . Averencie Etembing to the trand be comprised of the males but received up to 7.30 O'clock P.W. of the or the day of belation, 190%. Common corner of acid city on the 10th day of Arplumber, 1907, and affrend Orderung The more of grading david "I" abuil bulwere said pourse, a lopered by the Thementy- High about and the dedecasta chouse, as described in the resolution of san Brago, Careponia, from The Eart him of Eighthe strent to The ment hims of

367 The Pilition of Property Owners For the Grading of "" Abut from the hast live og sittemile Abuilto the wast live og Fromty-Lifth street is read and on Motion reforred to the Joint Street Committee. thereupour the Board adjourned until monday october 20th 7.30 P.M. M.J. Perin President of the Boord & aldernun Attest et Sead Lachance

Adjourned Mailing Concecil chamber of the Board of Alderman of the city of Dave Drego Pulifornia. October 20th 1907. Pursuant to adjournment a meeting of the Board of Aldermen was held this day at 7.30. P.M. Pusident Perim Presiding Present Alderneev Rainboev, Johnson, Jones, Hyers, Landis, Perio and clort Goldmaes. Absent Alderneev Clark, Whilson, Ed Kindington, The Minutes of Regular meeting held octaber 6th wave read and approvad. A Message From the Mayor Recommending that the Board of Palice Commissioners by anthorized to appoint a Special Policeman for the ninth Mard, and that his Balary by Joral at Fifteen Dollars Pour month is read and Ordered Filed. Merenhow an Ordeniance anthonging the Boord of Police Com-Missioners to appoint a special Policeman for the Minute Ward and Liting his dalary at Fifteen Dollars Per Month is read. Merenpon Further action in said matter is Postponed. At this time a Communication from the Board of Palier Commissioners recommending that they by authorized to appoint au Et ha Patrolman ou the Police force for the Purpose of Patrolling the Nucle Ward is read and on motion referred to the Police Committee, A Communication From R. J. Dodge City Treasurer for an Eftension of heave of absence to October 14, 1907 is read and on motion Granted. A Communication From the Roard of Fire Communication astring that they be autorized to appoint an Etra Drivero to late the Place of chas alor is read and on motion Granted, Morenpow are Ordenance Providing For the Employment of Man in the Fore Department is Read and on motions of alderman Landis adopted by the following oote, to-mit: Ayer Alderment Rainbow, Johnson, Jones, Hyers, Kandis Ed Perino Nors None Akent aldernew, Clark, Whitson Ed Verdington. Said Ordniance as Adopted is as Fallows viz: Ordniance No. 1194 Au Ordniance Providing For the Elephoyment of an Etha

man in the Fire Department in the city of Dan Diego, California. Be It Or danied, By the Common Conneil of the City of Dan Diego, as Follows:

Section 1. That the Board of Lie Commissioners of the citie of day digo California, bu. and said Board of Vire Commissioners is heren authorized and chrected to auploy an Etra Univer for fire engine Number 2 until the priver recently ingured will be able to resume his dulies, and that the said Priver Ao injured by paid his usual salary mutil he is able to resume his Auties, provided that such time shall Not steel the sum of permity days. Action 2. That This Ordinance shall take Effect and be in force from and after its passage and approval.

Section 3. That the city clerk of the said cety of Randingo, be and he is hereby authorized and directed, immediately after the approval of this Ordinance, to publish, or Cause the same to by published once in the Official Newspaper of Raid City, to-wit the San Diego union and daily ree.

An Ordinance Providing Forder Payment of Certain Bills For Material and Supplies incurred By the Water Department is Kead and on Motion of Aldonnan Johnson adopted by the Tallowing bate, to wit. Ayes Aldelmen Rainbow, Johnson, Jones, Hyers, Landis, Ed Verrie. Notes None Absent aldonnew Clark, Whitson El Ludington Said Ordniance as adopted is as Follows. vig: Ordinguee No. 1191. An Ordinauce Providing For the payment of Certain Bells For Material and Supplies incurred By the mater Alpartment of the City of San Diego, California, For the month of Deplember 1907.

Mureas The Common Conneil of the Celif of Dan Diego, California,

has authorized the Board of Public Works of baid Rily to incin an indebtedness in the Purchase of material and supplies for the use of the mater Department of said city in a sum notto exceed the Ann of \$ 300.00 in any one hours, And Meyeas, the Board & Public Norks has purchased materials and supplies during the Mouth of Reptember, 1907, for the use of the Water Department of Baid City in the Sum of \$ 868. 87. as Phonon by the accompanying bills Numbered 2088, 3093, 3109. 3127, 3141. 3143, 3145, 3147.3149, 3158, 3174, 3174, 3176, 3182, 3190, 3213, 3219, and 3221, therefore Be It arised by the Common Connerl of the City of san Digo, a Fallows: Section 1. That Daid Claims by, and They are hereby approved and allowed.

Audapen ils Passage and approval. The Lallowing Report of the Nearth Ind Morals Commetter in the Matter of amending Rection 1. of Ordinance No. 939, of the Ordinances of of the City of Ran Diego is read and adopted, viz: The Health and Morals Committee recommends steat the milhin Ordinance amending rection 1. of Ordinance No 939, by adapted. D. X. Jones, D.V. Johnson. Deptember 8th 1907 J. Co Nyers, Geo. B. Chapman. Thereupon an Ordinance Amending Sections 1. of Ordinance No. 939 of the Ordinances of the City of Dan Diego, Entitled, "An Archinance Prohibiting any Person in the City of Dan Niego, Ralifornia, from Becoming & Visitor to any Place for the Practice of Hambling; Also Prohib iling any Person from Raing any Place to brused as a gambling Place, is real and on notion of alderman Johnson adopted by the following Vole, to-mit: Ayer aldernew Rainbow. Johnson. Jones, Hyers, Landis, Ed Provin. hour None Abreat aldernew Clark, Whilson, Red Ludniglow. Said Ordinance as adopted to as Fallows, viz; Ondinance Mo. 1193. An OnAmance amending Section 1. of Ordinance No 939 of the Ordenances of the City of Ran Diego, Entitled, "In Ordinance Prohibiting any Person in the Relig of Ran Diego California, From Becoming a visitor to any Place For the Practice of Vanibling, also Prohibiling any Person from Jeasing any Place to brush as a Gambling Place, also Prohibiling any Person from Conducting any Place For Gambling Purposes; Also Prohibiting any

Porson Trom Playing or Relling at or a Jainst any tame not mentioned in dection 330.01 the Denal Code of the state of California: the Prohibiting any Person from Conducting any Jame of Poker with a kitty, and Prescribing a Pualty For the Violation thereof, " approved on the sub day of July, 1901. Re I Quedained, By the Common Conneil of the Ordinances of the Chip of Dan Diego, California, entitled, "An Ordinance Prohibiling any Person in the cap of danding, california, pour becoming a Visitor to any Place for the practice of Hambling, also Prohibiling any Person from leaving any Place to be used as a Hambling place. Also Prohibiling any Person prove Conducting any place for families place. Also Prohibiling any person from playing or brilling at or against any game not mentioned in Action 330 of the Penal Code of the state of Ralifornia; also Prohibiling any Ploson from Conducting any game of Paller mith a king, and Porscribing a Penally for the violation thereof, " approved on the 2nd day of July, 1901, be and the same is hereby amended to read as Juleows:

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Action 1. That it bu and is hurby declared to bu unlawful for any harmine Mithin the limits of the city of dan Digo, California, to Exhibit or oppose to brive in any barricaded house or toom or in any place built or protected in a manner to marke it difficult of access or inquesto Police Officers, When shree or more persons are present, any Cards, bies, dominors, Fau tau table or layout, or any part of such layout, or any Humbling influences thekoror or for any person to visit or resort to any such barried or barried house or toom or other place in the daid city of Daw Digo, built or protected in a manner to marke it difficult of access or ingress to Police of fiers, Man been or any person to visit or resort to any such barried or barried house or toom or other place in the daid city of Daw Digo, built or protected in a manner to marke it difficult of access or ingress to Police of fiers, thorway (and, hice, dominors, fau taw Table or layout, or any part of such layout, or any gaushing implements what sorve are Shibited or Spored to biew. Then three or nor persons are present, or for any person in paid of biew. Then three or nor persons are present, or for any person in paid of biew. Then three or nor persons are present, or for any person in paid of biew. Then three or nor persons are present, or for any person in the baid aid of Aau Digo,

Dection I. That any Porrow the shale violate any of the monion of this ordinance shale by deened quitty of a middemeanor, and, upon Conviction thereof, shale by principled by a fine of that less than five dame (\$5,00) nor more than two hundred vollars (\$200,00), or by imprisonment in the city still of the said city of san siego for a torm that Securding onehundred (100) days, or by boils such fine are a timprisonment. Section 9. That this Ordinance shear take effect and be in force from and after its parcage and approval. Inclion H. That the city clork of the said city of san siers, by, and he is hereby anthorized and directed, immediately after the approval of this Ordinance, to publish or cause the same to be published once in the city of paper of said city, to with the

Dan Dièzo union and Daily Bre. At This fine alderman Sudington enters and takes his seat in the Boord. An Ordinance Providing For the Grading and laying of Fivo Cross walks upon the intersection of Furnity second and "K" Atreets is read and on motion of alderman Jones adopted by the Jollowing vote, To-mit: Ayes aldennen Rainbow, Johnson, Jones, Nyers, Landis, Ludington "& Perries, Nous none. Abreit Aldermen Clark El Whilson, Said Ordinance as adopted is as Follows, viz:

An C'rdrucere Authorging auch dereding The mayor of the Dudriauer No. 1195. . Suid Ordinance av abolid is av Jaclows, wy: Abased Wideman, Clark. Wow None, audurghen Eil Perouu. Konsupon au Gydniause. Authoriging and dviceting du mayor and the chip elores of the chip of have beer to Essente. Grint-Claime Are be the General of the farmer addition is read and on motion of adsoment by Claimer of the farmer addition is read and on motion of adsoment that also had in further farmer of hit. Mauled. The Patition of Joseph Aloney to certain of Deed to Kaud with the bank we bank on the and motion of the mount of motion the and the motion of in the Board. At this firm advances Adulase success and latics dis sed force from and after to barrage and approval. bedien 3. Kat this Orduaue aluer takes effect auchter w Lifty dallare. Said most to be done by due by the streed pres of and eigh monthe, Provided the total expense thereof allow not exceed the arm of dard Board of Aublie Honke, and filed in ile office of the Board of Aubli Courbouch according to specifications to be prepared tructor by the Order and repair by any Person, Company or Confeoration having rail wad dud wiene etien, or of said abuild, that is required by have to be have be have be and two melues thick, laid on the natural sauch, steept that portion of said cure naux le cours of bitummour were parement thus Just mile averes twenty- pecard strut, to the southwat comer of oaid whencehow, Raid interestion, and from the bourtread concer of said interestion Conser of the said where derow derow "It" shut to the southward concer of to it officeral grader and due cross-marce to be hard more the vorthurset clid la Cause the unbrasetion of burning-acoust and "K" abut le by graded once, by, and daud Board of Public north is hereby authorized and dire Section 1. That the Board of Public morte of the cut of Dan Ducy. Eally is rouse no Be at Bridamed, By The Common Council of The City of Daw wigh California, Au Ardunauer Providing for the trading and laying of due own mands When The internetion of the mading and laying of due bugs,

City to Attest the Execution of Quit clause Deeds in the hame, For and on Behalf, and as the act and Deed of the City of san Diego, California, to the Owners of lats in Gardners addition to the said City of san Diegs, and Dureling the Said City clink to Deliver such Deeds to the county Recorder of the county of Dan Diego, State of California, For Recordations. Mereas, It appears from the records and proceedings of the Boost of Trustees of the city of dan Diegs, County of Randiegs, State of Calif onnia, that the President and Trustees of said City, by the vote of the duly Qualified lectors of the said City of Ban Diego at an election for that special Purpose held in Daid citig on the 25th day of may A.A. 1868, un Pursuance of the Booisvous of an ack of the sequelations of the state of california, entitled, " An ack to Repeal the charter of the city of san sugo, and to create a Board of Frustees, approved January 30, and 1857, ware directed, authorized, and enepoword to Rell Pueblo or City lands, the property of Raid Cily; and Whereas, On the or day of Lebruary, a.S. 1869. the said President and This les in compliance with said vale and the said act of the begin lature sold to Milian X Hardner the northwest comer of Pueblo lot 1148 of the Pueblo fauds of the Daid Cely of Dave Diego, Coulaning Forty (40) acres according to the Official map of said City made by Charles N, Poole, a. D. 1856, and ou file in the Office of the Recretary of Dai'd Board; that said land was sold toch Said William X Hardner at and for the Sum of Fifty dollars (\$ 50,00), and that said burn was paid to and received by said City therefor, and that by Muslake of said bustees the Deld Couvrying Paid Property was madvartently and incomally Executed to William H. Hardner as the France Merlin, unstead of to William X. Hardner, Which is the true and comet have of the punchaser of said property, and the Deed Which was Executed by the said City of Dan Diego, by To said mistres should have brew Secured to Miliano X. Hardner, and. "Mureas, Said 40-acre tract has since said sale and the Executlow of Daid deed bran Aubdivided into tats and blocks and is Known as "Hardners Addition" and Mureae, lato and Blocks in Daid Gardners addition have been Sold according to che map of Raid addition on file in the Office of the country Recorder of said Country of San Diego; and Whereas, it appears that the said City of Dan Diego has no right, title, or interest in or to said property, or any Porteoro thereof, Et cept for delinguent tajas, or where said City has acquind tetle to the said lator lato in said Hardners addition since said 40-acre tract was so subdivided, and Whereas, the Common Conneil of Daid City is desirous of Correcting any and all orrors in the Execution of Daid Deed Now Therefore, Be it Ordained, By the Common Conneil of the city of Dan Diego, as Fallows:

mièn aud daily Bue. oues in the eiling Official new spaper of said any, to mit the same road of this Ordinause, to Publish or cause the same to by Published in fore from and after its parage and approval. Der and here housed and and doneald, amediated after the app Action 3. That this Ordenance about have speat and be .6981 of said at the here said deed was a Exented in the said year and rature Mattagener that the said being had in said 40-aske brast of said Bling Courses the right, tille, interest, duch selate of Every name by the salid beed as E cented in the year 1869. by the said Boards hume Cours any parishes guestion that the shed cour of dan vigs did net Said deeds to bu as Executed by said may or and any clerks Bhall on Hame of the granter of dai'd beed to Escented in the year 1869, and that to executed by the said reay or and city cloud chall correst the ever in the It bring the interchine of daid Comman Connect that the said deade to they hung interest Which said ang has acquied in Daid property for delinguin dord of the said Country of Date Bigs, slate of California. Which said 1869, in Dud licert town at dage 177 in the office of the Column leave lad ruan by the said and for son ougs by the though it to mand of human be million the fourtrow welled of to million X tondrow, said day of the on date of the suday of tomany, 1869, and recorded on the suday of the Make Rureunt to This Ordeniques to Consist a defect in the Execution of Park Abuching him to record the same, Mass allast Bulain a recital shart are dan Buge, Alate of California, Jor the, Burun of auch Instruty, auch in by detwoung Daid deals to the county hearder of the Daid county of orged and directed to Dalwar said deady to the Currer of Back Broken

Bestimen 1. That The manor of the cut of day ones, California, be auch the se hereby autorized, supremoved, and instructed to escents and actricantes quite claim deets prouses and reach instructed to escents and actricantes of a diverse to construct on breach, in the name, and actricantes and diverse to construct on breach of each of sain end, in the manor of the and diverse the cut are and the direct of sain end, in the manor of the autor of the treation of and cut of the operate and a the horder of the autor of the treation of and the direct of sain and a direct of the operate the treation of and the operate of the during at the faith of the treation of and the operate of the operate of the operate indairs the case breach in the sain cut of four burses of any of the operate of "blandmene and the section of a the operate of the operate deer indairs the case breach in the said cut of four burses of any of the operate in the operate in the same of the operate of the operate of the operate in the operates in the said cut of four burses of a cut when and in the including. Herewere, it is out of four burses of a cut when a four in the indication of the said cut of four burses or the claim of the indicated the the said cut of the operate on the operate in the operates in the said cut of the operate on the operate in the operates in the said cut of the said cut of the operate in the operates in the said cut of the said cut of the operate of the operate in the operates in the said cut of the said cut of the operate of the operates of the indicates in the operates of the said cut of the operate of the operates of the operates of the operates in the indicates of the said cut of the operate cut of the operates of the opera



The Report of the Pound Keeper for the month of Reptember 1907. is presented and on motion Ordered Filed. The Petition of Patrick Dungan to have Pueblo lots 1109. 1110. and 1113 included in the Pound Limits of the city is read and on motion referred to the Mealth and Morals committee. The Pelition of Mr Sleiberg for Compensation for the use of Kand over which the City Scavengors travel to reach the City Dumping Ground is read and on motion referred to the Health and morals Committee. The Pelitivus of Mrs. X. R. Quevas and a Moran for authority to cut derver and remove the from the sedewarks is Presented and on mation granted subject to the approval of the object superintendent. The Pilition of Victor Davidge for a retail Liquor Lieune at N.E. Corner of 4 thand & streets Presented and on motion referred to the Health and Morals Committee. The Pelition of Illaubor Mangenheim to For a Wholesale Liquor Genere at U. 977. Lifth street Presented and on motion referred to the Health and Morals Committee, granded The Petition of the Board of Supervisors of Dan Diego County to Day cent and Open a Public highway Connecting the New Nospital site by the Most feasible route, with other Public Abreets or highways leading to the business Portion of the city is read and on motions referred to the Joint abreat Committee. The Pelilion of a. J. Copley astring for an increase in salary

for talking up and desposing of the sout swappings is read and on motion referred to the faint strut Committee. The Petition of biligens asking for the removal of the strut Car Tracke from Foreret Strut "b" strutt and sitch strut in the city is Presented and on motion referred to the faint strut Rominites. After Forst Ground due Matie President Porrier did in Open Dession Sign an Ordinance (Mall97) Providing for Ywo Cross Walks upon the villersection of Twenty second and K struts, also An Ordinance (ho. 1193) amending section 1. of Ordinance No 939. .also An Ordinance (No. 1191) approving Claims against Water Departure for september 1902. also An Ordinance (Mo. 1194) Providing for the Engloyment of an Etra driver for Fire Department,

Buga, California, Musur av " Micharly abuil "now its North curl hun Kureled to advertise por bids and lit a contrad for the Parmy of that to the orne, bu, and daid pourd of Bublic Works is hould buildonged and dection 1. That the Board of Public. nortes of the augo, cauge, cally eing of dan krize, Californies, Bu de Caldanied, By The Connew Connert of The Candings Au Ordunause Providing for the lawing of mithurby blund in the daid Ordinauer av Adopleid is av Fareswo, vig: Ordinauer Vo. , Hund adoman Clark Now Now Ayen Uldonnen Misson, Rambour, Johnson, Johnson, Hyere, Laudin, Indington, Au Ardenause Providing for the Rewind of Authority Abust is reach and on mation of adaman Mution adopted by the forecours vole, to mit. Raid Bid is accompanied by a Boud in the punch of Oue Moursaul ballone Payable to the mayor of the Out as required by law on mation the Bid of E. N. Easter was accepted. Lor Eteadation Per Cubic yard -m , 331/r auto Heer, wast This chy. daid fid in accompanied by a cluedt in the Breat dum of Your Kor Cultautorneut Per Culte yard 9-1/1 cula 9-11/4 Cento Bid of E'n: Earon offering to de said nore at the bollowing mens, big:

He cleane Presents The application of Publication and Parting of the Nation Revents of the Nation Provents of Ciplith Burnel to The work of Ciplith Burnel to The work of the start in the operation of the start in the contract of the start in the contract of the start of the sta

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(181) Just last of the last him of ordie about. Of aidemacing and curbing "I" shurt in the cut of sam burgs, California, from the West his of decourd abuil to a point tiply- sight Kushin Oxdouig the Work . Recolution No. 647. Said Realition a abopted is an factorie, big: Swith aldrewer Clark Now None, End Beruw, Ayen Udsumen Hulew, Kaubow, Jahusen, Jour, Hyun, Haudie, Kudughen Jones adopted by the following vole, to-mit: put last of the last live of week's thut, is read and on waline of adaman Curbing "H" Abust from the next him of accouldbest to a bourt Hip Eight (58) Therewhow a resolution Ordening the Bords of Didewalking and of Intertion, much affidavito were ordered Filed. of the Publication and Porting of the Natice of the Parage of David readium Resolution of Intention to didenarce and burch of " abud, and also the apprilance The club Maxaul The affectants of Publication and Parling of The Unew and Barly Buc. over in The chy officed rewardschool og and cely, to mit, the san dugo approval of this Ordinance, to publish or Cause the Davie laber published and he is hereby authorized dued dureded, unued cauly after the As alive 3. Hat the city clore of the said Right of som brigge, her how and after it parage and approval. rat et end the sum of \$ 400,00. Actual of the main of this orderiance blace late affect and by inforce Muit, and provided, Junu, that the apause thereaf to the said any allow tweep by the Queen of the property abutury upon the said mitherdy Pail with the cut traveny of said chy to the bud of the build thud at least one half of the anioned bed by the lower responsible bedder charles by the Raid Buard of Public month for Soung Raid month weils a aun equal to Dais Board of Public Montus, Porrided, , that no Contrad alease be awarded Rand Work to be done according to apecification to be prepared by the Cule Dave. Alphaist manung sunface two (1) wellow thick placed on top gravel asphast court quiter mill a base of address concrete Sour (4) wicher Thick and with an Gowell shart to The Bail laid hus of this of this strut, Which share by Paural as a Fire (1) Just, and running the buse hugh thereof from the said meet here of erby about extending from the bourd curle bure thereof hord for a checkance of melies Thick placed on the rational sanch, steept deat Portions of the said mile the last live of third should be and mithinly abuil to be Pared with arphaed two (3) Thereaf to the bouch curk hus threaf, and from The max huse of sound about to

Russich by The Common of some of the one of some price, Carponie, that the fulsice interest and common of some one requires that the action proves here income to a conversion of the down in and one, bend, the action of the the preserving about more to be down in and one, be the place thereof, from the mathem, in an chird of a point of the larth date of the preserve of the bordone in and one of a point of the larth on both that of the preserve of the bordone in and one of a point of the larth has a point, by here the mathem of acoust shind to a point of the larth the date thereof, from the mathem of acoust shind to a point of the larth blow has a point, by here we the bord in the chird to a point of the larth blow that of the second courts can be acoust, the hour part of a point of the date point, by here the point court one of the point of the larth blow of the there is a the of the second shind to a point of the larth of the optication the public of the of the point point of the point, by the blow of the the larth is a point of the point of the point of the provest the optication of the second shind to be point of the point of the the optication of the second of a point of the point of the provest the optication of the second of the point of the point of the point. The provest the second of the point of the point of the point of the provest the provest of the second of the point of the point of the point of the test of the provest the point of the point of the point of the point of the test of the point of the test of the point of the test of the point of the test of the point of the test of the point of the point

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He kun Buge union and kain Bu a dain rowspoken Publiched and encentalish in said city, is kendry designated as The reversation in Much This resolution ordening norte, and the notice of said north uniting ecaled Proposale for doing the same, chase by publiched, in the manune and form and by the Persons required by daw.

He chukig- this city is hereby durected to Post complemented for this days on or reaver the chamber door of said contravily and built aperification in vising healed to proposed or him for doing have, a hales form required by haw, a ratice of said more, inviting dealed proposed or built for doing the barne, and referring to the presentione loaded or on file, in the said club is also and referring to the presentione loaded or on file, in the said club is also bened a barden when the in the more and with for doing the barne, and referring to the presention or on file, in the said club is also hereby durected to for said porchast or on file, in the said club is also hereby durected to for said porchast or on the in the said club is also hereby durected to for said porchasts or in the said club is also hereby durected to for said porchasts or the said club is also hereby durected to for said porchasts of the indention of the saided durected to for the fore the said when the said to do the terrest of the saided durected to for the said to be and the indention of the saided to hereby durected to for the fore the said when the said to be a said to be and the fore the said to be and the said to be able to be a said t

World, for two days, in the manuer required by have, in said veurspaper

A time time adaman rhinere to secure the falsoning Port of the four for the Commune in the manue of on Ordmance moriding for Plane for the Parine button on fifth about is read and on motion adapted, viz: The about is read and on motion adopted, viz:

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Mugs un reverses. Reverse the reverses. California, by, and his keep quantum of due ching have by and purnish to due to keep quantum out during and the house he thin continuou contract the and hite of the house dection for the paring of the quite out book rider of the house dection for the paring of the quite out out when of the house at interestion of adverte bure of the working and here house at interestion of abreat bure of the working and here house the house the here to be a the parine of the working and the house the here here here to be a point here of the working and here here the here the bure to a point here here have the func-tion and prove the love here to be a breach here with the authouse the more the the ordericanes of action here a break with the function of the prove the forther we here here and the here within a bold on the the ordericanes of action by the bold and and here the events are the produced by the ordering the function of the ordering the ordering of the ordering the here here the ordering the here the section of the ordering the here the ordering the ordering of the ordering the function of the the ordering the ordering the ordering the defined of the ordering the here the ordering the ordering the ordering the ordering the here the ordering the ordering the ordering the ordering the here the ordering the ordering the ordering the ordering the here the ordering the ordering the ordering the ordering the here the ordering the ordering the ordering the ordering the here the ordering the ordering the ordering the ordering the here the ordering the ordering the ordering the ordering the here the ordering the ordering the 0 | | | | An Onderwee Providing for the preparation of Raw, them was and cross dections for the Parkaration of Raw, them in the City of sou bries, California, From the south his of the Dr Andrew California. From the south his of the Dr Adame by the commendation of the city of sou abready Hulloned with concrete, Walewal Norie Concert, or Wile Mineue work to the Official grade thereof and width above specified, that the said city but interes of said city by, and Mountage un ordinence Providing for the preparation of Plane Drownigs and once dections for the Paning of the Kuiter of Sifild When is head and on motion of advinan Myere adopted by the pollouning vole, to mit, Age adounen Rainbour, Johnson, Jones, Myere, Kandes, hichington R. Burnel, R. P. Huinaw & Spones, X. Lo. Myere, J.H. Buggo Raid Orduneue de adopuid is au percours, vij: October 18, 41907; Abuit admine clark and mitter Ed Revin. Bugs be fallows! Worra Vone. mga

he is heading of the performations of Active of Mail eity bed, and the is heading authorized curd divided to furnish to this continuou Commit a breniption of the places mere the runphen divided material tok the wave from the Acid Fifth Obert, in paring the guine material tok the said points on above described, can be placed dud deposited. The bedien 3. That this Ordiniance share have field and be in force prom and after its forthe eith club of the Mail of Acu Sies, be, and the is heading the eith club of the Mail ping of Man Diess, be, and the is heading and only of the Mail ping of Man Diess, be, and the is heading to publish, or Cause the Same to public the optimal of this Ordinales, to publish, or Cause the Same to public the print buy the official New proper of Daile eight to mit the optimal of the official Very proper of Daile eight to with the days built the daily Res. Aith Abut Thom and including the North line of 18" Abut to and including the North line of the Abut to and including the North line of 18" Abut to and including the North line of 18" Abut to and including the North line of 18" Abut to and including the North line of 18" Abut to and including the North line of 18" Abut to be mit. the Andrian of the fourt of the North the Ward of the North fill of the forth about the matter of the forth about the matter of the forth about the matter of the forth and including the north fill is read and adopted big in orthe of the original of the commend, the within ord-How hove al house clark Es Militan. Ayer advanced Rainbow, Johnson, Jones, Hyrre, Raidis, Ed Perrie. mance by a Jopele I Daid Ordinance Ordinance No. 1197. av abspaced is an Fallows. Viz: J.C. Hyere,



his to paring the grine thread on about stated, which estimate office the mass in displication, and our copy of said estimate share be in the office of the said city begins of and share, during office hours by accessible to inspection by any person who may denie to inspect the man and during the source of the may denie to inspect This common conneil an estimate of the unit of Public fails of 4. he is hereby authorized and directed to also prepare and furnish to

381An Ordinance Establishing the Grade of Dirth Street in the city of san Diego, Ralifornia. from and including the north line of "A" street to and including the south Boundary line of the city Park in said pilit Said Rily. Be 2X Undamied by the common conneil of the City of Ran Diego as Fullows: Section 1. That the Grade of Ditch Street in the city of Dan Diego, California, from and meending the North line of "B" street to and including the douth boundary live of the city Park in said city bur, and the Dame is hereby established as Jollows: The elevation of the paret herein named to be above the datum the of levels fited by Ordinance no. 3 of the ordinances of said City of Dan Diego, sulited: " An Orchinance slablishing a datum line for the mading of struts in the Cely of san Dugs, state of California, and providing for the manner of Establishing grades by ordinance, "app. tovad quee 30th, 1886, Aleal be and is hereby fited as tollows: At the northwest comer of sitch Abert and B" Street, 58.5 feet, at the northeast corner of sitch street and B" street, 58.5 but. At the Docenturast Corner of Dorth strut and A" Strut, 19 Jul. At the southeast comer of sitch street and "" street 79. 7 fut, At the Northeast Concer of Sitch Abut and "I" Street, 83 Jul. At the northwest comer of sith strut and "A" strut, 82 Jul At the southwest comer of sitch street and ask strut, 97. 5 Jul. At the Southeast Comor of sitch street and ask strut, 100. 5 Jul. At the Norcheast corner of sight strut and ask strut, 103. 5 feit. It the northwart Romer of sitch street and ash street, 100. 5 Jul. At the Southwest Comer of Sixth Street and Beech Street, 114 Jul. At the fourtreast comer of sixth Street and Beech Street, 116. 5 feet. At the Northeast Comer of Sixth Street and Buch Street, 118. 5 feet. 118. Squit. At the Northwest Comer of Dirth Strut and Buch Strut, 116 Jul. At the southwest Comer of Dirth Strut and Cedae Strut, 1974. 2. fut.

At the southeast comer of sixth strut and Redar street, 127. Jul. At the Norcheast comer of sight street and edan street, 129, Juit At the Northwest comer of south strul and ledar about, 127 July At the intersection of the cast line of with struct with the Donith fine of the city Park, 141.3 Jul. Af the intersection of the mast line of sitch struct with the south live of the Rely Park, 141. 3 July That the thad of sitch struct beliven the Paints Joyad by this ord mance please bu of uniform ascent and descent, and that the centro line of the said Portion of said sorth street shall have an average elevation of the Opposite Curle grade. Dection 7. That this Ordinance shall take effect and by in foree from and after ils passage and approval. Section 3. That the city Club of the said City of Nan Digo by, and he is hereby autorized and directed, inshe dialey afth the approval hereof, to Vublish, or Cause the same to be published ouce in the official newspaper of Raid city, to-wit; etu sandigo Union and Daily Bee. After Lorat Georg due Valier President Perrie deil in Open Ression sign an Ordinance For the preparation of Plans, orawing and Bross sections For the Paving of the Suttin of Lifth strut. also Au Ordinance Establishing the Wade of Sitch Street from North line of "B" strut to south Boundary line of City Park. the Lallowing Report of the faint Street Councillus in the matter of Constructing a slove Ford across challas creek is read and on mation of alderman Landis adapted vie; Lan Diego, California, Octo 15th 1902. To the Honorable Common Council San Diego, California. Gentlemen: The undersigned herewith respectfully Petition your Hon Orable Body an Fallows: The Joint abreet committee herewith recommende that a slove ford by put in accross the challas Breek on the road connecting with the El Cajon road and we present hereinth an estimate of the cost of such ford together with are ardinance directing the street department to make said improvement and Reconniend lo adoption

383Respectfully bubmitted. X. le. Hyor, N.V. Jones, B. Burnell, R. P. Heiman, X.H. Briggs, The above mentioned Estimate of the cely Engineer for Constructing a "Lord" across the North challas creek is presented and Ordered Filed. Herenpow an Ordinance Providing for the Construction of an Asphalt Ford Across North Challan Breek is read and on motion of alder man Hyers adopted by the Joelowing vole, to-wit: Ayer Aldernen Kainbow, Jahnson, Jones, Nyers, Kandis, Kuduglow Ed Verriv, Vou none Absent alderman clare Ed Whitrow. Raid Ordniance as adopted is as Fallows, big. Ordinance No. An Ordinance Providing for the Constructions of an asphalt Lord Across North Chollas creek in the City of san Diego, Calif-Ornia, Be It Ordanied, By the Common Council of the Rity of Raw Nugo, as Fallows: Section 1. That the Board of Public works of the cely of Daw Digo, California, bu, and said Board of Public Works is hereby anthorized and dvieded to construct a ford across the north Challas Creek on the Lemon Good road, One kyndred and Fiflig (150) Just in leigth and softeen (16) feet in Width at a point chereow described as Fallows, to-mit: Beginning at a paint on the center line of "&" street, distant Hounty-Eight (78) Jul in an easterly direction from the east line of Thirty- fifile struct in surrydale addition in the City of Dan Diego, California, chence Running in an lasterly direction following the Central line of baid "I" Abut one hundred and Fifty (1501 feet. Said Ford to Consist of Asphalt Concrete Sit (6") unches in chieldness. Aaid World to be done according to specifications to be prepared by the said Board of Public morks, and said month to by done by the street Force of said city; Provided, that the Epense thereof Bhall not breed three hundred and Eighty-four dallars (\$38H.00) declion 2, That this Ordinance Shall Take effect and be in force from and after its passage and approval. The Fallowing Report of the Joint Street Committee in the

The Rynot of the Baind Rowed Commune together manued. Portion of two mines on back ada manuluin to read and and and ind of A abust to the work bus of "W" abust is read and on notion build over thirdy days. The Point on both wide of Asperly Currene to hideward and curle Hurner and about on both wide discorp from the south line of "A" about to and methoding the North line of "ne" obout is read and our mation Therewould be card time of mention of meridian to redemark and live "It" about butween the card time of articult and the weat time of twenty found bound in read and on motion laid over shirth days. and on yestion granked. bluch, except auch portions thereaf ar have brew alledy redemarked in read bulweren the boat heirs of witherent abut and the ment heir of twenty-found We Pelition of Propering Owner to have "I' abuil rede-maner A.H. Bugger. 3. Burnell, O.X. Johan, X. Co. Hyere, Bafaelfully bubnulled in m Caphallie Concrele, of a that the the must live of 8 that will be a suble of a bur of aufoloach of Ordsworks, and said Hunne on ask that, from the sast his that a ver breakline of mention bu pared moviding for the laying & use strut is that said plut shall at its salue him by quitered. Jellin Wide against the rideworking and curburg of said portion The commun funtur recommend, dat as du provers at at-Berrich of Property Ourress against the redencesting and curbing of ach about The fourt abuilt commune to Alon was referred the Proceed Heuleurerige. California. to the Houserable Common Council Dan Brig-o, California, Ode 19, 1901 marin of the marine of Orapula current de opened the ordemorting and

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with the Protect of Property owners against the sidewaeving and Curbing of ask street between stand stratects is on motion referred back to the faint street committee. A Alaement of the Epenser incurred by the Various departments of the City Soonwent, under authority of the Board of Public north, for the Month ending september 20, 1907. Prented and ordered Ided. A communication than the City Engineer Estimating the Cost of building two dams in the City Parts, and of Greatending a condent in "B" street, is presented and on motion referred to the faint street Commune, the Ordinance Prescribing requeations for its use of water at Pacific Beach and for testing meters is on motion referred back to the Joint Water Committee, A gout Resolution authorizing and directing the superinterdent of abreats to furnish a description of the place where surplus doit to burrenoond by the grading of B" struct shall be placed and Deposited is read and on restion of alderman Jones adopted by the following vole, to-mit: Ayes aldernen Kaniber, Johnson, Jones, Nyers, Laukis, Ledniglow. nous noue "Id Pourie. Absent alderneev. Clark & Whitron. Dai'd Resolution as adopted is an fallows, vig: · Jaint Resolution No. 1455; Be It Resolved By the Connow Conneil of the Celin of Ban Diego as Lallows: That the superintendent of struts of the city of Ran Diego, California, but and the is hereby anthorized and directed to Jurnish to

This Common connect a description of the place there are surplus dist to be Hencord by the grading of "B" street in the city of san Diego, Calif-Ornia. from the west line of Hereof, and are intersections of streets butween said points and the sidewalks of such intersections, strept that portion of the said "B" strut. and said intersections between said points Which has almady brin graded to the official grade thereof, share be Placed and deposed. In the value of Said city be and he is hereby authorized and divertion of said city be and he is hereby authorized and diverted to make a careful estimate of the Mumber of Cerbic yards of excavation and the Humbre of the said "B" struct endantioned to boring that portion of the said "B" struct proposed to be so graded to the Ortion of the solar of the structure of solar of endants of the solar of the bring that portion of the solar of structure of the bar so graded to the ortion of the solar of the solar of endants and the official grade and cross-sections, org: that Portion of the said "B" that in the city of san siegs. California, from the Wast line of Twenty-Decord struct to the west fine of thirteeth About, and the sidewall thereof, and all intersections of abouts between said points and the Didrivalies of Such intersections, steept where already graded to the Official grade thereof.

that the said estimate of the said city Eigmen, made as abour specipied, that by made and purnished to this common connect in duplicate. One copy of which shall be plice to in the Office of the said edge Eigmen, and shall during Office hours be accessible for inspection by time person the may chrise to inspect the same. That the said estimate of the said city Eugineer shall include plans and specifications for the construction, and estimate of the Cost thereof, of all culors for the construction, and estimate of the between said points in Order to properly carry the surface train thereof.

A jaint Resolution anthorizing and directing the supbrutentent of Strutes to furnish a description of the place there are surplus dirt to by removed by the brading of "b" strut shall be placed and deposited. is read and on motion of alderman form adopted by the following vole, to - Wit: Ayer Alderman Rainbow. Johnson, Jones, Hyere, Saudie Kerdinglow & Perrie. None Mone About Alderman Clark & Militon. Raid Resolution of adopted is as Follows, vig: Jaint Resolution No. 1400. Be I Resolution of adopted is as Follows, vig: Junit Resolution No. 1400. A Allows: That the Superintendent of Userts of the city of Danorigs, California, by and the is hereby Automized and directed to furnish

to this common comment a description of the place where are surplus dirt to burtemoved by the grading of "" obut in the city of Dan Digs, California, from the last live of softeenth About to the west line of thomatfifth About, and the sidewares of each intersections, etcepp the between said points and the sidewares of each intersections, etcepp the intersections of said "I" street with United with Strut, and the intersection of the said "I" obut with the submit, and the intersection of the said "I" street with the strengt, and the intersection of the said "I" struct with the strengt and also stapping that Portion of the said "I" struct to the official grade thereof, shall be placed and deposited. "hat the city Engineer of said live by and he is hereby authorized and directed to make a careful estimate of the Number of cubic yards of excavation and the number of cubic yards of cubankment Hecessary to bring that portion of the said "D" street proposed to be do hadad to its Official grade and cross-section, viz:

That Portion of the said "I" street in the city of Ran Diego, California from the last line of sitteenth Street to coast line Leonity- Tiftich Street, and the didewalks thereof, and are intersections of streets baliverne said points and the Diberoalecs of Ruch intersections, strept the intersections of daid "h" Abut with Mineteenth Street, and the intersection of the said "d" shut With First with Mineteenth Street, and the intersection of the said "d" shut Mithe First with And the intersection of the said "d" shut With First with And the intersection of the said "d" shut with First decoud struct, and also Ecepting it of portion of the said "d" street which has also ady bran graded to the Official grade thereaf.

Abacified that but made and furnished to this Common Council in Supposed, Apecified that but made and furnished to this Common Council in Supposed, One copy of Which shall be Kept on file in the Office of the said city Engine and that Iwing Office how by accessible for inspection by any Person she may here to inspect the same. That the said estimate of the said city Engine that in clube plans and specifications for the Oristication, and estimate of the Cost thereof, of all Cellows be received to properly Cavry the Lind "D" about balevan said points, in Order to properly Cavry the Iwiface Wale thereof.

A Joint Resolution to Permit "Leddys Lerrors" to Parada the struts and discharge Wie and is Read and on motion adopted by the following vale, to mit: Ayes aldonnen Rainbon, Johnson, Jones, Hyers, Kandis, Keidington Ed Permin.

Hore none Absent aldonnen Clark & Whitson. Raid Repolution as adopted is as Faccows, big: . Jaint Resolution No. 1407,

Be It Resolved, By the Common Conneil of the city of Pau Diego as Falcows: That a company Known as fed by Lovors be and said Comp-any is hereby granted permission to parade the struts of the city on Saturday Morning the 20th of October, 1907, and that said Company be Permitted to fire blance cartridges from reffles or guns on said Parade Herenpon the Board adjourned. M.J. Persin President of the Board of aldormen Attest Geod Lockenan City cluber

In this marken it was on motion ordered and the clared yean 1909. Le mearf orale d'élieu. the abold Board of Equation for the bine Reubergy Company, a mandy In The marker of apportunity alle Munder of the Board of Auformicers of our Brigo Courting, claw of california. Mouday. Replumbre 13, 1909. dure C'electe P. M. Dail Coursenance diene is av Fallans; vis: Aread upon the murile of this Board. as made by the Alate Board of Equalization is munited. He ad and ordered Buyoung and the Rulman Palace Car Courpour to the Out of day day and the det ortionnent of the accounced of the contract California Radinay A Commedian From the Board of aufrement allowing , dard Barlane Centified by the House of a check in the malaune of the here here. For curl our hund part, 88 culs tor didqueale Pour square Just. 16/1 Ruch. Bid of John Euglbrid Offering to be said norte at the ballowing Preses he hav received bids for downgood more as faceous, to mit. Hereupen the Click reports that in response to said advidionants live of acelie struck which affedents were ordered thed. from the mark live of second about to a point fifty Eifth Eifth 50 Just east of the cash miling listorale to reduced and with the abused on both sides the notice the weak time of accord abread to a point style, sup last last on the sait beine of arelie abread. Reachines ordering the work of adamasking and embang of " abuil on both acher there from The clearly Presents the affer davide of the Publications and Possing of the The reading of the Munder of the Reservous merening was drepened with, Abrent Aldennen Johnson Ed Kaudie. Present Aldonuen Elard, Whilson, Raubow, Jones, Hyere, Myere, Malinghow A Regular muling of the Board of Adermen was held this hay at 7.30. P.M. Revealing of aldonnen of the cent of dan -Regular Merting chambru of the Board

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bracht of auch Radway to Awarded in This County is bos. 69 nulas, Way of the Routhour California Courpour and the hugh of the man Male Board of Equation, for and to the County of Oan Dugo in \$10319.00. That the Railway Operated with said described others in the railome, with the southern California Cailway Company as made by the Pullman Pulace Car Courpour for the rolling alords in the alacte of Calif It is declared that the apportionneed of the aneuronal of the California Raileway Countrauy. por recency shirts used your the contract die madre by the Adde Board of Equalization of the Guillian Palace Car Courpound In the meren of the approximent Woulday september 15'th 1909. Lue O'clock P.W. . ~ California. Munues of the Board of supremoses of the county of our buyer, alaw Ay C.H. Hale. Aspuly. County Clark, Alad Mill H. Holeoulof Octuber it. 1907. William my hand and the seal of the superior Count. This 25 th day Buph Wardrow and of du Male Thereaf. ou file in my office; deat die same Coulaire a fere, true and Correst brauthe state Board of Equation for the year 1909, to wearporated Ritise now Opportioning the assessment of the bourtier California Raulway Co, as madely the Board of Aufservisors on monday asp 10, 1903, Regarding the masser of the light that I have courpouch the forgoung Copy with the Origues munutes of California, and et-officeio clerk of the puperion court of ouch county hereby con L'Mill H. Wolcomb, county clore of the county of date baye, blate of of samply, date of asitomic it. 1902. Blass of California Jas. Munder of the Borard of supressors of the County olan Bugo 00 600658 tioin

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ay of said Countrauy, for auch	ing alords of auch raile	Roadbad, raus and rou
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a damage runt, if your House body mules to Walle with northe with northe with No balue as it would only ad as an abolimation. Which wight such we a Owner is described in The said Ordeniance would be practically of a von harge amount of Male to be contruded with in this cruck, and and Way, for a road on this haud, it buy private property. There is at hime, ou the lemon know hoad, and give its foceoung hearens: The cut in Order to reach this crowing down with and the your Horeoalle body providing for afoliest ford across North chauses cut I return herewith, mithout nu approval, the Ordenauce persed by Linkun of the cely of law Bugs, California. to the Honorable Boord of Warmen dan Augo Cal. Octuber 18. 190 r. Buch is read and an motion informate the gaint abuil commune, brigg He following measage Keam The mayor Valoring an Ordericance Sward, At This Firm aldonnan Johnson Eulere and later his seat in the mile H. Holeoule By C.H. Hale Couly cludy (hai) day of Geleder A. D. 1907. Ruhans my hand and its seal of the superior court, due of Herefrow and of the male thereaf. ressing atores used upon the souther California Cailway Coursany now on file in my office; that the same contains a fuse, time and conset have and The Pullinan Palase Cur Co, a Made by the clair Board of Equalique in the Bureare ou mouday ach 12 - 1900, requirement ale masse of the offer or bureaut have compared the foregoing Copy wich the Orgened mumer of the Good of outand at- applice clerk of the superior court of said County, hereby certify that I I, "mil H. Holcourt, County clords of the Country of sourbreys, alow of California Mate of Casifornia 355. dan brigg, courty, California. Mouday det 13th 1901 Number of the Board of Supervisors of Can Bugs. miles, Ballow Ballow. 00 ·Jus for auch to the weathorable any of saw bugs is as possous: that the apportunent of the characteristical described rectury aloric Berysong Within This County is \$ 157.09 Had du aneved voue pre mile of oak described rosening averes as pred

3|91This prossing I hourd recommend that you just procure the right of may and then build a bridge. vory Respectfully Vraul P. Thary mayor of the city of san brego. A Repolution Awarding the contract For the Grading of "I" struct from the East line of Eighth street to the west line of twenty - Jifth street is read and On malion adapted by the faceowing vole, to-mit: Ayer addermen Claud, Wentson, Rambow, Johnson, Jones, Hyers, Hudington Ind Verrie Nous nove Abrent alderman vandis. David Resolution as adopted is as Faccows: Ung: Resolution of Award Of Coubrad for grading "" Abent in the Celip of Ran Diego, California, from the east line of Eighth street to the wait line of Groundy- Jifth street. Resolved, that the common connect of the city of san origo, califorma, having, in Opendersion, on du 20th day of October, A.D. 1907. Opened, examined, and publicly declared all realed proposals or bids Offered for the following work, to-mit: The grading of that portion of "I" About in the City of Dave Diego, Californea, from the east line of Eighth street to the west line of twenty- Jifth street, and the siduraers thereof, including all ulersections of Abreits believed Dard pours, steept, howron, the intersection of the said &" strut with hunt thut, and the intersection of the said "I" struct with Tenth street, and the intersection of the said "I" street with Cleventh Street, and the undersection of the said "I" street with whiteenth street. and that postion of the intersection of the said "I" struct with Fifteenth Strut how Decupied by a Wooden bridge, and the intersection of the Said "7" about with Mineteenth Abreel, and the intersection of the Raid "I" abreet with Thousty-second abreet, and the intersection of the said" " street with houndy-forerete street; and also excepting that portion of the said "I" street britonen said pourts abready sidewalked or Curberd, or Muttered, or graded to the affreial grade there of the official grade thereof in accordance with the specifications therefor a contained in ordmance No. 1141 of the Ordinances of the said Cety of san Diego, entitled, "aw Orchmaner Providing specifications for the grading of Abuts in the city of Aan Drigo, California, "approved on the 17th day of June, 1907; Provided, that There share by no new areverts placed our Raid thut, Nor any old Culorits Changed in Do grading the same, and that the points where the Ecuse earth to be removed from the said I" strut, in so grading the same shall be deposited, are as follows: Eleven hundred (1100) Cubic yards of earth on Block "H" of Culormond.

* Laggarts Addition in the said city of san orego, said blocks bring bounded on the Worth by "I" street, on clee east by Lorenty- Fourth street, on the south by "I" street,

and on the West by Twenty-chird Abut. Lowrten hundred (1400) Cubic yards of earth on Eghteenth Street between "I" Ituel and "I" street in said city.

Eight hundred aud fifty (850) Rubie yards of earth ow Eighteauth Atrest between "E" strut and "X" strut in said City.

Eleven hundred (1100) Cubic yards of Earth on the North one-half of blook fifteen (15) Culorwords Addition in said city. The North one-half (n. 1/2) of said block bring bounded on the North by "\$" strut, on the east by Fifteents strut, on the south by the alley running from the west line of Sifteenth strut to the last line of Horlow Addition, and on the west by the east line of Nortons addition

Sit hundred (600) Public yards of earth on lot sit (61 in block ten (10) of Culonwalls addition in said city. said lot bring located on the northeast corner of Wineteerite Street and "I" Street in said city.

Eight hundred (500) Cubic yards of earth on lot twelver (12) in block Eleven (11) of Culorwells addition in said Rely. Raidlot bring located on the south Last comer of Eighteenth sbuit and "X" strut in said City:

Horlow heredred (1800) Cubic yards of earth on the South one - half (6/2) of block sit (6) of Culowwells addition in said City. Said South one - half (S. 1/2) of Daid Block bring bounded on the North by the alley running from the west line of Hifteenth struct to the east line of Horlows addition, on the east by Hifteenth Struct, on the South by "I" strut, and on the west by the fast line of Horlow addition.

Low hundred and seven and twelve one-hundred the (407.12) Cubic youth of earth in the alley running from the west line of Fifteenth Struct to the east line of Sourteenth Struct, through block sit (6) of the said Culvrovers addition and block 177 of Horlow addition.

Sit hundred (600) Ceebic yaids of Karth ou late A, B, K and die block 176 of the said Horlows addition.

Fifty (50) Cubic yands of earth ou let lew (10) in block 177 of Horlows Addition. One hundred (100) Cubic yards of earth ow lot seven (7) in block 177 of Horlows additions. hereby rejects all of said etcept that north herein mentioned, and hereby awards the Contract for said work to the lowest regular responsible bidden, to-nit: Lo E. M. Ecker, at the following prices as specified in his proposed At Twenty one cents and a quarter (71/4) Per Cubic yard of Geavalion, and two and one-half cuts (21/2) Per cubic yard Embankment. The clock of this city is hereby directed to post Notice of chis Sward Conspicuously for five days on or near the Conneil chambor door of this

u tallows: That the Board of Public more of the case of sou ougo, by daid Beschnien og abopted in ar tollows, big: 13. A healwine og abopted in ar tollows, big: 13. A healved by the common comment of the city of dan our siburd unswell tuest Now Nous Revention a favertion a fairly l'acolution authoriques du Board of Public Works to Purchase though twie baseau morth of Coolage alongue si Head and on motion chopled by the forescing bole, to - mil: Ayea aldonuou Cluck, Milloon, Runbow, Johnson, Jonor, Hyere, tudington Wediete Chanled Whiling for authority to purchase Parlage alougher is read and ou A Communeation from the Board of Rublic Worker Abush in front of Lobo 1. 2. 17. aud 11. Block H9. Alexanum addition. John Eugelbrit Concrete Didruoux and durb on mueleunth and "K" prout of but 11. aud 17. Buch H9, Culturner and Juggorh addition. Jehn Eugelbrit Coursete didenoers aus auch on Furulierte abuit in in front of lat 14. Beach so allerman addition. Junde Lingebord Concernent and curch curch bould will all front of that 10. Bevar 13 Oleman addition. in hurde versen biere endernosse und eure houtiette abent in John Eugelbrit Coucout ridework and auch ou threatinth abuilt in tat 1. Block 40' Oburnan addition. John Eugelbrit Concered sidewase and curle ou 15" abuilt in front of Beverie 17 . Oleviniane addition. John Engelbred concour didemous and cuch ou "it" abuil in front of Lot In. A. and late 6 and 7 Bever 32 alerman addition. Jahn Eugelbrad concrete sedemanc and curb ou K" abuil in front of la Bloase

4 auch Lat 17 Block 39 chemine addition.
John Eugelbut Eurouet sidemous and euch ou "K" abuil, in front of hot 7 read
verte in front of late 5, 6, 7, auds Block #9. ohumane additions,
ective Naune breve Presented and thoused by: John Eugelbret Concesse and knowed burk and hundenth and thembert
Applications of the Lalleswire Named Brooks Tor Brunisie to Cou-
Tig, and are publich said rolier in the san brigs union and soil Bee, a daily news- ipen, publiched and evenealed in this city, therefor and hereby designated. For to days
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and is hereby authorized to perchase \$ 26.00 North of postage placeps for the use of the Various departments of the city Hovernment. A learninication From the Board of Public Works Hausmithing Petition of M.S. Waterman for an Electric light at the Comer of Lenth and "h" streets is read and on motion referred to the committee on Gas, Electric Lights and Lelephones. A leonunication trave the Board of Public morks arising that they by authorized to purchase Blank's for the use of the city autilors Department is read and on Motion Mauled. A bourniation Tran tu auditing committee trausmitting claim No 3375 For labor ou account of the waln Department # 30.00 is presented. read and ordered filed. The Report of the Parend Keeper for the rescule of October, 1907. is presented and on rection Ordered Viled. A commication From the Road of Live Commissioners arring that a New Boilen by placed in Live Engine No. 7. is read and on motion thanked. New Boren in Sie Engine Normbour two of the Sire Department is read and an neotion adopted, to-mit: Ayes Aldeman Clark, Whilson, Rainbour, Johnson, Jones, Wyers, Kerdington Ed Persin. Nous noue Absent aldonnan Kandis. daid Ordniance as adopted is as Fallows: by:

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	An Ordinance Providing for the Placing	
	of a New Boiler in Fire Engine Num-	
	ber Two of the Fire Department of	
	the City of San Diego, California.	
`	Be it ordained, by the Common Coun-	
	cil of the City of San Diego, as fol-	
	· /	
	Section 1. That the Board of Public	
	Works of the City of San Diego,	
,	California, be, and said Board of	
	Public Works is hereby authorized	· · · · · · · · · · · · · · · · · · ·
	and directed to advertise for bids	
	and let a contract for the placing	
	of a new boiler in Fire Engine No.	
	2 of the Fire Department of the City	
	of San Diego, California; provided, that	
	the expense thereof shall not exceed the	
	sum of fifteen hundred dollars (\$1500.00).	
	Said work to be done according to	
	specifications to be prepared by the said	
	Board of Public Works.	
	Section 2. That this ordinance shall	
	take effect and be in force from and aft-	
	er its passage and approval.	
	Section 3. That the City Clerk of the	
	said City of San Diego, be, and he is	
	hereby authorized and directed, imme-	
	diately after the approval of this or-	
	dinance, to publish or cause the same	
	to be published once in the city offi-	
	cial newspaper of said city, to-wit, the	
	San Diego Union and Daily Bee.	
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Neo Foll Primare	(Ison 0) Ital Value	i Abred Concultur un U
		it street committee in it
MADIN D OUN HUDROND	1 Kon how Kon how	ma Use Abreel Auraghings
when it we are all a	f my for rendou	
V		v //

As read and abopted, by: The facet Abreet committee recommends that no further increase of pay by accound for the removal of the stant swarpings A.L. Hyers, D. J. Jones, m. J. Andington, X. H. Bruggs. velebur 29th, 1907. R. P. Sumaw, R. Burnel, The Hearth and Morals Commune having recommended that the Petition of Victor Davidge for a rehail Liquor Lieune at the Horch East comer of Fourth and "I" strut by granded, on motion said license was ordered thanked, After First Hiving due notice Breadent Perrie did in Open Dession Dign an Oredinance (No. 1198) Providing for the Paving of Milhorby Abilit. also An Ordinance (No. 1199) Providing the Placing of a new Boiles in Love Engine number two of the Love Department. also An Ordinance (1198) Providing for the Paving of Witherby Street. Muriupon the Board adjourned, until Monday November 10th 1907, at y. 30 O'Clock P. M. M. D. Perrie Attest: M. President Board of Aldermen Attest: Geo.D. Galdeman City Curst.

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Ad Journed Meeting Connece chamber of the Board of aldermen of the city of dave Diego, California November 10th 190%. Pursuant to adjournent a meeting of the Board of address was held this day at 7.30 P.M. President Perrin Presiding. Present Aldermen Clark, Johnson, Jones, Hyers, Landis, Kidington Ed Perrin. Absent Aldermen Whilson Ed Rainbow. The minutes of adjourned meeting held october 20th 1902 were read and approved. At this time addennan bandis is Ecused from Juntur attendence at this Ression of the Board. The Plans and Estimates of the city of the city Engineer of the Proposed Derver system of the nucle word, and also of the Pospored server sys Ten of university Highls were Presented by the faut server Commun with The recommendation that said Plans etc., bur adapted as the Plans Etc. for said Hooposed server systems, and on niction the same ware referred to the apecial fourt Commune ou Municipal Improvements. the Report of the city Auditor showing the Condition of the various Funds of the city Howment For the Month of October, 1909, Reusenled and Ordered Filed. A Commenciation Trom the arediting Committee. Warsmilling Claims against the Walie Department for the month of October 1907. Presculed and ordered Filed. Therewpour an Ordinance Providing For the payment of Certain Bills For material, Supplies, and Labor incurred by the Wale Department For the Mouth of October, 1907 is read and On realion of alderman Jones adopted by the following vole, to-mit. Ayes aldonnen Clark. Johnson, Jones, Hyers, Ludington ad Verrin. Note none Absent aldernen Whitron, Rainbow. Ed Vandis. Said Ordinance as adapted is as Fallows, viz: Ordinauer No. Au Ordiniance Providing For the Payment of Certain Bills For Material, Dupplies, and Labor incurred By the Walto Department of the City of Dan Diegs, California, For the Month of October, 1907.

Wherear, the Common Connect of the city of San Drigo, California has anthorized the Board of Public morece of said Ring to mean an Indekt edness in the purchase of materials and supplies for the use of the water Department of said Ring in a sume not seconding three hundred dollars (\$300.00) in any one mouth, and

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Mureas, the Said Board of Public work has purchased Malerials and Supplies during the month of October, 1902, for the use of the Wale Depart Ment in the Sum of \$\$14,97. as shown by the accompanying bills Numberd 3250, 3789, 3792, 3303, 3309, 3326, 3327, 3329, 3331, 3332, 3386, 3348, 3385, 3388, and 3405; Aud

Mureae, the said Board of Public Worker has encoured an Indekt edness for Labor for the said Water Department in the sum of \$ 63.70 for the Month of October, 1907, as shown by the accompanying bills Numbered 3789, 3305, 3306. 3309. 3311, und Payroll No 3375 Which has not brue authorized by the said Common Connect, and for horse and mayow here during the month of October, 1907, the sum of \$10,00, as shown by the accompaning bills hundred 3810, and 3378, Which has not brue authorized.

Therefore, Re'it Ordained, By the Common Connect of the City of Lan Diego, as Follows:

Rection 1. That said clause by and they are hereby approved and allowed.

Dection ?. That this ordinance shall take effect and brin force from and after its passage and approval.

An Ordinance Providing For the Reparation of Plans, Orainings and cross-sections For the Raving of the Sute on ash struct From the east line of Lifth Atrent to the West line of Eighth Street is read and on motion of alderman Hyere adopted by the following vole, to-mit: Ayes adderment Clark, Johnson, Jones, Hyers, Ludington Ed Pervin. None None

Absent aldernien Milson, Rambow and Landis, Said Ordnance as adopted is as Follows; viz: Ordinance No. 1700. An Ordenance Providing For the Proparation of Plans, Drawings. and cross-sections for the Paving of the Sutter our ask street in the city of san Diego, California. Fran the East line of Fifth Abrent to the west live of Eighth Abrut. Be It Ordanned, By the Common Conneil of the city of Ran Digs, as Fallows: Dection 1. That the City Engineer of the City of Dan Digs Calif-ornia, bu, and he is hereby authorized and directed to prepare and furnish to this Rommon Connect Plans, drawings, and Cross-sections for the Paving of the Kuther on both sides of Ash street in the city of sam viego

hur to a point hur but mou du Rudhine, and said pears, drauny, and Brue actions to compay with the provisions of Ordinance No. 1179 of du Ord-maneue of said city, culled, "In Ordinance presenting precification for inconcere of said city, culled, "In Ordinance presenting precification for applied power ou asphart concerts base in the city of sair Briger, Baitoni, applied power du asphart concerts base in the city of sair Briger, Baitoni, the Ordinance of sairs city, builded, "On Ordinance will apply apply applied on the ordinance of said bug, approximent to fune, 1904," approved on the Interestion of pure, 1904, steept that portion of the haid and about on the interestion during livite areas when a the haid and about on the interestion during with any portion of the of said retinate allace by high on file in the office of the said city Engineer and reach, during office hours, by accessible for inspect ind by any pream the may have be unpued the same. a description of the place there the burkles but and material to be removed from the said and about in paring the gutter dured, there daid points on above specified, that he placed and before the An the use of the auditor office is rice decide of and man for the use of the auditor office is rice decided on mation of aldread one a hoped by the foreserving vole, to mit. he jo hereby authorized and directed to feminish to die common Queil Hat the said cuit curine by and he is hereby and one of the breed and and and and and and the hereby and and the man and an and a said ement upon an applied everett base. Raid killer lotend from the end from and after it's parage and opproval. Dection 4. Mat the cur cluck of the said city of san sciege, hr, and he is hereby anthonized curd directed, unnedicted, after after of the opproval of this Ordeniance, to publish or cance the same to by published once in the city acplack pars own struttbuturen said pourts in or paving the kuller thereof, as above shell, which edimate share be made in duplicate, and one copy said pouls abready guttined with concertify halinae store, court, or bilimineus toek to the Officiae grade Thereof, and middle above specif. Colifonia, from the East' line of Sign Whith to The weekline of Eight about, official New Spaper of said city, to-mit, the said one of and and retines. That This Ordinauce shure take effect and by in force Dail Ordinauce as adopted is as Fallows, vig. Abreat adonued Mildon, Rauibour Ed Saudis, Word Noue, Beech L L

Ordinance No. 1204.

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An Ordinance Providing For the Purchase of certain Blank Forms For the use of the auditors Office in the Rieg of Ban Diego, Ralifornia. Be It Or damed, By the Common Conneil of the City of Ran Diego as Follows:

Dection 1. That the Boord of Public Nortes of the City of ban king o California, bu, and Daid Boord of Public nortes is hereby auctionized and Unceted to fourchase for the use of the auditors Office of the said City of Dan Drigo, twalow hundred (1700) blank forms for Personal tot receipts for the year 1903, Une thansaud (9000) forms for Assessment Statements for the year 1903, One hundred (100) blank forms for female dog license for the year 1903, mechandred (100) blank forms for female dog license for the gear 1903, And Eight hundred (800) blank forms of figuer license for the year 1903, and Eight hundred (800) blank forms of figuer license for the year 1903, Poorided, that the Epeuse thereof shale her we the Secure of one hundred dollars (\$100). Daid forms to be furnished according to precifications to be prepared by the Daid Board of Public Norks. Dection 7. That this Ordinance shall take effect and be in force from and after the Sparage and approval.

A joint Resolution authorizing and dorieting the City Engineer to from the Morth line of "" struct to the south line of Regrading Eighth Abut from the Morth line of "" struct to the south line of Reach structure Waid and On Mation of addemman Jones adopted by the fallowing Vale, to-mit: Ages Aldermen Clark, Johnson, Jones, Nyers, Vindington & Pomis. None Mone Absent addemmen Whilson, Rambow, Ed Kaukis. Said Resolution as adopted is as Fallows. Vig: Jaint Resolution No. 1488. Re I Resolved Ry the Common Council of the city of Paw

Diego, as Tallows: That the city Engineer of the city of sam Diego, California, by and the is hereby austrorized and directed to furnish to this Com-Non Council such Elevations on Eighth strut from the north line of A" street to the south line of Beech street as will make a good grade on said Eighth Street between said Points, and thereafter to furnish to this Comion Conneil an estimate of the lost of grading Said Eighth strut to such grade. The Pelition of Property Owners to have "B" Abut Graded balevans the wast line of Hourty- second strud and the wast line of Thirtieth Abut, Presented and on motion granted and the city allomy instructed to prepare the necessary Papers to Carry the same into Effect.

The Fallowing Report of the faint abut Commuter in the mater of Procuring an builfit for aprimiling the abut break with Oil is read and on motion adopted, viz: Dan Diego, Cal., Oct. 29th, 1902. to the Common Connecl, Gentlemen:-The fourt ober connected recommends that the Board of Public morks and the obsert superintendent be antionized to bifaced a dure not to Exceed \$ 200.00 in procining are outfit for Aprentiling the Aberts with Oil. The Commuter believes that with the Expenditive of this amount of money, the feasibility of using oil for strut sprinkling in certain parts of the city can be practically demonstrated. We present hereivet an Ordmance to Parry this recom mendation into effect and recommend that the same by adopted. Respectfully X letyers, D. X. Jones, M.J. Hudinglow, J.H. Brigge . R.P. Suihaw, B. Burnell, Au Oil Sprinking autfit is read and on nection of alderman Ludington adopted by the following vole, to-mit. Ayer aldernen Clark, Johnson, Jones, Nyers, Ludington Ind Perine. Nous Nove. Abreit al dennen Whilson, Kambow, Ed Varedis.

Dai'd Ordinance ar adopted is a tollow, org: Ordinance Ho. 1905. An Ardinance Providing for the Acquisition of an Oil Sprinkling artfit By the ording of Ban Diego. California. Be It Ordained, By the ordina Connect of the aly of Dan Diego. as tollows: Dection 1. That the Board of Public Works of the aly of Ran Diego. Ralifornia, by, and Dai'd Board of Public Works is hereby anthonyed and directed to procure for its use of the Said and Diego, an oil Aprinkling outfit for the purpose of oprinkling oil upon the Obrids of the Said alif of San Diego. Said Oil Sprinkling outfit to be according to Specifications to be Propared by the Said Board of Public Works, the Aprine thereof Shall not Exceed the Sum of Koo hundred and Fifty

Vallary (\$ 250.00). Dection Dr. That this Ordinance shall take effect and be in Joree from and after its passage and approval. The Fallowing Report of the faint fire committee in the matter of 6 mele mater Pipe and Fire Hydrauls on "D" street. is read and on Molion adapted, org: she tire commune recommends that the mithin request by granted and the mater pipe and tire Hydrauts asked for bu put in J. P. Milainbow. D.V. Jouen, oet 8th, 190%. Geo. B. Chapman, Ed Gutwicig. Thereupow an Ordinance Providing For the perchase of Material For the Etension of the sit- mel cast from Water Main ou" " abut From Swalfth strut to Fourteenth strut, chence up Fourteenth street to the North line of " street, and for the Placing of two Foil Hydrauls, is read and on restion of alderman Kiding low adofsted by the following vole, lowit: Ayes aldernen clark, Johnson, Jones, Hyers, Kedinglow Ind Perrie. nous nou Absent aldernen Whilson, Kambow Ed Kandis. Daid Ordinance as adopted is as Fallows, viz: Ordinance No. An Ordinance Providing For the Purchase of material For the the Eflection of the sit - uch Cast-From Water main on "" about in the city of Ran Diego, california, From Twelfth About to Four Lewish Abrut, and thence up Fourteenth Abrut to the north line of "e" strut, and for the placing of two fire Hydrauts, one on the southeast comer of fourteenth and "D" struts, and one but the southwest Comer of Fourteenth and "c" struts. Be It and one but the Common Conneil of the City of save Digo, as follows: Rection 1. That the Board of Public more of the city of san Diego, Calif omia. In, and Raid Board of Public Works is hereby autorized and Revealed to advalise for bids and let a contract for furnishing are the labor Material necessary in the placing and Construction of a six uch last From Mater Pipe, Commencing at the east end of the sit wich Cast From Water pipe line at de intersection of "S" strut and houlfith strut in the Cety of Dan Diego, California, Thence Running last to the intersection of the Daid "D" Abut with Fourteenth Abut, and thence running north along the said Low level struct to the Horth line of "C" Abruf. and also for the furnishing of all material in placing two double Nozzle fire Hydraulo,

One at the southeast comer of the intersection of the said "O" struct with Fourteente strut, and one at the somewest Romer of the intersection of "e" Abert with the said Sourteenth Abut; and all material necessary in Connecting the same with the Water main upon said streets, and Putting the same in embition ready for operation and use by saiding according to specifications to bu Repared by the bard Board of Public Norks; Provided, that the Expense there of Rhall viat Eccedite Denn of One rhousand Vallars (\$ 1000,00). De clion I. That this Ordinance shall lake effect and by m føree from and after its passage and approval. Section 3. That the city clubs of the said City of Pau Diego, be and he is hereby authorized and dviected, immediately after the approval of this Ordmaner, to Publish or Rause du Danie to by Hiblished price in fter. City Officiae newspaper of said city, To-mit, the san Diego unions and Daily See. the Lattioning Report of the Joint Matic Committee in the matter of the Petition of citizens For the Placing of a Fire Ny brant at the northeast Comer of Minth and Brech streets is read and on motion adopted, or: The Joint Water Committee recommends that the within Petilion bu granted. J. P. M. Rambow. H.M. Landis. D. V. Jones. A.H. Kayser. J. M. Kalubut, Thereappour an Ordinance Providing For the Placing and man-taming of a Live Hydrand at the Comer of Beeck and minth struts is read and on motion of alderman Jones adopted by the Joneoromy vole, To-mit: Ayer albernen Clard, Johnson, Jones, Hyers, Kidington Ed Perrin. Nous None. Absent aldernew Whilson, Rainbow, and Landis. Raid Ordinance as adopted is as Fallows, viz: Ordinance No. 1703. Au Ordinauer Providing For the Placing and Manilaining of a Live Hydrant at the comm of Buch and minth structs in the city of Dan Diego, California. Bi St Ordanied, By the common conneil of the city of Nan Diego, ac Fallows: Section 1. That the Board of Public Works of the Rely of Sau Diego, California, bu, and Raid Board of Public Works is hereby authorized and directed to place and manulatin one single Hozzle Fire hydraut on the N.E. comer of Buch and hinth streets in the

lity of Race Diego, Ralifornia, and to formed the same with the sys-Ten of male morice of the said cely of sandings, hard moristo be done according to Receifications to be prepared by the said Board of Public Norke; Provided, that the Expense thereof shall hat Ead the sum of \$40.00. Declion 2. That this Ordinauce Ahale Lake effect and bu in force from and after its passage and approval. A faint Resolution authorizing and directing the short Superintendent and City Engineer to furnish plans and Estimates for the grading of doy about from the east line of fourth street to the west line of the Cety Park, is read and on motion of advenuen Jones adapted, Un; faint Resolution No. 1457. Be 27 Resolved, By the Connor Conneil of the city of Dan -Dugo, as Fallows: That the superintendent of abouts of the energy of san wingo, California, bu, and he is hereby dentronged and directed to furnish to this Common Council à description of the place where all surplus Unt, to buttereroad by the grading of day street in the City of saw Digo, California, from the last live of Fourth street to the mat live of the Relig Vail, and the sedewalks thereof, except the intersection of the baid day street with Fifth street and the sidewarks thereof, and also excepting that portion of the said Doy ebent between said Pourlo Which has alchady been graded to the Official grade thereof, shall be Place ed and deposited. That the City Engineer of raid Rily brand he is hereby auth-Orized and dorecled to make and furnish to this Common Council a Careful estimate of the number of Rubie yards of Ecavation and the Multur of Cubic faids of embaukment in order to bring that Portion of the said day street, Proposed to be so graded, to its Official grade and cross section, big: That Portion of the said Dry strut in the cely of san-Diego, California, from the east line of Fourth strut to the wast line of the City Parks, and the sidewalles thereof, except the intersection of the Said Doy street with Fifth street and the sidewaeks thereof, and also Excepting that Portion of the said Day street between said points which has already been graded to the Official grade thereof. That the said estimate of the said City Enguren, made as abour specified, shall be made in duplicate, one copy of which shall bu Rept on file in the Office of the bard aly argunen, and shall, during office hows, by accessable for inspection by any person who may desire to inspect the same, that the said estimate of the said city Engmen Ahall not melude any plans or specifications, or Estimates

of cost, for any culvarts in so grading said Day street between said Points. A Communication Trom the Learn Drivoro Union asking for the Henoval of the unused about Car rails from Townth, sitch, and "C" strute is read and on motion referred to the Joint Street Committee. A commication trou de team Anove Union astring that the City Council latte the necessary actions to have the Electric lights been to their Jule finish from dark like daylight is read and on motion referred to the Jour Electric Light Committee. An Ordinque Providing For the construction of a cuevit on the North side of the intersection of "D" strut and Twenty-Fourth strut. is read and on motion of alderman Hyere adapted by the following Valu, to-net. Ayes aldernen Clark, Johnson, Jones, Hyers, Kudinglow Ed Perrie. nous noue, Absent aldermen Whitsow, Rambow, Ed Vandis. said Ardinauer as adopted is as Fallows. viz: Ordenauer No 1706. An Ordeniance Providing Forter Constructions of a cul-Towrite struct in the cely of san Diego, California. Be It ardanied, By the Countour Connerl of the City of Ran Diego, as Fallows: Action 1. That the Board of Public Works of the city of Dan Diego, California, br, and said Boord of Vublic Works is hereby authorized and directed to construct a mooden Rulow Eighty (80) fut long, Commeneng at a Vant ou ile North curb line of "O" strut at the northeast cor ver of the intersection of the said "A" struct with said though - fourth shut and there are running wast along said "A" street to the North Curh line of paid "D" street at the northwest comer of the intersection of the said " Abreet and Daid Twenty-fourth Abreet. Said Rulwort to be constructed of Nood and to buten (10") meles deep and fiftern (15" mehes wide, and to have two kateral arms, one turning north along the last lurb line of said Twenty-fourth street, and one running north along the west curbline of said Twenty- Jourah strut, at right angles with and from said main Culvart. Haid laterals to bu constructed of wood and to bu kew (10") inches Wide by lew (10") welles deep and fourter (14") fut long. All of said lumber to be used in said culout to be at least two (") inches thick. said nork to be done by the abut force of said City, Provided, that the Expense thereof shall not steed the sum of Jorly-five dollars (\$45.00).

Rection 2. Mat chis Ordinance Alace take effict and be in force from and after its passage and approval. An Ondernauee Providing for the construction of a file bridge across challas creek is read and on motion of aldernan Jones adopted by the following vote, to nit. Ayes adermen clark, Johnson, Jones, Nyers, Indington "Id Perrin. Nous None. Absent aldermen Whitson, Rambow, Ed Lacedis. Daid Ordmance as adopted is as Fallows. Viz: Ordinance No. 1207. An Ordinance providing for the construction of a pile bridge across choleas creek in the lely of san Diego, California. Be It Undamed, By the Common Conneil of the Rely of Nace Diego. as follows: Dection 1. That the Board of Public months of the city of Daw Drego, Ralifornia, bu and said Board is hereby authorized and dbreeled to construct a pile bridge across North Challas creek in said Rely, at a point ilurien described as faceows, to mit: Beginning at a point on the center luce of "I" About distant pinety eight feet in an easterey direction from the east line of thirty Jifth street in Sun. Nydale addition in Daid City, thence reinning un au lasterly dir ection poreoring the central line of said "I" struct Eighty fut. Dard bridge to be differe but mide and eightig put long, and to be Constructed of hundrer for the purchase of Which an approp-Malion has abready been made, and the labor therefor shall be pursueled by the struct Department of daid City; provided, the total ptpense therefor pliale not exceed \$600.00, and the effense for tha Vialerial, busedes steat for Which are appropriation has already brew Made, Shall not exceed \$ 150,00. said work to be done according to Opecifications to be prepared by the said Board of Public north. Rection 7. That this Ordinance shall be in force and lake effect from and after its passage and approval. the harren of the Bid of Jalue Engelbrid for didewarding and Cerrbing by Abut from second sbeet to aretic obent is read and on mation adapted. Therepow a Resolution of award of contract for sidewalking and Reveloine "" struct from the wast line of second struct to a point fifty Eight (58) feet East of the east time of archie sout is read and on motion of alderman Jones adapted by the fallowing voto, to-mit: Ages aldermen Clark, Johnson, Jones, Hyers, Leedington Ed Verrice. Ubro Voue.

A Commedian From g. B. Bugd in the maller Oratie abuil by hyseled. is read and on motion brilered filed. for the adamastring and eurling "A" Abud believer decourd and rgrated, for two days. also publich. Baid noties in the Ban sougo union and Baily Bee, a daily Conspicuously for fine days on or rear the Council chamber door of this esty, and He chuld of this caly is hereby diverted to part notice of this award Curl Per Kineal Jost, so cuito. 16-1 auli Redsweed bur aqueur Jost, bidden, to-mit to J. Eugebbrdt, at the focusing prices, as operified hereby awards the Contract Jos daid more to the lower requere trapounder of, hereby regels are of Oard bids start that Nerth herein meulioned, and abready purbad with concerctor ratural done to the official grach that Apseifications Therefor Centained in Oaid Ordenause No. 1140, 2454 Where decline of ature britisme daid pourle, with burevele, decording to the supplies but surt of the said said bure of the abund, metuding all white transet. now the said much be a second obuil to the said point fifty Also the Outsing of that portion of said "I" still, and both side grade Merecef. June, 1909, & Feijst Mare Obready Redewassed with Concercte to The affrecial "Au Cridinance presenting descriptions for didenaliting and Curding and Pour Barlo of-gravel, according le ils opecifications thurstor averal and Composed of the part, by bolume, of Portland cancert, two parts of and Buli, du base of foundation of Which shase by done wakes in Thestrund Sburt, weluding are where elieve of sburb balwere said pare, Burk con decoubation to a pour fufuy- eight (53) fuil sait of the sait hur of hur of wette The Cily of San Brigg, California, an both sides thereof, from the mast hive of Opened, examined, and publicly decland are search proporte or bide affered brue, having, in Open Bearier, on the 3rd clay of Normulan, A, A, 1903. Reserved, that the Councer Councer of the cut of an band, Call of contract for ordonousering and embing "I" abuilt in stu city of ocur orgo, California, from the weat huse of accord abuil to a point fifthy-eight (58) · browt of windered baid resolution as adopted is a Joseone, py: Alsent aldernen Mistrow, Raubow, Ed Laudie,

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of Opening "B" struct batwan Leveney-second and Leveney-fourth structs The Pretitions of Property Owners asking that the necessary procedure but taken for the delewalking and curbing of difth sbuil from B" Abreat to Cedar Abreat on boats sedas choreof. Presenced and one motions manded and the cely alloney usburched to prepare the necessary papers to carries the Jame who effect. The Pelilion of Property owners to sidewack and curb "" Theit from direct about to twanty- Jourch about Presented, read and on moliow Granted. Grauled. The Velilioner of Property Owners asking for the postponement of the Didgwalking and Rubing of Twantieth Street From """ to"" I" street Kemporanly, Vresculed, read and on motion referred to the Jaint struct community. and also the Hilitoro of Ciligens For reconcilment of trade at 21 and "A" Ibreed Presented and on motion referred to the foint struct Commun At this line an Ordmance herelofor adopted by this Board having brew amended by the Board of Nelegales by Abritaing out the words "habor and "Wherever said nords occurs, also the words," and putting the same in Condition ready for Operation and use by said eily," also the words " works to be done" and userling the words "Material to be furnished" all in Declion 1. Thereof, is read and ou realion of adderman Ludinglon Daid amendments are concurred in by the following bole, to-mit: Ayer aldernen Clark, Johnson, Jones, Hyers, Leduglow Ed Verin, Nous None, Absent aldernen Whitson, Rainboro, and Landis. Thereupon said Ordinance as amended is adopted by the

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lowing bate, to-mit dennen Clark, Jahnson, Jones, Hyers, and Verrico. Kudniglow Now None tow Kambow "4 faudis al dennen as abopted is as follows, big; Land Ordenauer

Ordinance No. 1201.

An Ordinance Providing for the Purchase of Material for the Extension of the Six-inch Cast Iron Water Main on "D" Street in the City of San Diego, California, From Twelfth Street Fourteenth Street, and Thence Up Fourteenth Street to the North Line of "C" Street, and for the Placing of Two Fire Hydrants, One on the South east Corner of Fourteenth and "D' Streets, and One on the Southwest Corner of Fourteenth and "C" Streets. Be it ordained, by the Common Coun cil of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is, hereby, authorized and directed to-advertise for bids and let a contract for furnishing all the material necessary in the placing and construc-

408tion of a six-inch cast iron water commencing at the east end of the six inch cast iron water pipe line at the in tersection of "D" street and Twelfth street in the City of San Diego, Califor nia, thence running east to the intersec tion of the said "D" street with Four teenth street, and thence running north along the said \cdot Fourteenth street to line "C" north the of And also for the furnishing of all material in placing two double nozzle fire hydrants, one at the southeas corner of the intersection of the said "D" street with Fourteenth street, and one at the southwest corner of the inter street with the said "C" Fourteenth street; and all material nec essary in connecting the same with the water main upon said streets. Said material to be furnished accordng to specifications to be prepared by the said Board of Public Works; provided, that the expense thereof shall not exceed the sum of one thousand dollars (\$1,000.00). Section 2. That this ordinance shall take effect and be in force from and after its passage and approval. Section 3. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said City, to-wit: the San Diego Union and Daily Bee. After Lorst giving due hater Heredent Permin and in open Righ an Urdenaucel No. 1700) Providing For the dession for du paving of the Kuller ou Ach Abreit, auce (No. 1701.) Providing for the Hirehave of mater For mali Macu ou east abut, also Providing payment of Certain Bulls for Mr. anen Mo. 1707) for the material, Inpplies, and Labor incurred by the Walter Department. also An Ordinance (No. 1703) Koording for the Racing and Manilaining of a Hore Hydraut at che Comer of Buch and Winch obuets also An Undmance (nalroy) Browning for the Hurchase Forme for the use of the audilors affece. lloo An Ordinance (No. 1705) Providing for the Acquisition formelling Out also aner (NO. 1706) Providing for the Construction of a Culom on the North side of the relevation of " Street tourit and Mondyfor elu An Ordmanee (No. 1707) Providing Construction Bridge across challas Oreck. The Petition of Residents For Fire Hydrands at the Comer of Thomasy-Jifth and "I" struts, and one at the Comer of Thomasy-Jifth and "H" Abuts is presented, read and reforred to the fourt Walter Committee. The Petition of Property owners For a matu Pipe line on Thounty-first Strut between "H" and "J" struts Presented, and on motion referred to the faint matu Committee. The Petition of Citizens and residents of La Jalla Park and La Jalla asking for the passage of an Ordinance Kinnting the Unubre of Cows to be Reptroutine Certain Portions of the city is read and on motion thrauled,

ning: Has that portion of the said cly of san brigg Ancour as Have portouning the meandounds of the said allow here of the said Bay of particles, but in a Northwestered direction, and then u a Northurd Mirection, and thence in a Northwestered direction to the pourt of legen if to extended, to the Northeaderly shore him of the said Bay of san Brego; Meree remaining bouch about the said must buie of the sheath abuilt of dave Brigge, Northerby, would whenced the said south his of "N" alud; point man west live of the of the there is build it attended from the Bay Abuil; Merce Kumme last about the said south hive of said." N" sheet ha the said work we gethe said twenty fourth abuil to the south him of "N" whereaste the neat here of twenty fourth about; there records about along of the said cut back, there running last wong the said bouch him of my dourt aboug the last hive of daid Countries addition to the south this ilin to the Wortheast Coner of said Countries addition; chance runn-Wence Running sent about the said North him of said Countin ald his of the said city bards untereste the Worth his of Connthere' addition. along the said wat him of the said city Parts log out there the said want Aburt, uiteresch the mat his of the esty Parks, chence running south kin of said upor abuil to a fourt there the said south him of upon Abut, if stendand touthurdend, nous interest the Northeorders, Ober hus of the Bay of sour bus, nous interesting along the oaid boutheadered hus of upon abut, fruit Vortheorderch along the sourt doutheadered hus of upon abut, out thou sealerch about the sourt Commenceny at a pourt there the south and hur of upon Bau Bugo, Male of California, by: Richin the pollowing portion of the any of san sugs, in the County of Person to they or cause to be the test Wign than the cours or three caule dection 1. Hat it by and is hereby decland to be unlawful for any a tollows: Be at dechanced, by the common connect of the chy of dan erego. Ocu Bugo, California. Wow Than the Cours of Caule mithin Culain Borlieus of the Rey of An Orderwance to Prevent the Keeping and maintaining of Opilianee No. stud Oxducence av adopted is av Faccours. Uz: Abant adomen Whilew, Cambour Ed Haudre. How Nove. Ayes addenness clask, Jahnson, Janes, Hyere, didington Ed Perrie Koverpen ste Ordencouse to Prevent its Kupung and manual K-y-og

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my Burn Quinter alert: Leap. Governe and ewal ifteendon the Board adjourned with Working Horniker and an reduser represed to the Health and hereb commun. The Pilition of Mission Jaun Russiants prolessing against the where every by winning worme and bound about present The Pelition of Residenty for an arm Electric to be palacedet The Putition of S. Evalue Bailer For parminent & Each a Amuen Countaine on bot "It" Block Bit Worlow addition Presented, read The Prince of E.g. Conten author for Bennessen to Remained to Remain to Remain a land the manual france manual and and and and manual manual manual manual and a come in its Race manue. He Pillin of have preme branch to saking for huthonk to connect he gave coursed thouse heaved wink the hoolent of clance of the factor against aberd human course and farm presented, read and ou rection herewell the de fact Ordinauer, le publish or cause du same le ber published aver in the cilip Officeral Vervepaper of said cup, le-nit le sau sugs union auch sail bedrives, that the cut cut of the said out of an bigs, by, and and after the parcage and approval. between it. That this Ordinance about take affect and be un force from

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ADJOURNED MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, November 17th, 1902.

Pursuant to adjournment a Meeting of the Board of Aldermen is held this day at 7:30 o'clock p.m., President Perrin presiding.

PRESENT--ALDERMEN Rainbow, Johnson, Jones, Hyers, Ludington, Perrin and Clerk Goldman. ABSENT---ALDERMEN Clark, Whitson and Landis.

The minutes of Regular Meeting held November 3rd, 1902, and of Adjourned Meeting held November 10th, 1902, were read and approved.

A communication from the Board of Public Works asking that they be authorized to raise the "F" street bridge about 2 1/2 feet, is read and on motion the authority is granted.

Thereupon an ordinance providing for the raising of the "F" street bridge, is read and on motion of Alderman Hyers adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Johnson, Jones, Hyers, Ludington and Perrin.

NOES -- NONE.

ABSENT--DELEGATES Clark, Whitson and Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1209.

An Ordinance providing for the raising of the F-street bridge in the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to raise the F-street bridge two and one-half (2-1/2) feet, and to procure the necessary material for such purpose; provided, that the expense for the labor and material shall not exceed the sum of \$100.00. Said work to be done by the street force of said city, and under specifications to be prepared by the said Board of Public Works.

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

On motion of Alderman Jones it is ordered that when the Board adjourns, it do adjourn until Thursday, November 20th, 1902, at 7:30 o'clock p.m.

A communication from the Board of Public Works asking that they be authorized to purchase crude oil and distillate for the use of the Water Department, is read and on motion the authority is granted.

Thereupon an ordinance providing for the purchase of fuel oil for the use of the Water Department, is read and on motion of Alderman Jones adopted by the following vote, to-wit: AYES -- ALDERMEN Rainbow, Johnson, Jones, Hyers, Ludington and Perrin.

NOES -- NONE.

ABSENT--DELEGATES Clark, Whitson and Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1208.

An Ordinance providing for the purchase of fuel oil for the use of the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to advertise for bids and let a contract for furnishing to the said City of San Diego, for the use of the Water Department thereof, forty-eight hundred (4800) barrels of crude fuel oil, provided, that the expense thereof shall not exceed the sum of \$3,840.00; also eighteen thousand (18,000) gallons of engine distillate, provided, that the expense thereof shall not exceed \$1,980.00. Said crude fuel oil and engine distillate to be furnished at such times and places as shall be determined by the said Board of Public Works, and according to specifications to be prepared by the said Board of Public Works, and to be paif for out of the Water fund 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 that Solon Bryan be granted 30 days' extension of time in which to complete his contract of repairing the outfall sewer, is read and on motion the extension is granted.

Thereupon a Joint Resolution granting Solon Bryan 30 days' extension of time in which to complete his contract of repairing the outfall sewer, is read and on motion of Alderman Jones adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Johnson, Jones, Hyers, LudiNgton and Perrin.

NOES -- NONE.

ABSENT--ALDERMEN Clark, Whitson and Landis.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1459.

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

That the time for the completion of the contract made and entered into on the 22nd day of October, 1902, by and between Solon Bryan and the City of San Diego, wherein and whereby the said Solon Bryan agrees to furnish all the labor and material necessary for the repair of the outfall sewer in the City of San Diego, California, (except that the be furnished by the said City of San Diego) be and the same is hereby extended for thirty (30)days from and after the first day of December, 1902, viz., to the 31st day of December, 1902.

A communication from the Board of Public Works transmitting a communication from the Superintendent of the Water Department in the matter of constructing a six inch cast iron water pipe line on "D" street from 12th to 14th street, and on 14th street to "C" street, and

placing a fire hydrant at 14th and "D" streets and one at 14th and "C" streets, is read and referred back to the Board of Public Works for such recommendation as is necessary to accomplish the desired result.

A Resolution of Intention to sidewalk and curb "K" street between Sixth and Twenty-fourth streets, is read and action thereon postponed for thirty days.

A Resolution of Intention to sidewalk and curb Sixth street from "B" street to Cedar street, is read and on motion of Alderman Jones adopted by the following vote, to-wit: AYES -- ALDERMEN Rainbow, Johnson, Jones, Hyers, Ludington and Perrin.

NOES -- NONE.

ABSENT--ALDERMEN Clark, Whitson and Landis.

Said resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION

To sidewalk and curb Sixth street in the City of San Diego, California, from the north line of "B" street to the south line of Cedar street.

R E S O L V E D, That it is the intention of the Common Council of the City of San Diego, California, to order the following street work to be done in said city, to-wit:

That that portion of Sixth street in the City of San Diego, California, on both sides thereof, from the north line of "B" street to the south line of Cedar street, including all intersections of streets between said points, be sidewalked with concrete, the base or foundation of which shall be three inches in thickness and composed of one part, by volume, of Portland cement, two parts of sand, and four parts of garvel, according to the specifications therefor set forth in Ordinance No.1140 of the ordinances of said city, entitled, "An ordinance prescribing specifications for sidewalking and curbing in the City of San Diego, California," approved on the 17th day of June, 1902, except that portion of the northwest corner of the intersection of the said Sixth street with "A" street already sidewalked with concrete, and also excepting that portion of the said Sixth street on the west side thereof in front of lots "G" and "H" in block 191 of Horton's addition in the said City of San Diego, already sidewalked with concrete, and also excepting that portion of said Sixth street between said

points already sidewalked with concrete to the official grade thereof.

Also that that portion of the said Sixth street from the said north line of "B" street to the said south line of Cedar street, on both sides thereof, including all intersections of streets between said points, be curbed with concrete according to the specifications therefor contained in said Ordinance No.1140, except that portion of the northwest corner of the intersection of the said Sixth street with "A" street already curbed with concrete, and also excepting that portion of said Sixth street on the west side thereof in front of lots "G" and "H" in block 191 of Horton's addition in the said City of San Diego already curbed with concrete, and also excepting that portion of said Sixth street between said points already curbed with concrete or natural stone to the official grade thereof.

The San Diego Union and Daily Bee, a daily newspaper printed and circulated in said City of San Diego, is hereby designated as the newspaper in which this resolution of intention shall be published for two days, and the notice of the passage thereof for six days in the

manner and by the persons required by law.

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

An ordinance granting permission to Evaline Bailey to construct a small frame addition to her dwelling on Seventh street, is read and on motion of Alderman Johnson adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Johnson, Jones, Hyers, Ludington and Perrin.

NOES -- NONE.

ABSENT--ALDERMEN Clark, Whitson and Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1211.

An Ordinance granting permission to Evaline Bailey to construct a small frame addition to her dwelling on lot "K" in block 34 of Horton's addition in the City of San Diego, California.

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

Section 1. That permission be and is hereby granted and given to Evaline Bailey to construct a small frame addition to her dwelling on lot "K" in block 34 of Horton's addition in the City of San Diego, California, the same being on Seventh street between "C" and "D" streets in said city, and said addition to said building being a one story about twelve feet feet by sixteen feet in size.

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

The following report of the Health and Morals Committee in the matter of the petition of Patrick Dungan to have the Pound limits extended, is read and on motion of Alderman Hyers adopted, viz:

The Health & Morals Committee recommends that the within petition of Patrick Dungan be granted, and the Pound limits be extended to take in Pueblo Lot 1113. D. F. Jones, . F. C. Hyers, Geo. McNeill, Geo. B. Chapman. Nov. 14th, 1902. The petition of Fred H. C. Furnald et al., for crosswalks at the intersection of 16th and "K" streets, is read and on motion of Alderman Jones the request is granted. The following report of the Water Committee in the matter of the petition of H. M. Willard et al., for a fire hydrant at 25th and "F" streets and one at 25th and "H" streets, is read and adopted, viz: The Joint Water Committee recommends that the within petition be granted; and that

double nozzle hydrants be put in, each of them to have a shut off gate.

J. P. M. Rainbow, H. M. Landis, D. F. Jones, A. H. Kayser, E. G. Bradbury, W. W. Lewis, J. W. Lambert. 15

Nov. 14th, 1902.

Thereupon an ordinance providing for the purchase and placing of two fire hydrants, one at the intersection of 25th and "F" streets and one at the intersection of 25th and "H" streets, is read and on motion of Alderman Rainbow adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Rainbow, Johnson, Jones, Hyers, Ludington and Perrin.

NOES -- NONE.

ABSENT--ALDERMEN Clark, Whitson and Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1210.

An Ordinance providing for the purchase and placing of certain fire hydrants for the use of the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to purchase two six inch double nozzle fire hydrants with gates, and to place one hydrant and gate at the northeast corner of Twenty-fifth and "F" streets, provided the expense thereof shall not exceed the sum of eightynine dollars (\$89.00), and one of said hydrants and gates at the southwest corner of Twentyfifth and "H" street, provided the expense thereof shall not exceed the sum of eightynine dollars (\$81.00).

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

An ordinance providing for the testing of meters, is read and on motion of Alderman Rain-

bow adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Johnson, Jones, Hyers, Ludington and Perrin.

NOES -- NONE.

ABSENT--ALDERMEN Clark, Whitson and Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance providing for the testing of meters 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 any water rate payer shall have the right to demand that the meter through

which such water rate payer is being furnished with water be examined and tested by the City

of San Diego, California, for the purpose of escertaining whether or not it is registering

accurately and correctly the amount of water which is being delivered through it by the said

City of San Diego to such water rate payer; provided, that when any water rate payer desires

to have the said meter so examined and tested, such water rate payer shall make application therefor in writing to the said Board of Public Works, and shall deposit with the said application the sum of one dollar. Upon said application being made, it shall be the duty of the Board of Public Works of said city to cause said meter to be examined and tested for the purpose of ascertaining whether it is registering accurately and correctly the water being so delivered through it. If upon such examination said meter shall be found to register accurately and correctly the amount of water which passes through it, then the said sum of one dollar shall be paid into the city treasury of said city to the credit of the Water fund thereof, but if it is found upon such examination that the said meter does not register accurately and correctly, then the said sum of one dollar shall be returned to the person making the application, and the said Board of Public Works shall repair said meter so that it will accurately and correctly measure the water delivered through it. Such application shall be made in writing upon a printed form to be furnished by the said Board of Public Works, and shall designate the place where such meter is located, contain a request that said meter be examined and tested by the said Board of Public Works, and shall be signed by the applicant or his agent.

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

Section 3. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said city, to-wit, the San Diego Union and Daily Bee.

An ordinance providing for the purchase of 5,000 feet of cast iron pipe for the use of the Water department, is read and on motion of Alderman Jones adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Johnson, Jones, Hyers, Ludington and Perrin.

NOES -- NONE.

ABSENT--ALDERMEN Clark, Whitson and Landis.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1213.

An Ordinance Providing for the Purchase of Cast Iron Pipe for the Use of the City of San Diego, California. Be it ordained, by the Common Council of the city of San Diego, as follows:

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to advertise for bids and let a contract for the furnishing of five thousand (5,000) fect of ten (10) inch cast, iron pipe: provided that the pipe so purchased or contracted for shall not exceed in price the sum of ten thousand dollars (\$10,000.00), and that the said sum of ten thousand dollars (\$10,000.00), or so much thereof as may be necessary in purchasing said pipe, is hereby appropriated for that purpose.

Said pipe so purchased to be used in replacing the present water pipe, commencing at or near the San Diego river, where the cast iron pipe now laid stors and the Kalmein pipe commences, and thence along the present water pipe line towards Pacific Beach. Said material to be furnished according to specifications to be prepared by the said Board of Public Works.

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

Section 3. That the City / Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval off this ordinance, to publish or cause the same to be published once in the city official newspaper of said city, to wit: the San Diego Union and Daily Bee. After first giving due notice President Perrin did, in open session, sign an ordinance (No.1208) providing for the purchase of fuel oil for the use of the Water department; also

An Ordinance (No.1209) providing for the raising of the "F" street bridge; also

An Ordinance (No.1210) providing for the purchase and placing of a fire hydrant at 25th and "F" streets, and one at 25th and "H" streets; also

An Ordinance (No.1211) granting permission to Evaline Bailey to construct an addition to her dwelling on Seventh street between "C" and "D" streets; also

An Ordinance (No.1212) to prevent the keeping and maintaining of more than three cows or cattle within certain portions of the city, including La Jolla; also

An Ordinance (No.1213) providing for the purchase of 5,000 feet of cast iron pipe for the use of the Water Department.

Thereupon the Board adjourned.

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President of the Board of Aldermen.

ATTEST: Jaedu

ADJOURNED MEETING. 👘 🚈

Council Chamber of the Board of Aldermen of the City of San Diego, California, November 20th, 1902.

Pursuant to adjournment a meeting of the Board of Aldermen is held this day at 7:30 o'clock p.m., President Perrin presiding.

PRESENT--ALDERMEN Johnson, Jones, Hyers, Landis, Perrin and Clerk Goldman.

ABSENT---ALDERMEN Clark, Whitson, Rainbow and Ludington.

The reading of the minutes of previous meeting is dispensed with.

The petition of D. C. Collier, Jr., President of the College Land Association, asking that that portion of the city north of the north line of the City Park and west of Florida street be included in the territory in which no cows may be kept, is read and referred to the Health and Morals Committee.

An ordinance prescribing a procedure for making improvements upon the system of water works owned by the city, is read and on motion of Alderman Hyers adopted by the following vote, to-wit:

AYES -- ALDERMEN Johnson, Jones, Hyers, Landis and Perrin.

NOES -- NONE.

ABSENT--ALDERMEN Clark, Whitson, Rainbow and Ludington.

Said ordinance as adopted is as follows:

O R D I N A N C E NO.

An Ordinance prescribing a procedure for making improvements upon the system of water works

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 hereafter, in all cases where and extension of the water system of water works in the City of San Diego, California, or the placing of new pipe in the place of old pipe, or the placing of fire hydrants, or the making of any other improvement in said system of water works, is requested by any person, written application therefor shall be first made to the Board of Public Works of the said City of San Diego, which application shall describe and set forth the character of the improvement desired, where the improvement is to be made and of what it shall consist, and be signed by the applicant. Upon such application being made, it shall be and is hereby made the duty of the said Board of Public Works to immediately thereafter investigate the advisability of making such improvement, and if the said Board of Public Works shall, after making such investigation, find and determine that it is advisable for the said City of San Diego to make such improvement, and desires to recommend that the same be made, the said Board of Public Works shall refer the matter to this Common Council with such recommendation, together with all data necessary to completely and fully carry the same into effect, together with an estimate of the cost thereof.

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

Section 3. That the City Clerk of the said City of San Diego, be, and he is hereby authorthe same ized and directed, immediately after the approval of this ordinance, to publish or cause to be published once in the city official newspaper of said city, to-wit, the San Diego Union and Daily Bee.

An ordinance providing for the acquisition of a right of way and the survey for a bridge across Chollas Valley, is read and on motion of Alderman Jones adopted by the following vote, to-wit:

AYES -- ALDERMEN Johnson, Jones, Hyers, Landis and Perrin.

NOES -- NONE.

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ABSENT--ALDERMEN Clark, Whitson, Rainbow and Ludington.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1215.

An Ordinance providing for the acquisition of a right of way and the survey for a bridge across Chollas Valley in the City of San Diego, California.

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

Section 1. That the City Attorney of the said City of San Diego, be and he is hereby authorized and directed to procure a right of way for a public highway from the owners of a strip of land adjoining the alley on the north side of Haffenden's Sunnydale addition in said city; said strip of land being seventy-two (72) feet wide on the west end and sixty (60) feet wide on the east end, and running from the east line of Thirty-third street to the east line of the said Sunnydale addition. And that upon the conveyance of that portion of the said strip of land owned by James A. Nash to the said city, that the Common Council of said city take the necessary proceedings for the closing up of "F" street in said city from the east line of Thirty-third street to the west line of Thirty-fourth street, and from the east line of Thirty-fourth street to the west line of Thirty-fifth street, and from the east line of Thirty-fifth street to the east end of the said Sunnydale addition. And that unless said Common Council completes the proceedings for closing said "F" street between said points within six months from the date of the passage of this ordinance, that the said City of San Diego shall pay to the said James A. Nash one hundred dollars (\$100.00) for strip of land, which strip of land to be by said James A. Nash conveyed to said city, is located in the City of Sah Diego, County of San Diego, State of California, and is bounded and described as follows: Commencing at a point fifty-four (54) rods north of the south line and fifty (50) rods and four (4) east of the west line of Pueblo Lot 1151, running thence east on a line parallel to the south line of said pueblo lot eighty-two (82) rods; thence south on a line parallel to the east line of said pueblo lot sixty (60) feet; thence running in a westerly direction along the north line of an alley surveyed according to a may of said Haffenden's Sunnydale addition to the said City of San Diego; said alley forming the north boundary of said Haffenden's Sunnydale addition to the said City of San Diego, to a point seventy-two (72) feet south of the place of beginning; thence running north to the place of beginning.

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Said sum of one dollars (\$100.00) to be paid to the said James A. Nash by the said city

for the conveyance to said city by the said James A. Nash of a good title to said strip of land, so described, free and clear from all encumbrances; provided, that the said City of San Diego shall not through its Common Council and officers take the necessary proceedings to close said "F" street between said points within six months from the date of the passage of this ordinance.

Section 2. That the City Engineer of the said City of San Diego be and he is hereby authorized and directed to furnish to this Common Council a description of the land where the pile bridge described in said Ordinance No.1207 shall be constructed over said new right of way when acquired by said city.

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

An ordinance providing for the laying of four crosswalks at 16th and "K" streets and one at 22nd and "K" streets, is read and on motion of Alderman Hyers adopted by the following vote, to-wit:

AYES -- ALDERMEN Johnson, Jones, Hyers, Landis and Perrin.

NOES -- NONE.

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ABSENT--ALDERMEN: Clark; Whitson, Rainbow and Ludington.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1214.

An Ordinance providing for the laying of four crosswalks at the intersection of "K" street

and Sixteenth street, and one crosswalk at the intersection of Twenty-second street and "K" street in the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to lay or cause to be laid four cross-walks at the intersection of Sixteenth street and "K" street, and one cross-walk running from the northeast corner of the intersection of Twenty-second street and "K" street across Twenty-second street to the northwest corner of Twenty-second street and "K" street;

said crosswalks to consist of bituminous rock pavement three feet wide and two inches thick laid on the natural earth, except that portion of the intersection of said streets that is required by any company or corporation having railroad tracks thereon. Said work to be done and said crosswalks to be constructed according to specifications to be prepared by the said Board of Public Works, and filed in the office of the said Board of Public Works; provided that the expense thereof shall not exceed the sum of \$125.00. Said work to be done by the street force of said city.

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

A Joint Resolution rescinding all proceedings heretofore taken looking to the extension of the Pound limits to take in Pueblo Lot No.1113, is read and on motion of Alderman Landis adopted by the following vote, to-wit:

AYES -- ALDERMEN Johnson, Jones, Hyers, Landis and Perrin.

NOES -- NONE.

ABSENT--ALDERMEN Clark, Whitson, Rainbow and Ludington. Said resolution as adopted is as follows, viz:

JOINT RESOLUTION NO. 1460.

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

That the action of this Common Council in recommending and determining on November 17th, 1902, that the ordinance providing for the impounding of cows, hogs, etc., be amended by including within the territory included therein Pueblo Lot 1113 be and the said action is hereby rescinded.

The following report of the Joint Street Committee in the matter of the removal of the unused street car rails on Sixth, "C" and Fourth streets, is read and on motion of Alderman Landis adopted, viz:

San Diego, Cal., Nov. 20th, 1902.

To the Common Council,

City,

Centlemen:--

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The Joint Street Committee, to whom was referred the petition of citizens and a communication from the Team Drivers' Unions of this city asking the Council to take the necessary steps to have the unused street car rails on Sixth, "C" and Fourth streets, removed, herewith reports that we have corresponded with the officials of the San Diego Street Railway Company, and have been imformed that the Company intends to remove all the unused rails on the streets mentioned, and that the work of removal will commence very shortly after the lst of next January. We therefore recommend that the Council take no further action in this matter.

Respectfully,

F. C. Hyers, F. H. Briggs, Barker Burnell, D. F. Jones,

R. P. Guinan.

A communication from Bessie Bender et al., owners of 900 feet of the property on "G" street from the west line of Second street to a point 58 feet east of the east line of Arctic street, proposed to be sidewalked and curbed, in which said petitioners represent that they are the owners of more than three-fourths of the property affected by said proposed work, and elect to do the proposed work themselves, and asking the Council to take whatever action may be required by law to authorize them to do said work, is read and on motion of Alderman Landis the request is granted.

Thereupon a Joint Resolution directing the Street Superintendent to enter into a contract with Bessie Bender et al., to sidewalk and curb "G" street from the west line of Second street to a point 58 feet east of the east line of Arctic street, is read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Johnson, Jones, Hyers, Landis and Perrin.

NOES -- NONE.

ABSENT--ALDERMEN Clark, Whitson, Rainbow and Ludington.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION NO. 1461.

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

WHEREAS, The Common Council of the City of San Diego, California, including the Board of Aldermen and the Board of Delegates, on the 25th day of August, 1902, duly adopted a Resolution of Intention No.644 to sidewalk and curb that portion of "G" street in the City of San Diego, California, on both sides thereof, from the west line of Second street to a point fifty-eight (58) feet east of the east line of Arctic street, including all intersections of streets between said points, with concrete, the base or foundation of which shall be three inches in thickness and composed of one part, by volume, of Portland cement, two parts of sand, and four parts of gravel, according to the specifications therefor as set forth in Ordinance No.1140 of the ordinances of said city, entitled, "An ordinance prescribing specifications for sidewalking and curbing in the City of San Diego, California," approved on the 17th day of June, 1902, except where already sidewalked with concrete to the official grade thereof; also to curb that portion of said "G" street, on both sides thereof, from the said west line of Second street to the said point fifty-eight (58) feet east of the said east line of Arctic street, including all intersections of streets between said points, with concrete, according to the specifications therefor contained in said Ordinance No.1140, except where already curbed with concrete or natural stone to the official grade thereof, which Resolution of Intention was approved by the Mayor of said city on the 28th day of August, 1902, and which Resolution of Intention was thereafter published for two days, and the notice of the passage thereof for six days, in the manner and by the persons required by law in the San Diego Union and Daily Bee, a daily newspaper printed and circulated in the said City of San Diego; and

WHEREAS, Said Resolution of Intention was duly posted as required by law, and the notice of the passage thereof was duly published and posted as required by law; and

WHEREAS, Thereafter on the 20th day of October, 1902, the Common Council of said city, including the said Board of Aldermen and said Board of Delegates, duly adopted Resolution No.

647 ordering the work of sidewalking and curbing said "G" street from the said west line of Second street to the said point fifty-eight (58) feet east of the said east line of Arctic street, as specified and described in the said Resolution of Intention, which resolution ordering said work was duly published as required by law, and the notice of said work inviting proposals to do the same was duly published as required by law, which Resolution ordering the work was approved by the Mayor of said city on the 25th day of October, 1902; and WHEREAS, Thereafter on the 10th day of November, 1902, the said Common Council, including the said Board of Aldermen and the said Board of Delegates, duly adopted Resolution No.649, awarding the contract for sidewalking and curbing said "G" street, as above specified, to J. Engelbret at the prices specified in his proposal on file for said work, as follows;viz: Sidewalk per square foot 16-1/2 cents, curb per lineal foot 55 cents, which Resolution awarding said contract was duly approved by the Mayor of said city on the 11th day of November, 1902, and thereafter on the 13th day of November, 1902, the notice of the award of said contract was first posted and published; and

WHEREAS, The owners of three-fourths of the frontage of lots and lands upon the said "G" street between the said west line of Second street and the said point fifty-eight (58) feet east of the said east line of Arctic street, where said work is to be done, either personally or by their agents, and who have made oath that they are such owners, or the agents of such owners, duly and regularly on the 20th day of November, 1902, and within ten days after the first posting and publication of said notice of the award of said contract, elected and have filed with this Common Council their written election to take said work and enter into a written contract to do the whole work, as specified and described in said Resolution of Intention, at the prices at which the same has been awarded to the said J. Engelbret, viz: Sidewalk per square foot 16-1/2 cents, curb per lineal foot 55 cents; and

WHEREAS, It is the wish and desire of this Common Council that said owners, as specified and set forth in said written election, do the whole of said work at the same prices for which the same has been awarded, and that the Superintendent of Streets of said city should enter into a written contract with the said owners who have so elected to do said work for the performance thereof.

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

That it be and is hereby found and determined that Bessie Bender is the owner of one hundred (100) feet of the frontage of lots and lands upon the said "G" street between said points, viz: The owner of lot "G" in block thirty-seven (37) of New San Diego in the said City of San Diego, and that the firm of Gordon and Goodwin is the duly authorized agent of the said Bessie Bender, for the purpose of transacting the business set forth in the said written election, and that N. M. Goodwin is a member of the said firm of Gordon & Goodwin;

That Winnifred Murtha is the owner of one hundred (100) feet of the frontage of lots and lands upon the said "G" street between said points, viz: The owner of lot "G" in block "D" of Horton's addition in the said City of San Diego;

That the estate of John M. McConoughey, deceased, is the owner of one hundred (100) feet of the frontage of lots and lands upon the said "G" street between said points, viz: The owner of lot "G" in block forty (40) of New San Diego in the said City of San Diego; that G. C. Arnold is the administrator of the estate of the said John M. McConoughey, deceased, and duly authorized for the purpose of transacting the business set forth in the said written election; That Collins Gillmore, as the executor of the last will and testament of R. H. Thompson, deceased, is the owner of one hundred (100) feet of the frontage of lots and lands upon the said "G" street between said points, viz: The owner of lot "F" in block sixty-six (66) of Horton's addition in the said City of San Diego;

That the Sterne Brothers Company is the owner of one hundred (100) feet of the frontage of lots and lands upon the said "G" street between said points, viz: The owner of lot "L" in block twenty-seven (27) of New San Diego in the said City of San Diego.

That Jane Quinn is the owner of one hundred (100) feet of the frontage of lots and lands upon the said "G" street between said points, viz: The owner of lot "L" in block twenty-six (26) of New San Diego in the said City of San Diego;

That John M. Ballou and Etoile E. Ballou are the owners of one hundred (100) feet of the frontage of lots and lands upon the said "G" street between said points, viz: Each owning an undivided one-half (1/2) interest in lot "L" in block thirty(30) of New San Diego in the said

City of San Diego, making a total of one hundred feet frontage;

That Lucy Coulter is the owner of two hundred (200) feet of the frontage of lots and lands upon the said "G" street between said points, viz: The owner of lot "L" in block "C" of Horton's addition in the said City of San Diego, and lot "A" in block twenty-six (26) of New San Diego in the said City of San Diego, each of said lots having a frontage of one hundred (100) feet upon the said "G" street; and that John M. Ballou is the Duly authorized agent of the said Lucy Coulter for the purpose of transacting the business set forth in said written election.

That it be and is hereby found and determined that the owners of three-fourths of the frontage of lots and lands upon the said "G" street between the said west line of Second street and the said point fifty-eight (58) feet east of the said east line of Arctic street where said work is to be done, or their agents, and who have made oath that they are such owners, or agents of said owners, have elected to take said work and enter into a written contract to do the whole of said work at the prices at which the same has been heretofore awarded by this Common Council by said Resolution of Award No.649 adopted by the said Common Council on the 10th day of November, 1902, to the said J. Engelbret at the following prices, viz., Sidewalk per square foot 16-1/2 cents, curb per lineal foot 55 cents; and that the Superintendent of Streets of said city be and he is hereby authorized and directed to enter into a written contract with the contracting owners for the performance of said work as in said Resolution of Award described, and that said contracting owners shall, at the time of executing said contract for said work, execute a bond to the satisfaction and approval of the said Superintendent of Streets of said city, with two or more sureties, and payable to said city in such sum as the Mayor of said city shall deem adequate, conditioned for the faithful performance of said contract, and also a bond as security for the payment of any materials or supplies furnished for the said work, or any work or labor done thereon of any kind, as provided by an Act of the Legislature of the State of California, approved February 21st, 1899, entitled, "An Act to amend an Act entitled, 'An Act to provide work upon streets, lanes, alleys, courts, places, and sidewalks, and for the construction of sewers within municipalities? approved March 18, 1885, by adding thereto a new section to be known as section six and onehalf, relating to securing claims for labor done and material furnished for improvements under said act." But before being entitled to said contract, the said owners who have elected to do said work must advance to the said Superintendent of Streets, for payment by him, the cost of publication of the notices, resolutions, orders, and all other incidental expenses and matters required under the proceedings prescribed by law under which the proceedings for the sidewalking and curbing of said "G" street have been taken. An ordinance providing for the establishment of an electric light at the intersection of University avenue and Vermont street, is read and on motion of Alderman Hyers adopted by the following vote, to-wit: AYES -- ALDERMEN Johnson, Jones, Hyers, Landis and Perrin. NOES -- NONE.

ABSENT--ALDERMEN Clark, Whitson, Rainbow and Ludington.

Said ordinance as adopted is as follows, viz:

O R D I N A N C E NO.

An Ordinance providing for the establishment of an electric light at the intersection of University avenue and Vermont 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 San Diego Gas & Electric Light Company be and said Company is hereby authorized and directed to place and maintain, or cause to be placed and maintained, an electric light at the intersection of University avenue and Vermont street in the City of San Diego, California; said light to be suspended in the center of the intersection of said University avenue with the said Vermont street. Said work to be done under and pursuant to the terms of the contract now in force between the said City of San Diego and the said San Diego Gas & Electric Light Company for lighting the streets, highways, and parks in the said City of San Diego for the year commencing April first, 1902.

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

Section 3. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said city, to-wit, the San Diego Union and Daily Bee.

After first giving due notice President Perrin did, in open session, sign an ordinance (No.) providing for the establishment of an electric light at the intersection of University avenue and Vermont street; also

An Ordinance (No.1214) providing for the laying of four crosswalks at the intersection of 16th and "K" streets and one at the intersection of 22nd and "K" streets; also

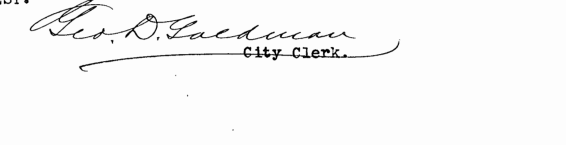
An Ordinance (No.1215) providing for the acquisition of a right of way and the survey for a bridge across Chollas Valley.

Thereupon the Board adjourned.

M J. Perin

President of the Board of Aldermen.

ATTEST:



REGULAR MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, December 1st, 1902.

A Regular Meeting of the Board of Aldermen was held this day at 7:30 p.m., President Perrin presiding.

PRESENT--ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Landis, Perrin and Clerk Goldman.

ABSENT---ALDERMAN Ludington.

The minutes of Adjourned Meeting held November 17th, 1902, and of Adjourned Meeting held November 20th, 1902, were read and approved.

A communication from the Secretary of the League of California Municipalities, giving notice of the convention of the League to be held at San Jose December 10th, 11th and 12th, 1902, is read and ordered filed.

A Message from the Mayor calling the attention of the Council to the Fifth Annual Convention of the League of California Municipalities to be held at San Jose December 10th, 11th and 12th, 1902, and recommending that the Council elect one member from each Board to attend said Convention, is read and ordered filed.

The petition of U. S. Grant, Jr., et al., asking the Council to extend the time for one year within which to construct a railroad pursuant to and under the provisions of the franchise granted by Ordinance No.672, approved November 16th, 1899, is read and on motion the petition is granted.

Thereupon an ordinance extending the time for one year (until January 1st, 1904) within which U. S. Grant, Jr., et al., may construct a steam railroad in and through the City of San Diego, under that certain franchise granted in Ordinance No.672, approved November 16th,

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1899, is read and action thereon is postponed for 30 days in accordance with the provisions

of the City Charter.

A communication from the Board of Public Works recommending that they be authorized to procure supplies for the Blacksmith department for the year ending December 31st, 1903, is read and referred to the Joint Street Committee.

A communication from the Board of Public Works recommending that they be authorized to construct a 6 inch water pipe line on "C" street from 14th to 15th, and place a 6 inch double mozzle fire hydramt at 14th and "C" streets; and to extend the 4 inch water pipe line on 13th street from "D" street to "E" street and place a 4 inch single nozzle fire hydramt at 13th and "E" streets, is read and the authority granted.

Thereupon an ordinance providing for the improvement of the water pipe line on "C"

street and 13th street, is read and on motion of Alderman Landis adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Landis and Perrin.

NOES -- NONE.

ABSENT--ALDERMAN Ludington.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1222. An Ordinance Providing for the Improvement of the Water Pipe Line on "C" Street and Thirteenth Street, in the City of San Diego, California. Be it ordained, by the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to advertise for bids and let a contract for the furnishing of all labor and material necessary for the construction of a six-inch cast iron water pipe line on "C" street in said City from Fourteenth street to Fifteenth street, and the placing of a six-inch double nozzle fire hy-drant at the southeast corner of the intersection of Fourteenth street and "C" street, and to extend the four-inch cast iron water pipe line on Thirteenth street between "D" street and "E" street to the north line of "E" street, and to place a four-inch single nozzle fire hydrant at the northeast corner of the intersec-tion of Thirteenth street and "E" street. Said material to be furnished to in-clude 466 linear feet of six-inch cast iron pipe, forty-six linear feet of four-inch cast iron pipe, one six-inch T, one fourinch T, one six-inch plug, one four-inch plug, one four-inch single nozzle fire hydrant, one six-inch double nozzle fire

hydrant, one four-inch gate, and one six-inch gate, and all the lead, hemp, and other material necessary for the completion of the work. . Sald work to be done according to specifications to be prepared by the said Board of Public Works, provided, that the expense thereof shall not exceed the sum of \$626.88. Section 2. That Ordinance No. 1201, of

the ordinances of said City, approved on the 11th day of November, 1902, be and the same is hereby repealed. Section 3. That this ordinance shall take effect and be in force from an after its passage and approval. Section 4. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the City official newspaper of said City, to-wit: the San Diego Union and Dally Bee.

A communication from the Board of Public Works recommending that they be authorized to grade down the embankment at 19th and "N" streets, and that the Railroad Companies be instruct ed to place a culvert under tracks to carry off the water, is read and on motion the authority is granted.

Thereupon an ordinance providing for the grading of the northeast corner of the intersection of 19th and "N" streets, and the placing of a culvert, is read and on motion of Alderman Landis adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Landis and Perrin.

NOES -- NONE.

ABSENT--ALDERMAN Ludington.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1226.

An Ordinance providing for the grading of the northeast corner of the intersection of Nineteenth street and "N" street, and the placing of a culvert in the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be, and

said Board of Public Works is hereby authorized and directed to grade, or cause to be graded,

so as to make a passable roadway, the northeast corner of the intersection of Nineteenth

street and "N" street in said city at the west line of the said Nineteenth street.

Said work to be done by the street force of said city; provided, that the expense thereof shall not exceed the sum of \$50.00.

That the San Diego, Cuyamaca & Eastern Railroad Company and the Coronado Railroad Company be and said companies are hereby requested to place a culvert of sufficient capacity under their tracks at the intersection of the said Mineteenth street and "M" street to carry off the surface water at that point.

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

A Joint Resolution providing for the appointment of a Special Committee to revise the City Charter, is read and on motion of Alderman Hyers adopted, viz:

JOINT RESOLUTION NO. 1466.

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

That a committee, consisting of three members of the Board of Aldermen of the Common Council of the City of San Diego, California, to be appointed by the President of the said Board of Aldermen, and a committee consisting of three members of the Board of Delegates of the said Common Council, to be appointed by the President of the said Board of Delegates, be appointed for the purpose of investigating the advisability of amending the Charter of the said City of San Diego, and to report the result of such investigation to this Common Council.

Thereupon President Perrin appoints as such committee from this Board, Aldermen Hyers, Whitson and Clark.

A communication from the Board of Public Works transmitting the request of the City Clerk to have certain changes and repairs made in the Clerk's office, and recommending that they be authorized to do said work, is read and on motion said changes and repairs are ordered to be made.

Thereupon an ordinance providing for making certain changes and repairs in the office

of the City Clerk, is read and on motion of Alderman Landis adopted by the following vote, to-wit:

<u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Landis and Perrin. <u>NOES -- NONE</u>.

ABSENT--ALDERMAN Ludington.

Said ordinance as adopted is as follows, viz:

0 R D I N A N C E No. 1 2 2 1.

An Ordinance providing for making certain changes and repairs in the office of the City

Clerk of the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board is hereby authorized and directed to make certain changes and reapirs in the office of the City Clerk, by removing the partitions between rooms Nos.11, 12 and 13, and

. . . .

building a partition across what is now the small entry hall, also to put a counter across the office over which to do business, and to cut a door in the wall between the Committee Room and the City Clerk's office. Said work to be done in accordance with plans and specifications to be prepared by said Board of Public Works; provided, that the expense therefor shall not exceed the sum of \$120.00.

Section 2. That this ordinance shall take effect and be in force from and after January 1st, 1903.

A communication from the Board of Public Works recommending that they be authorized to lease lots G and H in block 40 of New San Diego for the use of the Street department, is read and the recommendation adopted.

Thereupon an ordinance providing for leasing lots G and H in block 40 of New San Diego, is read and on motion of Alderman Landis adopted by the following vote, to-wit.

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Landis and Perrin.

NO -- ALDERMAN Hyers.

ABSENT--ALDERMAN Ludington.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1218.

An Ordinance providing for the leasing by the City of San Diego, California, from month to month, of lots "G" and "H" in block forty of New San Diego.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That the City of San Diego, California, lease, from month to month, of the owner thereof, lots "G" and "H" in block forty of New San Diego, for the use of the Street Department of said city in storing material thereon, and pay for the said use thereof the sum of \$2.50 per month; and that the claim of said owner of the said property for the use thereof, from the first day of July, 1902, to the present time at said rate, be and the same is hereby allowed and approved, and that the Auditing Committee of said city be and said Committee is hereby authorized to allow said claim upon the proper presentation thereof to said Committee.

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

age and approval.

A communication from the Board of Public Works asking that they be authorized to purchase 9600 barrels of crude oil and 36,000 gallons of engine distillate, being a year's supply, instead of six months' supply, heretofore ordered, is read and ordered filed.

Thereupon an ordinance providing for the purchase of fuel oil for the use of the Water Department, is read and on motion of Alderman Jones, adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Landis and Perrin. <u>NOES -- NONE</u>.

ABSENT--ALDERMAN Ludington.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1224.

An Ordinance providing for the purchase of fuel oil for the use of the City of San Diego,

California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to advertise for bids and let a contract for furnishing to the said City of San Diego, for the use of the Water department thereof, ninety-six hundred (9600) barrels of crude fuel oil, provided, that the expense thereof shall not exceed the sum of \$7,680.00; also thirty-six thousand (36,000) gallons of engine distillate, provided, that the expense thereof shall not exceed the sum of \$3,960.00.

Said crude fuel oil and engine distillate to be furnished at such times and places as shall be determined by the said Board of Public Works, and according to specifications to be prepared by the said Board of Public Works, and to be paid for out of the Water fund of said city.

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

Section 3. That Ordinance No.1208 of the ordinances of the said City of San Diego, approved on the 18th day of November, 1902, be and the same is hereby repealed.

A communication from the Board of Public Works asking for an additional appropriation of \$250.00 for putting a new boiler on Fire Engine No. 2, is read and the request granted. Thereupon an ordinance providing for the acceptance of the bid of R. S. Chapman for repairing Fire Engine No. 2, for the sum of \$1,750.00, is read and on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Johnson, Jones, Hyers, Landis and Perrin.

NO -- ALDERMAN Whitson.

ABSENT--ALDERMAN Ludington.

Said ordinance as adopted is as follows, viz:

An Ordinance Providing for the Acceptance of the Bid for the Repairing of a Fire Engine 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

Ordinance No. 1223.

Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to accept the bid of R. S. Chapman for furnishing the steam boiler for Fire Engine Number Two of the Fire Department of said city for seventeen hundred and fifty dollars (\$1,750.00). Section 2. That this ordinance shall take effect and be in force from and after its passage and approval. Section 3. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said city, to-wit: the San Diego Union and Daily Bee.

The report of the Poundkeeper for the month of November, 1902, is presented and or-

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dered filed.

A communication from the City Engineer transmitting a description of the land needed on which to construct the proposed pile bridge over Chollas creek and the approaches thereto is read and ordered filed.

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A communication from the Board of Public Works transmitting a statement of the expenses of the various departments of the city government for the month of October, 1902, is presented and ordered filed.

The petition of G. N. Gilbert for permission to use city lands for one year in pueblo lots 1279, 1293, 1294, 1309, 1310, 1311, 1314, 1321 and 1322, is presented and referred to the City Lands Committee.

The petition of W. G. Baker for permission to use city lands for one year in pueblo lot 1229, is presented and referred to the City Lands Committee.

A communication from the City Attorney transmitting a Joint Resolution calling upon the Tax Collector to execute tax deeds to the city for certain lots sold for delinquent taxes, as suit has been brought to quiet title to these lots, and recommending that the Council adopt said Joint Resolution, is read and ordered filed.

Thereupon a Joint Resolution calling upon the Tax Collector to execute to the city tax deeds to certain lots sold for delinquent city taxes, is read and on motion of Alderman Landis adopted by the following vote, to-wit:

<u>AYES</u> -- <u>ALDERMEN</u> Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Landis and Perrin. <u>NOES</u> -- <u>NONE</u>.

ABSENT--ALDERMEN Ludington.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION. No. 1465.

WHEREAS, At the delinquent tax sales held in the City of San Diego, California, for the sale of real property for the delinquent taxes of said city for the fiscal years of 1893,1894, 1895, 1896 and 1900, the real property hereinafterdescribed, situated in the City of San Diego, County of San Diego, State of California, was, by virtue of and in accordance with the provisions of section 20 of chapter 1 of article 6 of the charter of the said City of San Diego, struck off to the said City of San Diego as the purchaser, and duplicate certificates of sale

auly issued thereon; and

WHEREAS, The time for the redemption of the real property herein described, so sold to

said city at the said sales and each of them, has expired, and said property herein after described, has not been redeemed; and

WHEREAS, The said City of San Diego, by virtue of and in accordance with the provisions of section 27 of chapter 1 of article 6 of said charter, is now entitled to deeds for the said property hereinafter described, whenever called for by the Common Council of the said City of San Diego by resolution,

NOW, THEREFORE, BE IT RESOLVED, By the Common Council of the City of San Diego, as follows: That the Common Council of the City of San Diego, California, by the virtue and authority of and in accordance with the provisions of said section 27 of the said chapter 1 of said article 6 of said charter, hereby calls upon the Tax Collector of said city to execute deeds to said city for all of said property, so sold and struck off to said city as aforesaid, which property is hereinafter described, and the said Tax Collector is hereby directed and required Said property hereinbefore referred to, which was sold and struck off to the said City of San Diego for the said delinquent taxes for the said year 1893, is situated in the City of San Diego, County of San Diego, State of California, and described as follows:

Lots 7 and 8 in block 14 of Hoitts' addition in the said City of San Diego; Said property hereinbefore referred to, which was sold and struck off to the said City of San Diego for the said delinquent taxes for the said year 1894, is situated in the City of San Diego, County of San Diego, State of California, and described as follows:

Lot 7 in block 160 and lot 15 in block 64 of Coronado Beach, South Island, in the said City of San Diego;

Said property herein before referred to, which was sold and struck off to the said City of San Diego for the said delinquent taxes for the said year 1895, is situated in the City of San Diego, County of San Diego, State of California, and described as follows:

Lots 2 and 4 in block 1 of Hoitts' addition in the said City of San Diego;

Lots 45 and 46 in block 36 of Parrish & Loomis' addition in the said City of San Diego;

Lots 22, 23 and 24 in block 6 of Roseville Heights in the said City of San Diego; Lot 7 in block 51 of Olmstead & Lowe's addition in the said City of San Diego; Said property hereinbefore referred to, which was sold and struck off to the said City of San Diego for the said delinquent taxes for the said year 1896, is situated in the City of San Diego, County of San Diego, State of California, and described as follows:

Lot 30 in block 44 of H.P.Whitney's addition in the said City of San Diego;

Said property hereinbefore referred to, which was sols and struck off to the said City of San Diego for the said delinquent taxes for the said year 1900, is situated in the City of San Diego, County of San Diego, State of California, and described as follows:

Lots 23 and 24 in block 22 of L.W.Kimball's addition in the said City of San Diego.

That the City Clerk of the said City of San Diego be and he is hereby authorized and directed, immediately after the passage and approval of this resolution, to serve a copy thereof on the Tax Collector of said city.

The petition of George Puterbaugh et al., for crosswalks at the intersection of "D" and Eighth streets, said petition be recommended by the Joint Street Committee, is read and on motion the petition is granted.

Thereupon an ordinance providing for the construction of crosswalks at the intersection of "D" and Eighth streets, is read and on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Landis and Perrin. NOES -- NONE.

ABSENT--ALDERMAN Ludington.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1219.

An Ordinance providing for the construction of crosswalks at the intersection of "D" street and Eighth street in the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to construct, or cause to be constructed, a bituminous crosswalk running from the southwest corner of the intersection of "D" street and Eighth street in the City of San Diego, California, across "D" street to the northwest corner of said intersection; and also a bituminous rock crosswalk running from the south east corner of said intersection of Eighth street and "D" street, across "D" street to the northeast corner of said intersection. Said crosswalks to be four feet wide and two inches thick and laid on the natural earth, except such portion of said streets as is required by law to be kept in order or repair by any person or company having railroad or street-car tracks thereon.

Said work to be done according to specifications to be prepared by the said Board of Public Works, and by the street force of said city; provided, that the expense thereof shall not exceed the sum of fifty dollars.

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

The petition of F. T. Scripps et al., asking the Council to appoint a competent Engineer to investigate and ascertain whether or not the work proposed to be done by Thomas Diamond on the caves at La Jolla could be done without endangering the caves, is read, together with a report of the Joint Street Committee in said matter, as follows:

The Joint Street Committee recommends that the City Engineer be instructed to go to La Jolla and ascertain whether Professor Gustav Schulz is excavating on his property or in Cave street; and that the Engineer further ascertain how deep from tidewater is the cave which Professor Schulz is attempting to reach.

F. C. Hyers,

W. F. Ludington,

· ·

D. F. Jones,

R. P. Guinan,

Nov 25th, 1902. B. Burnell.

On motion of Alderman Jones the report of the Joint Street Committee is adopted. Thereupon a Joint Resolution directing the City Engineer investigate excavation being made at La Jolla by Professor Gustav Schulz, is read and adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Landis and Perrin. <u>NOES -- NONE</u>.

ABSENT--ALDERMAN Ludington.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1464.

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

That the City Engineer of the City of San Diego, California, be and he is hereby authorized and directed to ascertain and report to this Common Council at his earliest convenience whether Professor Gustav Schulz, who is reported to be excavating over one of the caves at La Jolla Park, is making said excavation on his own property or in Cave street in said La Jolla Park; and

That said City Engineer also ascertain and report at the same time how far back under the cliff the cave in question extends from tidewater; and also to report to the Council such other information in this matter as he may obtain.

The following report of the Joint Street Committee in the matter of the petition of Thomas Diamond for a franchise to connect the caves at La Jolla Park by a tunnel, is read and adopted, viz:

The Joint Street Committee recommends that the within petition of Thomas Diamond be denied.

F. C. Hyers, W. F. Ludington,

D. F. Jones,

R. P. Guinan,

B. Burnell.

Nov. 25th, 1902.

Thereupon said petition is denied.

On motion of Alderman Jones it is ordered that when the Board adjourns it do adjourn until Monday, December 15th, 1902, at 7:30 o'clock p.m.

The following report of the Health and Morals Committee in the matter of the Petition of the College Hill Land Association by D. C. Collier, Jr., President, that no cows may be kept north of the north line of the City Park or west of Florida street, is read and on motion of Alderman Whitson adopted, viz:

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

D. F. Jones,

F. C. Hyers,

Geo. McNeill,

H. M. Landis.

12/1/02.

Thereupon said petition is denied.

A Joint Resolution directing the City Engineer to estimate the cost of grading a wagon road on 32nd street from Main street to the Brewery, introduced and recommended by the Joint Street Committee, is read and on motion of Alderman Rainbow adopted, viz:

JOINT RESOLUTION No. 1463.

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BE IT RESOLVED, By the Common Council of the City of San Diego, as follows: That the City Engineer of the City of San Diego, California, be and he is hereby authorized and directed to make and furnish to this Common Council at his earliest convenience an estimate of the cost of grading a wagon road twenty-four (24) feet wide upon Thirty-second street from its intersection with Main street to the brewery of the San Diego Brewing Company; the same to include the cost of a bridge over Chollas creek along the line of said road.

A Resolution giving the consent of this Board to the Board of Delegates to adjourn for a longer time than one week, is read and adopted, viz:

RESOLUTION.

BE IT RESOLVED, By the Board of Aldermen of the City of San Diego, as follows: That the consent of this Board be and the same is hereby given to the Board of Delegates to adjourn from Dec. 1, 1902, to Dec. 15, 1902, at 7:30 p.m.

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The following report of the Street Committee in the matter of a Resolution of Intention to sidewalk and curb "K" street between 6th and 24th streets, is read and adopted, viz:

The Street Committee recommends that no further action be taken in the matter of sidewalking and curbing "K" street between 6th and 24th streets, until a culvert has been constructed across "K" street on the east side of 13th street, and we further recommend that said culvert be constructed at the earliest opportunity.

> F. C. Hyers, W. F. Ludington, D. F. Jones, R. P. Guinan, B. Burnell.

Nov. 25th, 1902.

A communication from the City Engineer calling attention to a discrepancy in the grade of "K" street between 14th and 15th streets, is read and referred to the Street Committee.

. . . . .

An ordinance providing for the construction of a culvert across "K" street at the east line of the intersection of 13th and "K" streets, is read and referred to the Street Committee,

A communication from the City Attorney transmitting an ordinance amending section 4 of the Pound ordinance, is read and ordered filed.

Thereupon an ordinance amending section 4 of Ordinance No. 706, approved February 6th, 1900, is read and on motion of Alderman Landis adopted by the following vote, to-wit. AYES -- ALDERMEN Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Landis and Perrin. NOES -- NONE. ABSENT--ALDERMAN Ludington. Said ordinance as adopted is as follows, viz. Ordinance No. 1220. • : . 1220

An Ordinance Amending Section 4 of Ordinance No. 706 of the Ordinances of the City of San Diego, California, Approved on the 6th Day of February, . 1900. Be it ordained, by the Common Council of the City of San Diego, as follows: Section 1. That Section 4 of ordinance No. 705 of the ordinances of the City of San Diego, California, entitled, "An ordinance establishing City Pounds in and for the City of San Diego, California; creating the office of Pound-keeper; fixing his fees; authorizing the appointment of deputies; providing for the pre-

vention of certain animals running at large within certain prescribed limits of the said City of San Diego; directing the police to take charge of horses and teams found not tied within certain limits of said City, and repealing the following ordinances of the City of San Diego, California, to-wit: Ordinance No. 411, approved February 4th, 1897, Ordinance No. 498, approved February 25th, 1898, and Ordinance No. 564, approved November 10th, 1898," approved February 6th, 1900, be and the same is hereby amended to read as follows:

Section 4. That the Police Force of said City shall be and is hereby required to look after and take charge of any and all horses running loose or at large in that portion of said City hereinafter in this section described. And it shall also be the duty of said Police Force to take charge of all horses, one-horse rigs, and teams found within said portion of said City hereinafter in this section de-scribed which are not in the personal charge of some one, or not in some way tied or fastened, either by being tied to some stationery object or to some heavy weight fastened with a strap or rope to the bit or bridle, or by having the lines so fastened to the wagon or vehicle to which said team or horse is hitched, with the brake on such wagon.or vehicle set, so that the said team or horse cannot start or run without pulling said wagon or vehicle by the bit or bridle.

That portion of the said City of San Diego, California, to which this section applies, is bounded as follows, to-wit: On the north by the north line of "C" street, on the east by the west line of Eighth street, on the south by the south line of "L" street, and on the west by the west line of Fourth street.

All horses, one-horse rigs, and teams so taken charge of shall be taken to the Police Headquarter, and, if not called for within two hours, shall be turned over to the said Poundkeeper, who shall take said horses, one-horse rigs, or teams to the said City Pound to be ireated as other horses that are taken up by the said Poundkeeper under said Ordinance No. 706, but the wagon or vehicle, and its contents shall be, by said Poundkeeper, delivered to the owner on demand, without any charge therefor.

Section 2. That this ordinance shall take effect and be in force from and after its passage and approval. Section 3. That the City Clerk of the said City of San Diego, be, and he is

said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the City official newspaper of said City, to-wit: the San Diego Union and Daily Bee.

An ordinance providing for the construction of a bulkhead adjoining the "F" street bridge, is read and on motion of Alderman Landis adopted by the following vote, to-wit: <u>AYES -- ALDERMEN</u> Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Landis and Perrin. <u>NOES -- NONE</u>.

-ALDERMAN / Ludington.

ABSENT

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Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1225.

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An Ordinance providing for the construction of a bulkhead adjoining the "F" street bridge in

the City of San Diego, California.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to construct a timber bulkhead about sixty feet in length and about six feet high on the north end of the bridge located at the intersection of "F" street and Fifteenth street in said city. Said work to be done by the street force of said city; provided, that the expense thereof shall not exceed the sum of \$75.00.

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

A communication from S. L. Roberts, by W. J. Mossholder, his attorney, offering to dedicate to the public that portion of the west half of the southwest quarter of the south-

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east quarter of pueblo lot E not included in blocks one and two of said plat, is read and ordered filed.

Thereupon an ordinance accepting certain streets and alleys in the west half of the southwest quarter of the southeast quarter of pueblo lot E, and providing for the endorsement of a certificate upon the map thereof, is read and referred to the Board of Public Works.

The petition of Ada N. Smith et al., asking to have a highway or boulevard laid out on the west side of the City Park from the north line of Juniper street to the north line of the park is read and referred to the Joint Street Committee.

A Resolution of Intention to sidewalk and curb a portion of Third street in front of lots G and H in block 41 of Horton's addition, is read and on motion of Alderman Landis adopted by the following vote, to-wit:

<u>AYES</u> -- <u>ALDERMEN</u> Clark, Whitson, Rainbow, Johnson, Jones, Hyers, Landis and Perrin. <u>NOES</u> -- <u>NONE</u>.

ABSENT--ALDERMAN Ludington.

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Said resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION

To sidewalk and curb Third street in the City of San Diego, California, in front of lots "G" and "H" in block 41 of Horton's addition in said city; also the return on the northwest corner of the intersection of Third and "E" streets in said city.

R E S O L V E.D., That it is the Intention of the Common Council of the City of San Diego, California, to order the following street work to be done in said city, to-wit:

That that portion of Third street in the City of San Diego, California, on the west side thereof, in front of lots "6" and "H" in block 41 of Horton's addition in the said City of San Diego, and the return on the northwest corner of the intersection of Third and "E" streets in said city, be sidewalked with concrete, the base or foundation of which shall be three inches in thickness and composed of one partm by volume, of Portland cement, two parts of sand, and four parts of gravel, according to the specifications therefor as set forth in ordinance No. 1140 of the ordinances of said city, entitled. "An ordinance prescribing specifications for sidewalking and curbing in the City of San Diego. California," approved on the 17th day of June, 1902, except where already sidewalked with concrete to the official grade thereof. Also that that portion of said Third street, on the west side thereof, in front of said lots "6" and "H" in said block 41 of said Horton's addition in the said City of San Diego, and the return on the northwest corner of the intersection of Third and "E" streets in said city, be curbed with concrete according to the specifications therefor contained in said Ordinance No.1140, except where already curbed with concrete or natural stone to the official grade thereof.

The San Diego Union and Daily Bee, a daily newspaper printed and circulated in said City of San Diego, is hereby designated as the newspaper in which this resolution of intention shall be published for two days, and the notice of the passage thereof for six days in the manner and by the persons required by law.

The Clerk of said City of San Diego is hereby directed to post this resolution of inter-

tion 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 directing the Janitor to remove all patent medicine signs from the toilet rooms of the City Hall, is read and on motion of Alderman Whitson adopted, viz:

JOINT RESOLUTION No. 1467.

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

That the Janitor of the City Hall be and he is hereby directed to remove from the toilet or other rooms and elsewhere about the City Hall all signs and advertisements of patent, medicines and hereafter permit no such signs or advertisements to be attached to or placed in or on said City Hall.

The following report of the Joint Street Committee in the matter of the petition of Chas, L. Good et al., for the reconcilment of grade at 21st and "D" streets, is read and adopted, viz:

The Joint Street Committee recommends that the City Engineer be instructed to furnish to the Common Council an estimate of the cost of putting 20th and 21st streets to the official grade between "D" and "E" streets.

> F. C. Hyers, W. F. Ludington, D. F. Jones, R. P. Guinan, B. Burnell.

Nov. 25th, 1902.

The following report of the Joint Street Committee in the matter of the petition of James Jensen et al., for the postponement of sidewalking and curbing 20th street until "F" street shall have been re-graded, is read and adopted, viz:

The Joint Street Committee recommends that no further action be taken in the matter of sidewalking and curbing 20th street until such time as "F" street has been graded.

F. C. Hyers, W. F. Ludington, D. F. Jones, · · · R. P. Guinan, B. Burnell. Nov. 25th, 1902. . . . . \_\_\_\_\_\_ A Joint Resolution directing the City Engineer to estimate the cost of putting 20th and 21st streets to the official grade between "D" and "E" streets, is read and on motion of Al-JOINT RESOLUTION No. 1462. \_\_\_\_\_ BE IT RESOLVED, By the Common Council of the City of San Diego, as follows: That the City Engineer of the City of San Diego, California, be and he is hereby authorized and directed to make and furnish to this Common Council at his earliest convenience an

estimate of the cost of grading Twentieth and Twenty-first streets, including the sidewalks thereof, to the official grade of said streets, from the south line of "D" street to the north line of "E" street.

The following report of the Joint Street Committee in the matter of the construction of boulevards, is read and adopted, viz:

San Diego, Cal., Nov. 25th, 1902.

To the Common Council,

City,

Gentlemen:--

The Joint Street Committee recommends that the Special Committee on Municipal Improvement Bonds be requested to include in an estimate for proposed Municipal Improvement Bonds to be submitted to the voters of the city in the future the sum of \$42,123.65 for the construction of boulevards and the purchase of a steam road roller. The said sum to be apportioned for the purchase of the road roller, for the construction of the various boulevards and for oiling them after construction, as follows:

| Name of Boulevard.                              | Mileage.                          | Cost.                      |
|-------------------------------------------------|-----------------------------------|----------------------------|
| Middletown                                      | <b>.</b> 666                      | \$ 1,000.25                |
| Pacific Beach and La Jolla                      | 8.102                             | 6 <b>,8</b> 66 <b>.6</b> 2 |
| West Point Loma                                 | 7.318                             | 18,434.23                  |
| East Point Loma                                 | 1.704                             | 2,296.59                   |
| Fifth and University avenue to Old Town         | 2.458                             | <u> </u>                   |
| Total                                           | 20.248                            | \$34,123.65                |
| Steam Road Roller                               |                                   | 4,500.00                   |
| 0iling Boulevards first year                    |                                   | 3,500.00                   |
| Total to be included in estimate                |                                   | \$42,123.65                |
| We therefore recommend that this matter be refe | erred to said. Special Committee. | on Munici-                 |
| pal Improvement Bonds.                          |                                   | ×.                         |
|                                                 | Respectfully,                     |                            |
|                                                 | F. C. Hyers,                      |                            |

W. F. Ludington, D. F. Jones, R. P. Guinan, B. Burnell. A communication from the Board of Police Commissioners transmitting without recommendation a request of the Point Loma Homestead, by F. M. Pierce, Secretary-General, for two or more mounted police officers to guard their property temporarily, is read and referred to the Joint Police Committee.

An ordinance providing for the appointment of a special policeman for the Ninth ward at a salary of \$15.00 per month, heretofore adopted by the Board of Delegates, is now taken up and read. On motion and by unanimous consent said ordinance is amended by adding the following words to section 1 thereof: "said salary to date from October 6th, 1902."

Thereupon said ordinance as amended is read and adopted by the following vote, to-wit:

Ordinance No. 1216.

AYES -- ALDERMEN Whitson, Rainbow, Johnson, Jones, Hyers, Landis and Perrin.

NOES -- NONE.

ABSENT--ALDERMEN Clark and Ludington.

Said ordinance as adopted is as follows, viz:

An' Ordinance Providing for the Appointment of a Special Policeman and Fixing His Compensation 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 Police Commissioters of the C ty of San Diego, California, be, and said Board of Police Commissioners is hereby authorized and directed to appoint a special policeman who shall be under the supervision and control of the Chief of Police of said. city, and who shall be located in the Ninth Ward of said City, unless temporarily ordered elsewhere in case of an emergency, and whose salary shall be and is hereby fixed at fifteen dollars (\$15.00) per month, said salary to date from October 6th, 1902. Section 2. That this ordinance small take effect and be in force from and after its passage and approval. Section 3. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said city, te-wit: the San Diego Union and Daily Bee.

After first giving due notice President Perrin did, in open session, sign an ordinance (No.1216) providing for the appointment of a special policeman for the Ninth ward; also An Ordinance (No.1218) providing for leasing lots G and H in block 40 of New San Diego for use of the Street department; also

An Ordinance (No.1219) providing for the construction of crosswalks at the intersection

of Eight and "D" streets; also

An Ordinance (No.1220) amending section 4 of Ordinance No.706, to regulate the hitching

of horses and teams; also

An Ordinance (No.1221) providing for making certain changes and repairs in the office of the City Clerk; also

An Ordinance (No.1222) providing for the improvement of the water pipe line on "C" street and Thirteenth street; also

An Ordinance (No.1223) providing for the acceptance of the bid of R. S. Chapman for the repairing of fire engine number 2; also

An Ordinance (No.1224) providing for the purchase of one year's supply of fuel oil for

the use of the Water department; also

An Ordinance (No.1225) providing for the construction of a bulk-head adjoining the "F" street bridge; also

An Ordinance (No.1226) providing for the grading of the northeast corner of the intersection of Nineteenth and "N" streets.

Thereupon the Board adjourned.

President of the Board of Aldermen.

ATTEST. Leo, D. Lachenan City Clork.

441Adjourned Meeting, Connecil chamber of the Board of aldonnere of the city of Dare Drigo California. De cembur 16 1902. Pursuant to adjournment a meeting of the Boord of alderness is held this day at 7.80 O'llock P.M., President Perris Presiding. Present Aldermen Muitson, Rambow, Johnson, Jones, Hyers, Landis, Kedaington Perrin Ed clerk Vincent. Absent aldernew Clark. The reading of the minutes of previous meeting is dispensed with. A message from the mayor Fransmitting request of city assessor for temporary deputies to assist in marcing the assessment and assessment roll for fiscal year 1908, presented, and ordered filed and request Manded. Marlet Thereupon An Ordenance auchorizing the city audilor and assess-or to appoint lemporary deputies to assist in making the assessment and assessment roll for the fiseae year 1903 is read and on motion adopted by the following bote, to mit. Ayes Aldernew Multon, Rambow, Johnson, Jones, Hyers, Sauchis, Vidington, and Perrice, Nous None. Absent alderment Clark. Daid Ordmance as adopted is as follows, org; Ardinance No 1236. An Ordingue anderiging the Rely Auditor and Assessor to appoint temporary deputies to assert in making the assessment and assessment tole of the city of Dan Diegs, California, for the fiscal year 1903.

and Jiping their compensation, Be It adamed, By the Common comment of the city of som Diego, California, as Joelews: Dection I. That the City Andilor and Assessor be and he is hereby authorized to appoint temporary deputies, let exceeding eight in Number during any one hearth, to assist in making the assessment and Assessment role of the City of san Diego, California, for the fiscal year 1903: Provided, that Thenever its Services of any such deputies can be dispensed with, without geopardiging the interest of the City, they share by descharged by the Andilor and Assessor: and that they share all be discharged by the Andilor and Assessor: and that they share all be discharged to be at the Compensation of such temporary deputies sheale be at the trate of Seventy-five Docears per Month, pay-

able out of ite salary Lund as other deputies employed by the city are paid. Dection 3. That this Ordinance shall take effect and by in force from and after fame any 1st 1903. A Resolution giving the consent of this Board to the Board of Delegates to Adjourne for a longer time than one mark, isread and a dopted viz. Resolution Be It Resolved By the Boord of Aldernew of the city of Dan Diego, as follows: That the Consent of this Boord be and the Dame is hereby given to the Boord of Delegates to adjourn from December 15th 1907. to December 31et1907, at 7:30 P.M. The Pelition of J. W. Puterbaugh and Others asking cheat where by Con-Structed on Quince Stuff, a cross the Rangon between shird and Sounds structo, a foot-bridge, Somewhat Ainilar to the one Now ow Toy struct, is read and on Motion referred to the Joint Abreet Committee. At this Time President Perin Call alderman Johnson to the The Pitition of Anne M.H. Mingfield by (4.C. Arnold her agent 1 with the Bilig Auditor's estimate of iter Arnound required to redeem fot "3" Polock 252 Hortour Addition is read and on motions referred to the city allomey. A Communication from the City attomey Submitting an ordinand imposing a Vicense upon circuses and chows is read and on notion ordered filed. Thereupow Au Ordinance imposing a Lecince upon Circuses and shows in the City of San Diegs, California. is read and on Molion referred to the Finance Committee. A Communication From the auditing Commune bransmilling Claims against the Water Department for the mouth of Hovernber 1907. is lead and on motion ordered filed. Thereupon An Ordinance Providing for the payment of Certain bills for Dupplies and Labor incurred by tweity for the Mouth of November, 1907. is read and on motion adapted by the Jallowing bole, to-ilort: Ayes Albermen Whilson, Rambow. Johnson, Jones, Nyers, Landis, Ed Viedington. Now none Absent Aldermen Clark Ed Perris. Said Ordniance as adapted is as factors, vig:

Or dinance No. 1737. An Ordinance Providing For the payment of Certain Biels For Aupplies and Labor incoursed By the City of san Diego, California, For the Mr-With of November, 1907.

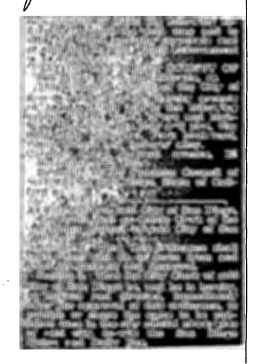
Be Alladamed, By the Common Conneilor the city of Dandrigo, as follows:

Dection 1. That Clauns Numbered 3513. 3528, 3536, 3538, 3511, 3500 3468, 3460, 3458, 3445, 3424, 3423, 3419 and 3418, Jor the Sum of \$ 876.66 against the Water Lund of the City of Dan Dugo, California, for Supplies Jurnished the said Cely of Ran Diego for the use of the mater Department of said Cely for the month of noverribur, 190%, but and the same are hereby approved and allowed; that clauns Unubared 3457, 3463, and 3530. for the Ann of \$ 32. 87. against the Park Improvement Aund of Raid City for Supplies Jurvished for the use of the Park Department of said key for the month of nobunbur, 190%, bu and the same are hereby approved and account, and that Claim Unmber 3441. for the sun of \$29.00 against the public Building Tund of Raid Rely for one Era Suils and connections on third floor of cely Hace in mills testing room for the use of the Health Department of said Rely, by and the same is hereby approved and accord. Rection 2. That this Ordinance shallake effect and by inforce from And after its passage and approval.

A communication trom the Board of Public Works approving Map of "Robuli Sub-division" of Pueblo Lot "E" is read and on motion ordered filed Thereupow Au Ordinance, Accepting Certain Streets, and alleys in the trait Half of the Southwork Quarter of the Southeast Quarter of Pueblo, "Fot"E," is read and one motion adopted by the factowing vote, to-wit: Ayes aldernew Whitem, Rainbow, Jahmon, Jones, Hyers, Landis, Ludington, "A Perrie.

Hoas None Abrent alderman clark. baid Ordeniance as adopted is as Follows, viz:





The Petition of C.H. Rippey article that the trast elevations of aller numing poin the south his of thomson and we to the vorte line of aller avonue, through Reserve Mundow Eight of Brosker additions, by setablished is thad and on motion granded. Therewhow a joint Resolution authorizing and diverting the Phile Engineer to Junnich Arast elevations, and an estimate of the Cost of the Source to Junnich Arast elevations, and an estimate of the Cost of the Source have been the device on Motion adopted by the following vole. he is hundry authorized and bureded to furnish to this Continue be and the is hundry authorized and bureded to furnish to this Continue Contail the proper gradd elevations for the purpose of satisficting the grad des Ordinance, of the alley hunning from the south line of Montion love when to the vorthe line of Broodes around through Blood Hundred the formation love bur to the Vorthe line of Broodes around the School Hundred are at the Dame time to prepare and Junnish to this Continuous Connect are estimate of the Cost of Anading Said around to Brooder Connect are estimate aware and the said north line of Brooder Corner to Anch grad the domation and the said north line of Brooder Corner to Anch grad theoder. ou" E" at a sours of Public more by instruction to put in comings on" E" at a source from the methics of award and "E" at it comings him of sheet for the bruefit of Patrow of the library, said more to be done by the about superindent with the sourt sorre. on "E" about pour de wat his of revende about to the Board of Public more as to hay cron-mark on "E" about pour de wat his of revende about to de cast his of cylich sheet is read and on motion adopted by de pourowing vole, to-mit: April Aldonnen Milhon, Rambour, Johnson, Jones, Hyere, Kandis El Sudwight. he Fallows! The Report of the city and door showing the low bitions of the various Sundrof the city Horman For the month of Normber 1907 mented and filed. Ayer Albumen Muhan, Rambow, Johnson Jones, Myere, Kardis Ed In Jaloura; Abuit adament chall & Pernie. Dai'd Alament Chalition of adopted is a tollow, vy: Re at Resolver & By, the common connect of the alf of san viege Abunt aldennew Clark Es Brin. Mora None how your Daid Anounim an adapted is an Hollow by: No I Resolved, My the common connect of the city of Dan Origo

A Communication from the City Engineer Rubmilling an estimate of the Cost of grading a magou road upon thereby second struct from its interof Dection with Main Street to the Brewory of the Dan Diego Brewing Company, to gette With an estimate of the Cost of constructing a pile bridge over challos creek and a 3'X4 culowst at the donich edge of the Flats is read and filed. A Communication From the City Engineer transmitting Plans, Drawingo and cross-sections for the paving of the quile on both sides of Tipth Shut. from the south live of shore struct to the south live of unworsely Avenue, together with an estimate of the number of Cubic yards of excavation hears any to be neade between said Points in Do paving said gullors is read and filed. A found Resolution anthonizing and directing the city Engine to establish the grade, and estimate ele Cost of grading the alley in Block Hr Hortons addition running from the west line of townthe abert to the east line of Third struct is read and on motion adopted by the Jolloning vote, to-mit: Ayes alberner Hulson, Rainbow, Johnson, Jones, Hyers, Kandis Ed Hedington Noac none Absent al dennew Clark Ed Perin Daid Resolution as adopted is as Follows, viz: Joint Resolution No. 1471. Be It Resolved By the Connow Conneil of the aly of sanding a Follows: That the City Engineer of the City of Dan Diego, California, be and he is hereby authorized and dorected to furnish to this Common Conneie the proper grade elevations, for the perpose of establishing the grade thereof by Ordinance, of the alley in Block 47 Hortons addition Humming from the wast live of Fourth Abut to the East line of Third Street in Daid City, and to prepare and formsh to this Common Comment an estimate of the Cost of grading said alley between said west line of Lound street and said East line of shird street to such grade elevations. A Commication from the City Engineer transmitting an estimate of the Unuber of Cubic Yards of & cavation, of the Mumber of Cubic Yards of Embandment Recessary to bring that Portions of "Struck, from the last line of 16", obuit to the west line of 20th Struct to its Official grade, also in estimate of the cost of Constructing a Cuevart across "O" Struct, believer 24th and 35th Structs, is read and ordered Hied. A Communication From the City Engineer bransmitting Plans. Drawings and cross-sections for the Paving of the guite on both sides of Fifite Abreet from the south line of "I" Abreet to the south line of shome Abreet. Togethor with an estimate of the number of cubic yards

of excavation necessary to be made between said points in Do paving elu Hutters thereof, is read and ordered Filed. A Kommunication from the City Engineen transmitting Plans, Draws ingo and cross-sections for the paving of the quite on both orders of ash strut. from the last line of Lifth Strut to the west line of Eighth Strut, to gether with an estimate of the Humber of cubic yards of et cavation hecessary to be made belief een said pouls in so paving the gatters thereof is read and ordered filed. A Communication from the City Engineer Submitting a list of the elevation on Eighth Street from the North line of "I" Street, to the South line of Buch Street is read and ordered Filed, At This time President Perrie Enters and Talles his seat is the Board. An Andriance amending sections Hand 17 of ordinance No. 675 by increasing the Ourpensation of certain employees of the city is read and on motion referred to the Board of Public morks, Au Ardinance Providing for tw Construction of a culvert across "H" Strut is read and on motion adopted by the following solo, to-wit. Ayes Aldonnen Whilson, Rambon, Johnson, Jones, Nyers, Vandis, Verduigton, Ed Perris. Nou None Absent alderman Clark. Daid Ordinance as adopted is as Fallows, vig. Ordinance Us. 1227. Au Ardinance Providing For the Construction of a cuevert Across "K" strut in the City of Dan Drigs, California. Be I Ardanied, By the Common Council of the City of Pan Drigs, as follows: Rection 1. That the Board of Public months of the City of Dan Drigs, California, bu, and said Board of Public Works is hereby authorized and directed to Construct, or cause to be constructed, a wooden Culoust running Across "K" About in said city on the east line of the intersection of It" Street and Thirteenth Strut in the City of san Diego, California, Daid Culout to be ven inches deep, 24 wiches mide in the clear, and eighty feit long. Said Work to be done according to Specifications to be prepared by the said Board of Public Works, and with the Sbut force of said City; Provided That the opense itweed shall resterced the sum of \$ 50.00. Dection 7. That this Ordinance shall take effect and be in force from and after its passage and approval.

A communication From the Board of Public mortes asthing for authority to purchase \$10.00. worth of Postage Blamps for the use of the various Repartments of the city How ment is read and on molion granted. Thereupon a fourt Resolution authorizing and dore ding the Board of Public Norks to purchase \$10.00. Worth of postage stamps is read and on mation adopted by the following bole, to-wit Ayea Aldermen Mitrow, Kambow Johnson, Jones, Hyers, Lander, Kirdinglow und Perrie. nors none Absent aldernan clark. David Resolution as adopted is as Joelows, viz: Joint Resolution No. 1468. Re It Resolved, By the Common Connect of the city of Paulougo as Jallows That the Board of Public works to and is hereby auchorized and directed to purchase \$10.00 works of postage stamps for the use of the various departments of the city bournment. A communication From the Board of Public Works recommending the employment of an inspector of Cast Drow pipe is read and on Motion Granted Therefor an Ordinance Providing For the employment of an inspector of Cast drow pipe is read and on motion adapted by the following Voli, to-mit. Arger al Lernew Whiteon, Rainbow, Johnson, Jones, Nyors, Landis, Ludigdon Ed Perrin. Nou noue Absent alderman Clark, Said Andriance as adoptet is as follows, by: Ordinance No. 1730. An Ordiniance Providing For the employment of an Inspector of cast From Pipe Lor etu city of san Diego, California. Be It Ordained, By the Common Conneil of the city of Dan Diego. as Lallows: Section 1. That the Board of Public Works of the eily of san-Diego, California, br, and said Board of Public Works is hereby authorized and directed to employ an inspector to inspect the fire thousand feel of len-inch Cast iron water pipe for the furnishing of which to the said sily of san Diego, the Board of Public Works will receive bids on the 27th day of December, 1907; Provided that the expense incurred in the pruployment of Ruch inspector share not exceed the sum of Scouty- Five dollars Section 7. That this Ordinance shall take effect and by

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in force from and after its passage and approval. A Communication From du Board of Public Works Kausmuning au Ordinauce Providing for an additional appropriation for a tire Nydrant at Unith and Beech streets is read and on motion referred to the family Water Committees. The Lollowing Report of the Joint Palice Committee in the matter of the Pulition of Theorophists for Police Protection at Point Koma Homestead is read and Ou molion adopted, viz: Dan Diego, Cal, Dec. 3rd 1902 Lo tu Connon Conneil, City, Gentlemen:-The fourt Police commuter, to whom was referred the petition of X.M. Pierce, Secretary General of the Universal Brotherhood at Point Koma, for Police protection, Which petition was referred to this Common Comicil by the Board of Palice Commissioners as they have no regular policement to Spare for said Work, hereivich reports and recommends as foclows: That two special Valicemen by appointed for a period of not to etced 60 days, or so much thereof as the Board of Police Commissioner May here necessary, at a Dalary of \$2.50 per day each, and that said Palikemen bu delailed to quard the premises as requested by the pelilioner. Respectfully m. m. Whitrow. X. C. Hyere . D. D. Bretinger. J.E. Patterson, thereupon an Ondenance Providing for the appointment of Two Opecial Policemen For a Period of sitty days is read and on motion Defeated by the fallowing vote, to-wit: Ayes aldernew Whitson. Hyurs, and Landis Noas aldernew, Rainbow, Johnson, Jones, Serdington Ed Perris. Absent aldernaw Clark. A faint Pasolution antroriging and directing the city Engine to furnish an estimate of the number of cubic yards of excavations and the number of Cubic youds of embankment necessary to bring that portion of "E" Abreet to its Official grade and cross- Rection, from the wast line of Found about to the east line of actic street. also that the superintendent of streets designate Place where all surplus earth to butternood by the grading of the said "E" strut shall be deposited is read and on Motion adopted by the following voto. To-mit: tyes aldernen Whilson, Kainbow, Johnson, Jones, Hyers, Landis.

Ludington Ed Perin. hors none Absent aldernian Clark. Daid Resolution as adopted is as Jours; viz: Joint Resolution No. 1472. Be It Resolved, Dy the common conneil of the aly of san Digs as Fallows: That the city ingineer of the city of Dan Diego, California, bu and he is hereby authorized and dreeked to make and purnish to this common Conneil an estimate of the humber of Cubic yards of excavation and the Hundrer of Rubic yards of embaukment necessary to bring that Portion of " Street in the Ely of Dan Dugo, California, to its official grade and Grass-Dection, from the wast line of Lowrith Street to the last line of Archie Street, and the Didawalks thereof, and are intersections of streets between said Yours and the sidewalks of such intersections, etcept the intersection of the said "E" street with third street and the sidewalks thereof, and the release clion of the said " &" Abut with second strut and the sidewalks thereof, and du udersection of the said "&" about with Loist struct and the Sidewalks Thereof, and du intersection of the said "E" shut with Shout Abut and its sidewarks chereof, and die intersection of the said E abreet with union struct and the sidewalks thereof, and the intersections of the said" &" street with state street and the sidewaers thereof, and the subirsection of the said" 8" strut with India Street and the sidewalks iterest, and that portion of the said "&" street and the intersections of The Vaid" E" abert with the Gives struts between said pouls, Which has already brew grated to the Official grade thouse. That the Departmendent of Abrests of the David City of Dan Niego bu and he is hereby autionsed and directed to furnish to this Common Connerl à description of the place where are surplus dirt, to butternoved by the grading of the Bard "E" street in the Bard City of Nan Stego from the wast live of Youril street to the east live of Arctic Abreet, and the Sidewalk's twing, and are intersections of Abreets between Said Points and the Didewaers of such intersections, except the intersection of the said &" street with Third street and the sidewalks Thereof, and the intersection of the said "6" sbut with second shuf and the sidewalks thereof, and the intersection of the said "E" about with First street and the sidewalks thereof, and the intersection of ite said "E" street with Front street and the sidewaes thereof, and the intersection of the said "E" Street with union street and the sidewoers thereof, and the intersection of the said "E" street with state street and the sidewalks thereof, and the intersection of the said "E" shut With India street and the sidewaeses thereof, and that portion of the said "E" street and intersections of the said "E" street with the

cross-streets briteran said pouris, Which has already bren graded to the Official grade thereof, shall be placed and deposited. The Fallowing Report of the faint Street Commune in the matter of Jurnishing Blacksmith Supplies. For the use of the Blacksmith Department op tu city is read and on motion adapted, big: The faut Abut Communds that the Board of Public nortes bu autionized to purchase the necessary Dupplies for the Blacksmits Defor Artment, as requised X. C. Hyers Dre 11, 1907. X. H. Briggs R. P. Human. Thereupon An Ordenauce Providing For the purchase of supplies For the use of the Blackmith Department of the Cely is read and on Molivin adapted by the Jollowing volo, to wit Ayes aldernew Whiteou. Rambow, Johnson, Jones, Nyers, Daudis, Ludington ad Perris. Vous None, Absent alderman Clark, Daid Ordinance as adopted is as Jours, vig: Wrdmaner No. 1278. An Ordenance Providing For the purchase of supplies For chose opter Blacksmith Department of the Rely of Dan Diego, Ralifornia. Be It anied, By the Common Council of the city of san Dugo, as Fallows: Section 1. That the Board of Public Works of the City of Dan Diego, California, br, and said Board of Public Works is hereby authorized and directed to advartise for bids and let a contract for furnishing to the said City of san Drigo, for the use of the Blacksmith Department of The City of Daw Drigo, California, the Dupplies Merchined and describedin a Communication from the said Board of Public Works to the Common Conneil of Daid Cely, dated November 29th 1902, on file in the Office of the city clock of said City, Said Dupplies to be furnished accorduig to Receifications to be prepared by the said Board of Hublic norte; Dection 2. That this Ordinance shall take effect and bu in force from and after its passage and approval. A Communication From the Board of Love Communes in the Malter of getting a Fire Engine lemp orary from the City of to's angeles for the use of the Fire Department of this Rely is read and on motion granted Thereupone are Urdinance Requesting the City Conneil and the Board of Loie Commissioners of the City of Los Augules, California

71 20 71 Ayer aldonnen Mailan, Rainbour, Johnson, Jones, Nyere, Laudis, Kuduzh Jula cut Los hygeles of dave brigh, Ealthornia, would be weak many alligations bur two in the abreece thereaf pour the said and the Eligine num For a Period of Minely days is read and on melion a dapted by The Journ Lite cu Will be abread in De doing said Shie Eizine cannot be used and upelee, California, by and they are here and and and and a here that it the citient box here The Sire Department of the cur of Day Digs to use a Sire Egin An Ordinance Requesting the city come is and the Board of Yoir commentioners of the city of the angeles, california, to accoun the fire Bor a Reword of Much 1900 Days, california, to use a the agene Nor a Reword Much 1900 Days, california, to use a the agene New Rolen placed upon Mic Eigne Mumbur the of the Krie Deforment - of sau Bug of dan briege, at Secrecus; Declair 1. Mat Un Cing Connice and Board of You Communi Now Thurborn, Be 2X Ondained, By de on one con course of mliele can by reserved it if the city aud. Whenay it is herevany and advicable that the said city Ordinauer av abopted is an Hallows, by; No. 1229. cient of how Angeles, Calif Oh dinauce Wort Heape of the city of low the and Review. Abrent automen clark. 216 au L pùr eug mig vole, to-with of raid cit; Baid Ly allow Word More hards. thas a *،* ،

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of this commissioners of the said city of for Angeles. Action 3. That this Ordinance ahave tall effect and be in force from and ofthe it's parage and approval. brin a shorter period if required by the Honoraber council and the Honoraber Board of Aire Commissioners of the said city of how Angeles As to be; Mooraber that the expense of transporting the same share but strend the sum of \$ 75;00. And a during a matching the cent of the said city of san sings, be, and he is hurly authorized and directed, immediately after the air opposed of this and in a thorized and directed, immediately after the air opposed of this and he are and a contified copy thereof to the air concel and Board California, be and said Board of Public morros is hereby anthonial and drivelia to Came a passable torduray at least forty (40) fut tride to by graduat on M" strue at the intersection of Vinutuments; Provided that the Expense thereof shall not stell the Annual of \$25.00. that the Expense thereof shall not stell the Annual of \$25.00. force from and after to Passage and approval. M" abut at the interscelion of minitum shut is read and on motion tear speepied, to the said city of for Angeles. at the end of the said muly days the Andrewer Providing for the Paving a portion of tourish to connect with the particular of the Vear the Paving a portion of the Rear the Paving of the Rear of the Plage Microw as minuted with the particular of the Plage Microw as minuted with is read and on Mation about by the Jacow as bole, to mit. And and and on Mation about by the Jacowing a fallows! Home nome. Abuit Addinance as adapted is an Juccours, by: Laid Andriance as adapted is an Juccours, by: On scale roadion abopted by the presoning vote, to mit: App adament Mitron, Rambour-Jahnson, Jones, Myone, Randis, Digs, California, Be IX and anied, By the Common Conneil of the city of Our Days. An Ordinance Providing for grading a Passable roadway tory fut Wide on "M" that at the internetion of vincture about in the eng of Pau-Abunt alderman charle. Nory Norue detion 1. That the Board of Public north of the day of Nan Diese, Said Ordinance al adopted is a foccours. mg: Kidington Ed Pernin Sudington & Perin

Ardenauee No. 1834.

Au Ordinance Providing for Paving a portion of Lowith street and a portion of third street near the societ line of the Plaga" to Connect with the pavement of teal portion of the "Plaga" Inoron as Weitherby Street, in the city of San Diego, California.

Be It and, By the Common Conneil of the City of Dan Drigs, as follows:

Section 1. That the Board of Public Works of the lity of san ong California, bu and said Board of Public Works is hereby authorized and directed to Cause that Portion of the roadway at the intersection of Sound about with Without shut (so caud) from the west line of the said Sound about to the curb line on the west side of said Sound Shut. also that portion of the roadway at the intersection of third struct to the curb line on the west side of said Sound Shut. also that portion of the roadway at the intersection of third struct with Without struct (so caud) from the last line of the said third struct to the curb line on east side of said shird attended to be portion of the road way at the intersection of third struct with without struct (so caused ) from the last line of the said third struct to the curb line on east side of said shird attended to be poord with asphalt two (r) methes thick placed on the natural earth, steepf that portions of faid Fourith struct and Daid Third Struct of the ding north from the south curb line of said mither by Struct (so caud) for a distance of five (s) but, which shall be paved as a guite with a base of asphalt Concrete four (4) uide thick and with an asphalt Portion for (s) uncless thick placed on top of such achieved Concrete base. Naid Work to be done according to specifications to be

prepared by the said Board of Public Works; Provided, that the officience thereof shall not of cered the sum of \$130,00, Dection I. That this Ordinance shall take effect and by in force from and after its passage and approval.

An Ordinance Providing For the Purchase of Fuel die for the are of the City is read and on nation adapted by the following

vole, to-mit: Ayer Aldonnen Muitsons, Ramber, Jahnson, Jones, Hyors, Landis, Viedniglow Ed Poorin. Hous none. Absent alderman Clark. Daid Undinance as adopted is as foccows; viz: Ordinance No. 1238. An Ordinance Providing For the Purchase of Fuel oil Forthe use of the City of Dan Diego, California. He It Urdamed, By the Common Connect of the Cety of Jaudiego, as fallows! Diego, Califonia, bu, and said Board of Public Works of the Chip of Dan f

orized and doucled to advarlise for beds and let a contract for furnishing to the said City of san Diego, for the use of the water Nepartment Thereof, Musely- Art hundred (9600) barrels of crude Just Oil, Porocded, that the Afense thereof duale not exceed the Dure of \$ 7.680.00; also Thirty-six chousand (36,000) gallous of engine distillate, Provided, that the expense threef shall Not breed the Dur of \$ 3,960.00.

said crude fuel die audeugine destittale to bu furnished at such lines and places as alease by determined by the Daid Board of Public motor. and according to specifications to be prepared by the said Board of Public more, and to be paid for out of the water Juned of said city; Provided, that of the Raid lity of Ban Diego Bhould Rease to operate it's purchang plants, for Which said fuel oil and destillate are purchased, before said lity shall have lousumed all of said oil, and distillate then the said city shall only Pay for the amount of Oil and distillate formshed to it and used by

Dection 2. That Ordinance No. 1703 of the Ordinances of David Rely of Dan Drego, approved on the 18th day of november, 1907, and Ordinance no. 1824 of the Ordinances of said City, approved on the 2nd day of December, 190 v. bu and they are hereby repealed. Section 3. Heat this Ordinance shall take effect and brin

Force from and after the passage and approval.

An Ordinance Providing For the Construction of Bross-marks by the San Diego Electric Railway Company over its Right & May in Certain Portions of the City, is read and on hotion adopted by the following boto, to Wit: Ayer Aldernen Mhilson, Kainbow, Johnson, Jones, Hyers, Landis Viidinglon Ed Perrier. Nou hour. Absent aldonnan Clark.

Said Ordinance as adopted is as follows, big!

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## Ordinance No. 1232.

An Ordinance Providing for the Con-struction of Crosswalks by the San Diego Electric Railway Company Over Its Right of Way in Certain Portions of the City of San Diego, California. Be it ordained by the Common Coun-cil of the City of San Diego as follows: cil of the City of San Diego, as follows: Section 1. That the San Diego Elec-tric Railway Company be and said Company is hereby reand Company is hereby resaid Company is nereby re-quested and directed to construct, or cause to be constructed, crosswalks across the south line of the intersec-tion of Sixteenth and "K" streets, across the north line of the intersec-tion of Sixteenth and "K", streets, across the east line of the intersection of Sixteenth and "K" streets, of Sixteenth and "K" streets, across the west line of the intersection of "K" and "Twenty-second streets, across the north line of the intersec-tion of "K" and Twenty-second streets, across the west line of the intersection. of "D" and Eighth streets, and across the east line of the intersection of "D" and Eighth streets in the City and Eighth streets in the City of San Diego, California, being that portion of each of said streets, and the intersections thereof occupied by the right of way of the said San Diego Electric Rallway Company. Said crosswalks to be composed of bituminous rock two inches thick laid upon the natural earth, and in accord-ance with the specifications used by the Board of Public Works of the said City of San Diego, California, and the Street Department thereof, in the construct

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Ition of the said cresswalks upon said tion thereof occupied by the right of way of the said San Diego Electric

way of the said San Diego Electric Railway Company. Said work to be done to the official grade of said streets. Section 2. That the City Clerk of the said City of San Diego be, and he is hereby authorized and directed, imme-dicted refers the correctioned the moddiately after the approval of this ordi-nance, to serve or cause to be served, a certified copy of this ordinance upon the said San Diego Electric Railway company. Section 3. That this ordinance shall

take effect and be in force from and

take effect and be in force from and after its passage and approval. Section 4. That the City Clerk of the said City of San Diego be, and he is hereby authorized and directed, imme-diately after the approval of this ordi-nance, to publish or cause the same to be published once in the city official newspaper of said city, to-wit: the San Diego Union\_and\_Daily\_Bee.\_\_\_\_

in front of Lat 3. Block of Baruthun addition. E.J. trey concrete adsward and curb on with abuilt in front of text 1. Block D. Canuture addition. The Nieskey Concert adamask and curb-on airth atrut in front of the bouch two thirds of last 2. Block 3 Canuthere addition. Afraham Herre Concents Ridemark and Curl on sitte about in front of the North two shuds of tak 2. Bever 3. Communes addition Eures Huadagnini Concrete di dewarde and Curb on sitte stant in front of dolo b. H. D. J. K. Ed b. Buck of Horton addition. stud in front of tole "D" "E" and "D" Block 8. Horton addition. H, 74. Baneroft anerete or damar and curl on articledad Board of Education Concoust distances and Curl on sette in from the bat s. Block 3 Concentrered ad diliver. J. Y. Christennen concrete diderward and curl on virth ching abut in front of her "I" Beach soon Hortow addition. J. O. Christinson Concrete ridewast and curl on ash at appoule their respective Names were presented and thranked, wig: to anothed concerts adamasks and curbs in front of the property Apple allows of the fallowing Named Brown for Browniew Abut, so pead and on motion referred to the fourt abuil Commun. A Placeur of Intention be admined to admine and cut from aud after to parage aud afterval. de Tion ?. That This Ordencence Share tarle affred and by in force Wat the efferrer thereof about with effered the and of \$20,00. Abuil, Olass bu borne aud paid by the said aly on buy of rou buys; Horded the cin of a sour drigge, California, balwede fourtunt about and Viflewich De ellion 1. Hat the Cost of changing the grass of "K" abuit w Bugo, as Jullews: Be DA Ordamed, By the common connect of the cut of daw Au Ardener Providing der The payment of the cost of changing. Ordinecce No. 19-35 Dais Ordiniques as abopted is a forecours. Unz: Brut alleman clark, Now Now El Bruin Ayer Adamian Reihan, Rainbaw, Jahuraw, Jane, Hyer, Kaudie, Kudughen Km-2, Dou An Ordinause Providing for the Caynent of the Cart of changing

Agnes P. Ingle concrete Ridewaers and curb on sight struct in front of Lot 1. and Mpr of Lot 2. Block 6. Carruthers additions. The Petition H. Lynniel for a general Auctioneers Sicense for the Period of one year is read and license granted by the Joleowing Los Thirds vote Fo-mit: Ayes Aldonnew Whitson, Rainbow Johnson, Jones, Hyers, Landis. Ludington Ed Poorier. hous noue. Absent alderman clark. The Pelition of E.J. Lockyer for Lease of Pueblo Loto Nov. 1953 Ed 1355-is read and an motion referred to the Ring Lando committee. The Pelition of Property Owners Protesting against the Mindution of Mention for the Redewalking and Reveling on sitch street from B" to Cedar street is read and on motions denied, The Petition of S. Mylne for Permission to cut down and Herrove France in front of his property on Front about is read and on motion referred to the point about Committee. The Pelition of William J. Newman requesting that the Mayor and Rive Cloth bu anthorized to execute and deliver to him a corrected grant deed to hoto hos 2. and 7. in Block 123 La Playa is read and on mation ref-leved to iter Rive attorney The Petition of E.E. allemetal for the bradning of a roadway in Awitzers Canyow from "6" Street to El Cajon Boulevard is read and on Motion referred to the fourt obut consultur.

On Mation the clork was instructed to write H. N. Thompson as to What claim he had against fold 2 and 7. Block 123. La Playa. After Lirst giving due naties President Provine did in Open Dersion Sign An Ordinance (No 1727) Providing for the Constructions of a cuevat a cross "K" shut, also In Ordinance (No 1728) Providing for the purchase of Blacksmith Dupplies for two use of the Blacksmith Department, also An Ordinance (No 1889) Requesting the City council of Los angeles to loan Rely a fire Engine for go days, also An archiance (1730) Providing for the Employment of an mapector for cast Fron Pipe for the city, also An Ordinance (No1731) accepting Pertain Streets and alleys in the

West Half of ite Doniberst quarter of the Southeast quarter of Pueblo let"" also An Ardinance (No 1838) Providing for the Construction of crosswalke by the San Digo Electric Raneway Company over its right of May, also Digo Electric Rareway Company over its right of may, also An Orchinance Mo 1833 Providing for grading roadway on "m" struct at intersection of meleenth strut, also An Ordinance (No 1734) Providing for paving a portion of townth Street and a Portion of third street the south line of the Plaga, also An Ordinance (No 1735) Pooviding for the payment of the cost of changing the grake of "It" street also of "IC" strut, also An Ordinance Morr36 ) authorizing Rily Auditor and Assessor to appoint temporary Reputies, also An Ardinance (No 1737) Providing for the Payment of certain Bills for supplie and tabor for the Neonth of November 1907, also An Ardinance (No 1738) Providing for the Purchase of Xuel ail for use of city Thereupon the Board adjourned Alest Sectionan City Club, M.J.P.errin Riese Seer of The Bound of alderman

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New Therefore, Be of Resolved, that it is the interdicon of the of a majoring of the property affected by daid proposed change of Bugo hereby purk wat dar & pilition Bulain du Names of the Burnese Misuas, the said Courses coursed of the said Chy of Oace Courses Courses of the ching of low Brigs, California. & change the goad of "It" Abust wereach the said said build of tour of tour drund, have feelivered the Time of the david soo fut soot of a pound there the bard words here of brosche the daid sait live of Howlesuch abuil, and at a pourt on the rost It' abuit 253 put sast of the fourt where the dard bouch hue of "he" abuil inthe eity of day brigs, California, at a found on the Douth live of the said by the herein proposed change of the grade of that portion of "it" abuilt in Wereas, The bureas of a negorily of the property appealed Paint Where the said route hire of "A" sbuilt interesche The said East and at a Rowt on the North hue of Ouis K" abuil soo feed saat of a The Oard south hive of "X" obuilt untereste The Eart hive of Fourtunt abuil. Pairt en the south hire of Oard to" about 2.5 Just cart of the Pairt when to change the knade of K" abuilt in the chip of san brigs, California, at a Bealinian of Interdion daid laatulien on adopted is on taccours, vig: Absent Aldemen Rambow, Janes, Hyere Ed Kudnighen. these Nous Ayer Aldonnen Clark, Mulson, Johnson, Laudie, Ed Horie. of aldonnan Mulson adopted by the preserving vole, to-wit: Abust bulieren faurtunt and Hylaunk abuile is read and on makin Humpon a mornin of mention to change the grade of the daid Pelition to granted. tourbeauch about and Fifteeuch shout is read and an making of acdemnan whiteou Hu Pilition of X.R. Northauge at at to change in mass of it' about baluren Hu reading of the muniter of marine maring is drafteneral with. Present Aldermen Clark, Militan, Johnson, Kaudre, Broun El Clerk Vincend. Ourouaut to adjournment a meeting of the Boord of adamen is hered this California, Becerber 31 al 1902. of aldowner of the cut of dan engo . Dement chamber of the board guined manuple

commen connect of the said city of san sings to change and establish the grade of that portion of the said "16" struct in the said city of sanbrigs at a point on the donale line of the said "K" struct 200 fut east of the point where the said south line of "12" struct intersects the east line of tourteent Struct, and at a point on the north line of the said "K" struct 200 fut east of a paint where the said North line of "16" struct intersects the said east line of tourteenth struct, as to courses:

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at the said point on the said south line of "10" strut 200 Just east of the point where the said south line of "10" strut intersects the said east line of Fourteenth obered, change the grade elevation from thirteen (13) Just above the datum-line of levels as fixed by Ordinance No 3 of the Ordinances of said City, withted, " An Ordinance Istablishing a datum-line for the grading of streets in the City of San Diego, state of California, and providing for the manual establishing grader by Ordinance," approved on the 30th day of June, 1886, Is fourteen and two tenths (14.2) fut above the said datum-line of levels.

at the said point on the said north line of "K" street 200 Juleast of the said point Where the said north line of "K" street interseels its said last line of Societeenth street, Change the grade elevation from thirlen (13) Jul above said datem-line of levels to fourten and eight tenths (14.8) Jul above said datem-line of levels.

That the grade of all points hereto for Fited by the Ordinances of Daid City shall be and remain as cley now are on the said "K" Abreet, steept as herein provided to be clianged. That there shall be a uniform ascent and descent between

are points at which the grade elevations shall be so established. That the district to be bruefiled by the said proposed change

of grade and to be assessed to pay the cost of the same is hereby desighated and established as forecows:

Concenercing at a point where the south line of said the" abreet intersects it last line of Fourteente Abrut; thence running South along the said east line of Fourleanth abreal to the south him of lot "A" in Block 171 of Horlows addition; chence running at right Augles last along the south hive of late "A" and "" in said Block 171 of Daid Nortons addition to the east line of said Nortons addition; Mence running South along the last line of Daid Hortons addition to the South live of lot one in Block 37 of Alerman addition; Thence running at right augles last along the south line of lato 1. 2. 3 and I in Block 37 of said deermans addition to the west line of Fifteenth street. There running north along the wast line of Sifteenth struct to the North live of lot 13 in Block 36 of said Alwinans addition; chance Turning at night augles Wast along the north line of late 13.14.25

ledt line of sources and the numer of and a coper rouch around and the faith that the sources and the species burndary of and himse the sourcest and the species burndary of and himse the standard of the prane of the species of sources and the species because of a source of the sourcest and the species because of a source of the sourcest of the sour The privation 1. That the city of occu sign, california, leave month Queue Hund, for the use of a court-norm for the city further bound graid city, that cortain elore norm breated on the hord aids of 8° about helmen Mind and fourth there in said city, and Mundoved 1278; from morth 65 Munds, at a mouthy restard of powerence does not the of the down of leave to be in miling and to contain a provision that the down of daid property above and be contain a provision that the down of Authorized prove and be contain a provision that the down of daid property and to contain a provision that the down of durated proves, and share paint the four of our of authorized barry, and share paint the fourt of said building and Au Onderiauce Providing For the leaving and Hilling up of a normer porthe big Justice court in the city of daw Diego, California. Be 24 Ordenied, By the Common Council of the city of daw Diego. An Ondrivence Providing for the leaving and filing up of a rown for the cilip qualice court is read and on mation of allow and Milson aboled by the forecouring me, 15-mil. Ayer adamen Clark, Milson, Johnson, Kandis & Pervin. Daid wetting and aluman addition to the work him of let "4" in Burd 170 of Horlons addition; There running at right angle mat along the north his of lols "H" and "I" in said Read 170 of the said Horlons addition to The said aud 16 in Berer 36. of said showing addition to the weethine of said Aleman addition; There running at night augue south along the Abust albumu Rainbour, Jones, Myere, Ed hedrightu. Daid Ordinance as doopled is as Foreous, viz: Ordinauce No. 1240. al Jullows! Nord None

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Keep the same in good repair and tenantable Condition, and that cho Said city of san viego share have the right to make whatever allerations in said building it shale deen proper, provided, that said building is not injured by so doing, that the mayor of said city be and he is hereby autionzed and directed to execute such lease for and on bahalf, and as the act and deed of said city, and that the city clock of said city bu and he is hereby autionzed and dorected to actest the execution of Paid lease by said mayor by affiring thereto his signature and the official leal of said ely Dection 2. That the Board of Public Works of said City by and Daid Board is hereby authorized and directed to make or cause to bomake the necessary allerations in said room in order to fit the same up prof kry as the city justice may direct for the said city Justices court-room and to purchase the necessary supplies and furnishings cherefor, Poorded, that the offense thereof shall not exceed the sum of three hundred dollars (\$300.00), retion 3. That this ordinance shall take effect and be in force from and after its passage and approval. The Petition of Thos. le. Brown et al. for the sidewalking and Curbing of Different street from the south line of "" street to the Norte line of dogan avance is read and on motion of advance whit Dow granted. Therepour a Resolution of mention to sidewark and comb Sosteering a street from the south line of "H" street to the south line of Ahermans addition is read and on motion of advance Whiteon action Thereon portfored 30 days. Resolution Declaring Intention to Order the closing up of A the east thirty-eight (38) fit of Thirty-shird street from the north line of "T" street to the south line of "R" strut, is read and on motion action Aureon poolponed until Next Meeting of this Board. Au Ordenauce Ettending the Time Within Which U.S. Grand, friet.al. may construct maintain and aporate a steam railroad in and through the city is read, and on motion of advances Ayes alderwen Clark, Whilson, Johnson, Kandis Ed Perrin. Now none Absent aldernen Kainbow, Jones, Nyers, El Judinglow. Daid Ordinance as adopted is as follows, vig: Ordinance No. 1239. Au Ordinance ettending the line within Which U.S. Grant for.

George M. Marston, G. H. Ballon and M. a. Linee, their successors or assigns, may construct, maintain and operate a steam railroad in and through the city of Dan Dregs, California, under that certain franchise granted in Ordinance 678 of the Ordinances of Daid City, approved November 16th, 1899.

Be It Ordanied, By the Common Conneil of the Rily of San Digo, as follows:

Section 1. That the Trine Within Which U.S. Iwant, pr., George M. Marston, G.H. Ballon and M. a. Luce, their successors or assigns, May Construct, Maintain and Operate a railroad in and through the said city of san Diego, under that Certain franchise granted to the said Named persons, the survivor or survivors of them and their assigns, under that Certain Ordinance approved Hovember 16th, 1899, bring Ordinance No. 678 of the Ordinances of said city, br, and the time is hereby extended to the first day of January, a.D. 1904.

Action 2. That this Ordinance that take effect and buin force from and after it's passage and approval.

Dection 3, That the Clerk of Raid City of Pau Drigs, be and he is hereby authorized and directed to publish, or Cause to be published, this Ordinance One time in the City Official Newspaper of Raid City, to-nit: The San Diego Union and daily Bee, immediately after the approval of this Ordinance.

The Petition of chas J. Twombly for Permission to change his place of business from the Northwast Romer of third and "I" shuts to the south east Corner of Third and "I" streets is read and on motion referred to the Nearth and Morals Rommittee.

Applications of the following named Persons for Permission to construct concret sidewalks and Rurbs in pront of the property set Oposite their respection names ware Presented and on motion thanked, viz:

. J. Shank Over concrete sidewalls and Concrete Curb on second Abut in front of lato"f" and "K" Block 39 Hortons addition. J. Trank Over Concrete sidewall and Concrete Curk on second Obreet is frontop lato "4" and "H" Block 39 Hortons addition. J. Trank Over Concrete sidewooek and Concrete Curb on second Abreet in front of let " Block 39 Hortons addition. Joseph Kelley Concrete sidewall and Concrete Curb on Record abut in front of lats &. H. J. J. and K. Block 14. Hortons additions The Pelition of let Daly for Pornission to cut down and Newoon a Pepper tree on Front street in Front of lat"C" Block "If" Hortons addition is read and on motion referred to the fourt obcert Com-Mille.

A communication from the team Drivers union asking that the rail road Track on Lifth about by repaired and made passable is read and on motion of adomnan Landis referred to the joint about commuter

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A communication From the Dan Diego Electric Raieway Dupany acknowledging Receipt of Officiae Copy of Ordinance No 1832. is read and on motion of acderman Whilson Ordered Field.

Au Ordinance Proiding for the preparation of Plans, Drawing, and cross-sections for the paving of Third street from the north line of "E" street to the south line of "D" street with asphaet on applied concrete Base, is read and on motion of adverman Hilson adopted by the following vole, to-net. Ages Aldernew Clark, Whitson, Johnson, Vandis & Pernin, More Nome Abrent Aldernew Rainbow, Jones, Nyers, & Ludington, Laid Ordinance as Adopted is as Joleows, viz:

# Ordinance No. 1249.

An Ordinance Providing for the Prep aration of Plans, Drawings, and Cross-Sections for the Paving ⊸oť Third Street in the City of San D ege, California, From the North Line of "E' Street to the South Line of "D' Street, With Asphalt on Asphalt Concrete Base. Be it ordained, by the Common Council of the City of San Diego, as follows: Section 1. That, the City Engineer of the City of San Diego, California, be, and he is hereby authorized and di rected to prepare and furnish to this Common Council plans, drawings, and cross-sections for the paving of Third street in the City of San Diego, California, from the north line of "E' street to the south line of "D" street, with asphalt pavement upon asphat concrete base; said pavement to extend from one curb line to the other curb line, and said plans, drawings, and cross-sections to comply with the provisions of Ordinance No. 1129 of the or-dinances of said City, entitled, "An ordinance prescribing specifications for asphalt pavement on asphalt concrete base in the City of San Diego, Califor-' aproved on the 3rd day of June, nia:' 1902, as amended by Ordinance No. 1147 of the ordinances of said City, entitled, 'An ordinance amending section 2 of Ordinance No. 1129 of the ordinances of slid City, approved on the 3rd day of June, 1902," approved on the 17th day of Junie, 1902. That the width of the said pavement of the said Third street between said points shall be the

Third street between said points there had been a completed curb line extending from the said north line of "E" street to the said south line of "D" street. That no portion of the said Third street shall have culverts constructed thereon.

same as if on

That the City Engineer of said City be and he is hereby authorized and directed to prepare and furnish to this Common Council, an estimate of the number of cubic yards of excavation necessary to be made on said Third street between said points in paving the same, as above stated; that the said estimate shall be made in duplicate, and one copy of said estimate shall be kept on file in the office of the said City Engineer and shall, during office hours; be accessible for inspection to any person who may desire to inspect the tame.

Section 2. That the Superintendent of streets of said City be and he is hereby authorized and directed to furnish to this Common Council a description of a place where the surplus dirt and material to be taken from the said Third street in so paying the same between said points, as above specified, shall be placed and deposited.

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

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

Mru, and 1179 of the Ondinances of said Ring, approved on the or day of fun, 1907, approved on the 17th day of June, 1907, steept that portion of the said Former, 1907, about and the intersections thereof with brown about between said Former Retines to comply with the provisions of Ordinance No. 1129 of the Ordinances Bugo, hydrig person who may drive to inspect the dame. abour stated, which shinate share by made in duplicate, and one anany quittered with concernent, natural alone, cennent, or bitiminano rord to the offician grade thereof, and width above official. That the daid dieg Engineer bu and he is hereby authorized and hincled to prepare and furnish to this common connect an estimate mut on adphast concrete base in the city of Oan Diego. California "approved on the 3rd day of frene, 1907, as amended by Ordinance No, 1147 of the Ordinances of Oaid city, initided, "An Orden ance amending dection 7. of Ordinance No. to this common connect plane, drawning and cross-sections for the paring of the quite on both sides of the strut in the cing of lar thego, california, from the weet line of the strut is the cing of lar Se la of the Munitive of Cubic years of execution receasing to be made on to a point fine ful from the curde line, and Daid plans, Orawings, and bross parment upon an asphart concrite base. Daid quine to optend from the curk his Militar adapted by The Jackswing vote, 25 - mit; Ayer aldennew Clark, Milson, Johnson, Kandis Est Pernie. and ever seeins for the Paring of the kutter on the street from the west line of tight street to the east line of India street is read and on motion of aldonna he is hereby authorized and drieted to furnish to this Row baid Fir struct between said points in as paving the guille thereas While about, including and internations of about between laid points, with uphat Nora None Auit alsmen Ranibour, Jones, Vigere, Ect fudington, Daid Ordinance as adopted is as fore Ordinance Ordinance No. 1757 and erose sections for the preparation of planer, Maningo, and erose sections for the Raving of the know on this about in the cing of day Driego, California, those the methic of that About to the cing dim of India atul. Action 1. That the city Engineer of the big of Dan Drigs, califoni An Ordinance Pounding ton the Porparation of Plane, Drawn هم It Ordanied, By the Common Council of the city of Naw plicate, and one copy ous; big; ecty Porto Jaw Jur

mon connect a description of the places where the surplus dert and material to bu removed from the said Fir street in paring the queen thereof, between sand pourts as above specified, shall be placed and beposited. Declion 3. That this ordinance shall hall effect and by in force from and after its passage and approval. Dection 4. That the entry curk of the said cety of san Diego, by and he is hereby authorized and directed, unnedicted after the approval of this ordinance, to publish or Cause the same to be published once in the city affreial news paper of Rand City, To-wit, The san Digo minow and daily Bee. A Resolution of mention to sudewalk and curb Fir Abuil from the wast line of Fifth strut to the east line of main struct is read and on malion of alderman Whitoon action thereon post pour until regular meeting in Vebruary 1908. A Resolution of mention to Didewalk and curb Front shuf from the south line of Fir struct to the north line of "H" struct is read and on motion of adernian Whitson action thereon post poned until regular merling in February 1903. A Resolution of mention to sedewand and curb the south Dida of "B" about from the const live of twalfih about to che east Une of India about is read and on motion of accornan Whilson Action thereon postponed until regular meeting in February, 1908. A Resolution of Intention to redeivants and curb "H" strut from the last line of Disteenth street to the coast line of Vernityfifth Abut except the intersections of the said" " abut with 19th shut, To the street, 21st street, and 27rd street, is read and on motion of alderman Whilson action thereon postponed until the regular mut ing in February, 1903. A Resolution of mention to sidewand curb the northlast side of Logan avance from the last live of sittemet street to the Northerly line of Marcey avance, and the southwast side of Logan avance from the last line of soleenth about to the wast line of Homety Sotth Strut is read and on motion of aldorman Whilson action thereon postforied unlie regular meeting in Lebruary, 1903. The Report of the faint street committee in the matur of the petition of Property Owners for the laying out of a street on

the west line of the sity Park from de North line of Juniper struct to North line of city Parts is read and on motion action thereon postfored until hettregular Meeting The Fallowing Report of the facut about Commenting in the marin of the petition of S. mylne for Permission to cut down and removed true un front of his property on trout street is read and on motion adopted, org: The About Commune recommends that I. mylne be authorized to cut Down trees in front of his place on front strut, provided he puts some other strid of trues in place of the ones halten out. V. C. Hyers, Dec 29th 190%. D. V. Jones, The Lollowing Report of the Jaint about Committee recommending the paving of Lifeth about from "B" sheat to Juniper struct is read and on motion of adderman whilson adopted viz: Han Nigo, Cal Dec. 29, 1907. Lo the Connor Connier, Gentlemen:-The four street commune recommends that the unproviment From "B" strut as far as the Cast irow water pipe extend, no therefor recommend that Fifth about by paved with asphalt our an asphalt Concrete foundation in accordance with the specifications Herefor, as follows: The east half of Lifth Abuil from the north his of "B" Abut to the south line of "A" strut, the entire width of Lifth Abut from curb live to curb live from the Douch live of "A" Street to the Morels live of Juniper Abreet; and that said Work by done under the boud provision of the brooman act Respectfully D. J. Jones, J. H. Briggs, R. P. Human, The Peliteon of James Lawson for a relail Liquor Recuse at No 720 Lifth street baleon "I" and "I" strule is read and on motion of alderman Whitson branted The Lallowing Report of the Jainet Abreal Committee ins the marter of sidewalling and Centring Fifth Abreat on boils aides thereof with Concrete. from the Worth line of Beech about

to the south line of university armue is read and on motion of alderman Dan Drigo, cali, Dre, 29th 1902 Lo The Common Conneil, City Seullemens:-The Joint Abut commends that Fifth sbut he redewalked and Rented on both ordes thereof, With Concrete, from the North live of Buch about to the douch live of university avance, A Large portion of this work has already bran done beliview the pouls Mentioned, and the Committee Jules that it is time that the balance of this street should be sidewacced and curbad, we also Me commend that the property Owners along oard about be allowed a Reasonable length of time in Which to do their own work if they do desire Respectfully J. C. Hyord, D. X. Jones, J. H. Briggs, R. P. Guinaw, A faint Resolution anthorizing and directing the City Engliser to furnish an estimate of the Cost of grading Humity first about from the Morite line of "D" struct to the south his of "to" struct is read and on motion of aldorman whitson adapted, this Be It Resolved, By the common Council of the cety of Dan Diego, as Fallows: That the city Engineer of the city of Dan Diego, California be and he is hereby authorized and directed to furnish this Common Conjucie at his earliest convenience an estimate of the cost of grading twenty-first struct of band city to to afficial grade, ucluding the didewalks thereof, from the North line of "A" About to the douth line of" C" street. A fourt Resolution quitionizing and directing the city Engineer to investigate the condition of the grade of third struct between "D" and "E" streets is read and on motion of alderman whitoon adopted Be 2A Resolved, By the Common Connecil of the city of Daw Drigo, as Lallows, the

When have Aldent aldonum Raubour pour, Hyra & Hudington. Daid Ordinauce as abopted is as Fallorus; vig: Au Ordiniauce Anording for the Herbing of the Crans-walk on the wirth Rich of the interestion of Minisch and and rate armen in the edge of Partine Conners, One edge and in the edge of the Conners, Conners of the Cig of Pan Megn, me vurours Rection 1. That the Bond of Rule more of the city of our Bign, callonnia, by, and Baid Board of Rules more so hereby and migd curd divected to take up and helay the billuminous mathemy winde on the work of the libration of Rivelieth shelf and het winde Owner. Said ensige want, the sheller shelf and het winde de curd to the libration of the shell and het winde a conduct to the Press way of the shell we have a the here a conduct to the Press way of the shell out fore we also according to the president of the shell out fore we also a south the president of the shell out to a we also be a south the shell out and here is the shell out we have a south of the bould be were the shell with the shell on the we also a south of the bould be been and be a south fore we also a south to the bould be been and be a south fore we also a south of the bould be been a south to be a the south the shell on the bould be been and be a south to be a the south the south to be a south the bould be a south to be a the south the shell on the south and be a south the shell a south to add we also a south to be a south to be a south to a south the shell and the south the shell a south to be a south to be a south to be a south to add we also a south to be a south to be a south to a south the shell and be a south to be a south to be a south to be a south to add we also a south the south a south the shell a south to be a south to add we also a south to be a hat The ein anti- and and driveted to investigate at his carting by and the is here authorized and driveted to investigate at his carting to commence the condition of the gram of this care but the care to receive to there, and reported this common connect that the and it " and to be build and build about the transport if any, is been and to build even and build about in proper condition to the walked and curbed. Und side of the intersection of Nivilial strutt and halional amore is head and on Malini of advances bendie adapted by The perouning vale, Ayes albumun clanc, Murian, Johnson, Landi, Ed Pernin. Brank On Public North Lo-M.

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| in boree mou aud after it passage aud approval.                                 |
|                                                                                 |
| A communeation More the city audits articity for                                |
| Authority to caused but marraule Nos 3768. 6 77. and 3812 is read and           |
| ou mation ordered Filed.                                                        |
| Morenpon a gaint Recention auturizing and directing                             |
| the circ auditor to cauce nament he 5468 on the Dipartment Jund;                |
| manuel No. 10277, on the Oalary Lund, and warrant No. 3817 on the Reveral Fund, |
| lè read, aud ou velien of alderman maine a dapled by the Fallowing              |
| vale li-witt                                                                    |
| Ayen adomnen Queld, Mailson, Johnson, Laudie Ed Pernis.                         |
| War Voue                                                                        |
|                                                                                 |

Absent aldernen Rambow, Jones, Nyers, Ed Kudington. Acid Resolution as adopted is as Fallows, by; Joint Resolution no 1475; Be It Resolond, By the Connow Conneil of the Celey of Dan sigs as Fallows; That the enty and for bu and he is hereby authorized and directed to cancel, on the records of his Office, Warrant No. 57468, drawn On the Svie Department Hund; marrant No. 6777, drawn ou the Dalary Fund, and Warrant Us. 3817, Drawn ow the General Fund, and charge the several Fundo with the amounts of Daid marranto respectively. A Communication Know the Board of Public Worlds Recommending that drey on authorized to repair Barn in the city Parts presented, read and On Motion referred to the adj tecomeny. After Liviet giving due native President Pernie did in Open ression Dign An Ordiniance (No 1739) estending the Franchise for steam railroad granted U.S. mant gr et. al. to farmary 10179004. acao Ale Ordinance (Vo 1740) Providing For the leasing and Fitting up of a room for the lety justices Court, also An Ordinance (No. 1741) Providing for the re-laying of the cross mall on the Wasterdo of the intersection of Thirteeth street and national arme, also An Ordinance (No 1249) Providing for the preparation of plans, brawings, and Cross-sections for du Paving of third obut, also An Ordinance (No 1951) Providing for the preparation of Plans, Drawings and Cross Declives for the paver of the Kuller on the obul. thereupon the Board adjourned. MJ. Perrie President of the Board of Aldonner. Elig Clerk,

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Kegular Meeting Monneil chaenbur of the Board of Aldermen of du erlig of san Diego California January 5th 1903. A Regular Meeting of the Boord of aldernen was held this day. at 7.30 O'clock P. M. President Perrin Presiding Aresent Aldermen clark, Rainsburg, Johnson, Jones, Hyers, Landis, Ed Persin "Ed clark's Goldman. Absent Aldermen Whilson Ed Verdington The Reading of the minutes of the Proviews meeting is dispensed cout. The following Report of the fourt about committee in the martin of the Pulition of E. E allin et. al. for the grading of a roadway in devilgous langon from " abut to & cajou Doulevard presented read and adopted org: The four Abert Commun recommends that the supermendent of abreats bu authorized to repair the grade up divitzers canyou as he may deen for the bust interests of the city, and at ench times as he can do said Work with the Cely Ibert force, we present herewith a resolution to Carry die recommendation into effect and recommend that it by adopted. X.L. Hyors, N.J. Jones, wee rgue 190%. F.N. Driggs, R. P. Guman, Thereupon à faint Resolution authorizing the superintendent of abouts to repair the grade up switzers Canyow's reach and on motion of alderne forces adapted, viz: Joint Resolution No. 1476. Be It Resolved, By the Common Conneil of the City of Daw Diego, as Fallows! That the superintendent of Aburts of the City of Dan Diego, California, bu and he is hereby auchorized to repair itu grade up swizers Panyon in said city. Raid work to be done by the strut force of said Eily and at such times and in such manner as the said subbrintendent of struts shall been to be for the best interests of said city. At this line aldonnan Whitson enters and takes his seat in the Board The Report of the fourt strict committee in the matter of the Petition of Citizens for laying out a abert along the coast side of the day Park, together with are Ordinance laying out and establishing and

avnue along wart side of the kily Park is read and on motion of alderman Rainboro action Thereon Postponed. The Laleowing Report of the goint about commun in the matter of the Pelilion of g. M. Puterbaugh et. al. for a fost bridge to be constructed on Quince shut across the canyou bulion w third and fourth Abruts is read and adapted, org: The fourt Abreet Rommento recommendo that the city Engineer bus make neled to furnel the connect with an estimate of the cost of constructing the foot bridge asked for in the writin petition, and report at his Earliest Convenience, logether with such other facts in Daid matter as he may obtain. We therefore recommend the adoption of the Resolutions presented horewith. X.le. Hyora, A. J. Jones. Heerque 190%. X. H. Briggs, R. P. Kuinaw,\_ Thereupon a facut Verolution autorizing and directing the City Eignin to furnish an estimate of the cast of Constructing a foot Inde ou Quine street across the Canyon belevan third and fourth abrents is read and on Mulion of adomian Hyers adopted, viz: Jour Resolution No. 1477. De Ot Kesslord, Beg the onmon council of the city of law Diego, as Fallows: that the city Engineer of the city of Pau Diego, Californiaby and the is hereby autorized and directed to fermish this common Conneil at his earliest convanience with an estimate of the cost of Constructing a foot bridge ou Quince strut aeross the Campon batwan Third and Sowich structs, Somewhat Dimilar to the one on Day Street, and such other information in Daid matter as he may oblain A Resolution Declaring Mention to order ite classing up of the last shirty- eight (38) Jul of shirty-shird stuf from the north line of "I" strut to The south line of "R" strut, is read and adapted, by the faceouring bote, to-mit: Ayer al denner, Clark, Whilson, Rambow, Johnson, Jones, Hyors, Saudis, Ed Povin. Nou none. Abrent alderman Vudinglow. Daid Resolution as adopted is as Toccows, viz: Resolution Declaring mention. To Order the cloning up of the east thirty-eight (38) Jul of thirty-Third about from the north line of "I" street to the south line of "R" street, in the city of san Diego, california.

Reveloch By the Common Connect of the city of Dan Diego, Stale of California, that the Common Connect of the Daid City of Dan Diego Deem ing it to burequired by the Public interest and commince, hereby declares its intention to Order the following Abut works to be home in Daid City, to-wit:

The closing up of the east thirty-right (38) fut of thirty-third About from the north line of "V" Abut to the South line of "R" Abreel, in the city of sour wiego, California,

That it is not deemed necessary chat any land butaken in closing up said portion of the said thirty - third strut.

That the exterior boundaries of the district of lands hereby established, and the effection boundaries of the lands hereby declared to be affected and banefiled by said nork or improvement and to be assesed to pay the damages, Costs, and effectses thereof, are described as follows, to mit:

The fast Aurly-eight (38) Jul of Block one (1) and lots numbered from 1. to Dit inclusion, in Block two (r) of J. R. Spencers addition in the lity of san Diego, California. All of said blocks, Streets, efferior boundaries, and efterior boundary lines are in J. R. Spencers addition in the lity of san Diego, in the County of San Diego, State of California, Daid addition bring a deb division of blocks ten and eleven of central Home-Stead.

That the Dan Diego union and Daily Bee, a daily Newspaper published and concretated in Daid City, is hereby designated as the Newspaper in Which the object Duperintendent of the Daid City of Dan Diego phase cause to be published, in the manner and form Required by law, Notice of the passage of this resolution; and the Daid Drut Superinlendent is horeby live etcd to Cause Notices of the passage of this resolution to be posted in the Manner and form Required by law, and bo cause a Notice Dimitar in Substance to be published in Dai'd Newspaper for a Poriod of ten days, in the Manner Required by law.

The Report of the City Pound Keeper for the month of Dec-ember 1907 presented and ordered Filed A Communication From the City Engineer Fransmitting an estimate of the Cost of grading Fromity first strut, from the south line of "D" strut, to the North line of "E" strut is read and on molion referred to the faint strut Committee. A Commeation From the eily Engine haussilling an elituale of the cost of grading Loundy- first strut, from the south line of "6" strut to the north line of "D" strut is read and on motion referred to the faint street Committee.

A commication Know the city Engineer transmitting and estimate of the cost of grading Twantieth dont from the douth his of "" Abut, to the North line of "8" Abut is read and on motion reforred to the gout abreet committee. A Commeation From the city Enqueen Fransmilling grate Elevations and estimate of the cost of grading the alley in Block No. Hr of Horlow addition from the west line of Fourth struct to the east line of third obrect, is read and on mation reforred to the fourt obreed committee. A Communication From the city Engineer Fransmitting grade Ele-balious and estimate of the cost of grading the alley in Block No. 8 of Brookes addition is read and on motion reported to the goint about Com. Millu. A Comminceation Know I.M. Legan asking that the City Eignen by instructed to investigate and report on the grade of "N" struct between Twenty formate and Twenty-fifth structs presented and on motion ordered Filed. Filed, Thereupour a fourt Resolution authorizing and directing the Piling angunen to investigate the condition of the grade on the south side of "A" street between 24 and 25 streets corread and one motion adop-tet mis' led viz: Re It Resolved, By ite Common Connect of the city of Dan Digs, as Follows: That the city augmen of the city of pace Diego, California, by and he is hereby antonized and directed to investigate, the Conditions of the grade on the south side of "H" strut between 24" and 20" Streets, and to report to this common Comicil Whether or not it would be ad. visable to have the grade of said sbuil changed at said point befor any pourament improvement is made thereon. A Commenceation From the Board of Public Worker bransmilling and recommending an Ordinance Providing for increasing the pay of the Street force presented and ordered filed. On Molion of alderman philion the orginal ordinance heretofor mbroduced by him was read, said ordenance having brew anuded by fixing the pay of the City Blacksmith at # 80.00 per mouth. Mourpow said Ordinance as amended was adopted by the fallowing voto, to mit: Ayer aldennen Milton, Rambow, Johnson, Jones, Hyere, Landis Ed Perrin, Nous alderman Clark, Absent alderman Lednighow,

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## said Ordinance as adopted is as Follows, viz:

## Ordinance No. 1248.

An Ordinance Amending Sections 4, 11 ; and 12 of Ordinance No. 675 of the Ordinances of the City of San Diego, California, Approved December 11th, 1899.

Ee it ordained, by the Common Council of the City of San Diego, as follows Section 1. That section 4 of Ordi-nance No. 675 of the ordinances of the City of San Diego, California, entitled, "An ordinance providing for the em-ployment and fixing the compensation of certain employes of the City of San Diego, California, and authorizing the Board of Public Works of said Gity to purchase certain horses, caris, wagons, harness, blacksmith tools and supplies for the use of said City, and to advertise for bids and let a contract for the construction of certain stable, sheds, fences, and blacksmith shop for the use of said City, and prescribing a sysuse or said City, and prescholing a system for the care of the streets of the City of San Diego, California," ap-proved December 11th, 1899, as amend-ed by Ordinance No. 1034 of the ordinances of said City, entitled, "An ordinance amending section 4 and section 12 of Ordinance No. 675 of the ordinances of the City of San Diego, California, approved December 11th, 1899," approved on the 3rd day of December, 1901, be and the same is hereby amended to read as follows: Section 4. That the said Board of

Public Works be and said Board is hereby authorized and directed to employ eighteen men, which number shall include a hostler, the salary of sixteen of which men, not including the said hostler and the driver of the street swceper, shall be and the same is hereby fixed at sixty dollars (\$60.00) per calendar month, to work upon the streets, alleys, avenues, lighways, plazas, parks, and public places of said City, and to care for the personal property of said City, under the direction of the said Board of Public Works and the Superintendent of Streets, as hereinafter provided; not more than nine (9) of all of said men shall belong to any one political party, which men shall be citizens and electors of said City; that the "salary of the driver of said street sweeper shall be and the same is hereby fixed at sixty-five dollars (\$65.00) per calendar month; that after being employed by the said Board of Public Works, as herein provided, no one of the said men shall be removed or discharged except for in-capacity, neglect of duty, dishonesty, or the conviction of a misdemeanor or crime.

Section 2. That section 11 of said Ordinance No. 675 be and the same is hereby amended to read as follows: Section 11. That in addition to the employes hereinbefore provided for, the said Board of Public Works shall be and said Board is hereby authorized and directed to employ a blacksmith, who shall be a competent horseshoer, who shall be a competent horseshoer, who shall shoe all of the horses owned by said city, and perform such other work as he may be directed to perform by the said Board of Public Works and the said Superintendent of Streets; that the compensation of such blacksmith shall be and the same 13 hereby fixed at the sum of eighty doulars (\$80.00) per calendar month, and that he shall also be subject to removal and discharge, only, as provided by section 4 of this ordinance.

Section 3. That section 12 of said Ordinance No. 675, as amended by Or-dinance No. 1684, be and the same is hereby amended to read as follows: Section 12. That the said Board of Public Works shall designate one of said employes at large to act as a hostler at said City Stable whose salary shall be and the same is hereby fixed at sixty-five dollars (\$65.00) per calendar month, who shall reside in said City Stable, and said hostler shall (under the direction of the said Superintendent of Streets) have supervision over and the care of said stock, harness, and other personal property while the same shall be at the said City Stable; but said hostler shall not receive, in any event, more than sixty-five dollars (\$65.00) compensation in any one calendar month. Section 4. That the salary of the blacksmith's helper in the City of San Diego, California, be and the same is hereby fixed at sixty dollars (\$60.00) per calendar month. Section 5. That all ordinances or parts of ordinances in conflict herewith be, and the same are hereby repealed. Section 6. That this ordinance shall take effect and be in force from, and after, its passage and approval. Section 7. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said City, to-wit, the San Diego Union and Daily Bee.

A faint Resolution antionizing and directing the city auguine to furnish an estimate of the humber of Cubic yards of & care-tion and the muter of Cubic yards of Embautiment he cess any to bring thered

About to its officeral grade from the north line of Walnut advance to the south live of Brookes abounce is read and on malion of alderman gones adopted by the following vole, to-mit: Ayes aldernew Clack Rambow, Johnson, Jones, Landis Ed Verne hous none Absent alderman tudinglow. Gensed aldonen Whilson 90 Hyers, . Raid Resolution as adapted is as Fallows, vip: Joint Resolution No. 1482. Be 24 Resolved, By the Connor Conneil of the city of san Digo as follows: That the City Engineer of the City of Dan Diego, California, br. and he is hereby authorized and directed to furnal to this Rommon Connerla Careful estimate of the number of Cubic yards of Excavation and the Unubur of Cubic yards of unbankment necessary to bring that portion of third street in the city of san Diego, California, from the North live of malnut avance to the south live of Brookes avance to its Official grade and cross-section, viz: that poshion of the said shird Street in the City of san Diego, Ralifornia, from the north line of Walnut Avance to the south live of Brookes avance, and the sidewarks thereof, breept that portion of the said third about beliver said point already graded to the Official grade there of. What the Daid Estimate of the Daid Cely Engineen, made an abour Specified shall be made in duplicate, our copy of which shall be Kept ou file in the affree of the said City Eugenen and shall during Office hours, be accessable to inspection by any Person who may Verice to unspect the Dame, That the Daid estimate of the Daid City Enginen ahall hat melude any plans or apecifications or latim ates of the Cost for any Rulverts in Do grading the said third street between Daid points. That the Duperintendent of streets of said city by and the is hereby autorized and directed to furnish This Common Conneil a description of the place where are surplus dirt, to be removed by the grading of the said Third street in the said City of san Diego, California, from the said horte live of Walnut avanue to the said south line of Brookes avance, and the sidewalks thereof, except that portion of the said should abreef between said points Which has abready bren graded to the Official grade thereof, shall be placed and deposited. A Communication From The Board of Fore Commissioners asking for the purchase of a new steam fire Engine to replace Eugine No. 1. is read and on motion of aldernan Whilson said request is granted.

Thereupon An Ordinance Providing for the percelease of a Fire Engine for the use of the city is read and on motion adopted by the following vole, to mit: Aiger Aldennen Claux, Whitson, Rainbow, Johnson, Jones, Nyors, Landis Ed Perrin. Nous none Abrent Alderman Videnglow. Said Ordinance as adapted is as Fallows, viz: Ordinance No. 1243, Au Ordinance Providing For the Purchase of a Fire Engine for the use of the city of Dan Diego, California. Be DX Undanied, By the Rommon Conneil of the city of Dan Diego, as Follows: Decliow 1. That the Board of Public months of the city of Nau Diego, California, bu, and said Board of Public North is hereby autrorized and directed to advartise for bids and let a contract for the purnishing one steam fire engine of a capacity of at least sit hundred gallone of malin per minule, of about Seven Thousand (7000) poundo in Wright, and length to bu about Twenty-two but and two inches (22'2"), and of a height, from dome, about eight fut and eleven mehes (8"11") but a tubuler boiler. Said fire enque to be provehased for the use of the The Department of said Cely, and to bu furnished according to specifica lious to be prepared by the said Board of Public months; Provided, that the Effence thereof Diall not steed the sum of fifty-five kundred dollars. Dection 2. That this Ordinance Deale take effect and but in force from and after No passage and approval Section 3. That the city club of the said city of save Digo, by, and he is hereby autorized and directed, unnediately after the approval of this Ordinance, to publish or cause the same to be published Once in the city Official Newspaper of Daid City, to-wit, the Daw Niego union and Daily Bee.

An Ardinance anthorizing anthorizing and dorecting the Boord of Public Works to advantice for bids and let a contract for the perchase of a deans Road Roller for the use of the city is read and on malion of alderman Landis adopted by ite following boto to wit. Ayes Aldermen Clark, Whitson, Kambow, Johnson, Jones, Hyora Saudio Ed Perris.

Nons none Absent alderman Xudinglow. Daid Ordinance as adopted is as Joecows, vig: Ordinance No.

Sumplel addition; there is a walledy direction on a live Morthardy Wreelin 220 Just from the Curren him of "I" strent un said addition in the said cely of same brigg, California, thatand in a Commencing at a pount on the earl live of Hilfen sous during de :owello ? build in Baid city, the curles live of thick fuch bridge is described as and diversed to Construct a pile bridge acrow North charlow California, by, and said Board of Public norker is hereby authorized declicent. That the Board of Public months of the cline of Dan Bugo, a pollows: Be It ardamet, By the Courses coursed of the cut of Daw Ougs Acrow challes build in the cut of Daw bugs, California. An Undercourse Proveding For the courbuction of a printings Ordenance No. 1902. Dail Ordunance av abated to an pollowo, wy: Genes adomand Mailows, Abarny aldrean widnight. Row Now Ayes Udernew Clark, Rawbare, Johnson, Jones, Hyen, Kandie Ed Warnis. The following bale, to-mit. Crubb to read and an motion of addaman Rauder adopted by Public norther to construct a Pice Builds across route charles An Ordenauer Anthonizing and durecling the Board of and Bally dec. ite cup Official New Spaper of Oar's City, to with the san Brego union 1) This brithuance, to publish or came the same to buy published once w and he is hereby authorized and dore eled, aunediater after the Expressed decluse 3, That the city club of the said city of samesula, be Joree from and after its passage and approval. be eline 3. That This Ordinance alace take speed and by in Olale not stead the own of forly - pur hundred dollars.

parallel with the said center line of "" street eighty (80) feet.

Daid bridge to by sisteen fit joids and Eyley Jutlong, and to be Constructed of hundrer, for the purchase of Minich an appropriation has abreaty bren mate, and the labor therefor shale by This blut force of Daid Rily: Provided, that the total effense therefor shall not exail the sum of sit hundred delears (\$ 600.00), and the effense for ettra Material, bisides that for Which an appropriation has already been mater, shall We effect the sum of one hundred and fifty ballans (\$ 100.00). Said mote to be done according to specifications to be prepared by the Daid Board of public motes,

Section 2. That Providing for the Ordinances of Daid City entitled, "An Ordinance providing for the Dousbruction of a pilo bridge across challas Preck in the City of Dan Drigs, California," approved On the 11th day of Noormber, 1907, by and the Dame is hereby repealed. Dection 3. That this Ordinance Deale Take effect and by inforce from and afflic its passage and approval.

"A Dominication From the Board of Public morea recommendin the Construction of a Derver From 74" and "B" streets to "I" shul and along "I" Street to 75" street, is read and on nestion granted. Thereupon An Ordinance Anchorizing and directing the Board of Public more to advantice for bids and let a contract for the furnishing of labor and material in the construction of a dervar on "Kalden Hill" is read and on Motion of Alderman fores adopted by the following vote, to-wit: Ayes Aldonnew Class, Rainbow, Johnson, Jones, Hyers, Kandes, Ed Perrin, House Norce. Absent alderman Sudington. 24 cured aldonnam Huitson. Daid Ordinance as adopted is as follows: viz; Ordinance No.

An Ordinance Providing for the Construction of A server on Golden Hill in the city of same Diego, California. Be It Ordanied, By the Common Connect of the city of sam Diego, as follows: Dection 1. That the Board of Public Works of the city of Dan Digo, Cal-Jonia, bu, and said Board of Public Works is hereby authorized and dir ected to advantise for bids and let a combract for furnishing the labor and material in the construction of a server Composed of Vitrified stone server pipe in the City of san Diego, California, Commen-cing at the wart line of Thounty-fifth stud on the Centre line of """ street, there wasterey following the center line of "A" street to the center hie of Liverity fourth Abuel, there douthorly Jollowing the Center line of Liverity - fourth strut to the Center line of "B" strut; thence wasterly

following the center live of "B" strut to de center live of twanty - third strut; there southered Joleoning the centre line of Hund street to che sever laid in twiney mird street, about Jifly (00) but douch of de douch line of "B" Abut, The keight of said server bring about 1340 feet, said works to be done according to specifications to be prepared by the said Board of Public Norke. Provided, that the Expense chereof shall not exceed the sum 0 \$ 1706.00. Dection 2. That this Ordinance that late effect and be inforce

from and after it's passage and approval. Section 3. That the city clock of the said City of san Diegs, be and he is hereby authorized and doricend, immediately after the approved of this Ordinance, to publish or cause the same to be published once in the city official Newspaper of said City, to-with the same Diego union and Daily Bee.

At this live aldernan Whilson is Excused from Juritur allendence at this session of the Board

An Ordinance Anthorizing and directing the Boord of Reklie North's to lay or Cause to but haid one Cross-make running from the Curb line to the station of the san Dingo Electric Railroad Company On university Boulevord in University Heighto, is need and on molion of alderman Landis adopted by the forcowing vote, to-wit: Ayes Aldermen Clark, Rainbow, Johnson, Jones, Hyers, Kandis & Revense, Nors none. House Aldonnen Mitan & Sudiglon. Absent aldonnen Mitan & Sudiglon. And Ordinance as adopted is as Jonows, vig: Ordinance No. 1946. An Ordinance Providing For the laying of A cronsmall on

mivarselig Boulevard in the city of Dan Digo, California. Be Of Ordained, By the common Conneil of the city of Dan Digo, as factors: Declion 1. That the Board of Public Works of the city of Dan Diego, California, bu, and said Board of Public Works is hereby auchorized and Obreeled to hay or cause to bu laid one cross-mass running from the Curb live to the station of the Dan Drego, Electric Railroad Company on university Doneward in University Heights in the City of san wigo, California. David cross-maristo cousist of biluminous rock paviment ibrer fut wide and two unclus chick, laid on the natural earth, and to bu dively fut long. Daid work to be done and said cross-walk to bu Constructed according to Repetitie alives to be prepared by the said tovard of Public Works; Provided, that the effense Thereof shall not exceed the sum of \$ 15.00.

Dection 2. That this Ordinance Ahalt Take effect and by in force from and after its passage and approval.

A comminication Fran the Boord of Public Works asking for an additional appropriation of \$ 19.50 for a fire Hydrant at much and Beeck Oberts, heretofor reforred to the Joint Water Commune, on malion of aldernan Johnson is withdrawn from said committee and graneid. Thereupon An Ordinance Authorizing and directing the Board of Public monta to place and maintain one Augle- nozzle for hydraut on the Northeast Comer of Buch and ninth Streets is read and on motion of aldonnan Johnson adapted by the following boto, to wit: Ayer aldonnew Clark, Rainbow, Johnson, Jones, Hyrre, Landis, Ed Perrin. nous none Absent aldernen Whilson Ed Viedinglow. Daid Ordmance as adopted is as foccorro, viz: Ordinance No. 1844. An Ordinance Providing For the placing and maintaining of A. Live Hydrand at the corner of Beech and Minte Strut in the Rity of Sau Diego, California. Re It ardanied, By the Common Conneil of the City of Daw Dugo, as Follows: Section 1. That the Board of Public Works of the City of Dan Digo. California, but and said Board of Public Works is hereby authorized and Avreeled to place and maintain one single-Nozzle for hydrauton du Northeast Comer of Beech and much streets in the city of Dan Digs, California and to connect the same with the system of mater morks of the said city of Dan Niego. Daid Work to be done ac cording to specifications to but prepared by the said Board of Public Works; Provided, that the expense thereof Duale not exceed the sum of \$ 59.50.

Section &. That this Ordinance black lake effect and be in

force from and after its passage and approval. Dection 3. That Ordinance No. 1203. of the Ordinances of said Rily, entitled, "An Ordinance Providing for the placing and maintaining of a fire hydraut at the comer of Ruch and minthe strute in the city of san Diego, California," approved ou the 11th day of november, 1900, bu and the Dame is hereby repealed. At this Time adderman Whilson enters and takes his seat in the Board. A Message From the Mayor brausmitting a Communication from the Board of Public Works recommending office help for the city Engineers Office and requesting cleat they be authorized to employ the same is presented

and ordered filed, and on mation of alderman Whitoon request is Granied. Therewhow an ordinance anthorizing and directing the Board of Public northe and the city Engineer to Employ additional assistants in the City Engineers Office is read and on motion of addenness Whiloon adopted by the following vole, to- wit: Ayes aldennen clark, Whilson, Rambow, Johnson, Jones, Hyers, Landis Ed Pernin. Nous None. Absent alderman Ludinglow. said Ordinance as adapted is as Faccows, vig: Ordinance No. 1242. An Ordinance Providing For the Employment of Assistants in the City Engineers Office in the City of Dan Diego, California. Be It Undamed, By The Connect of the city of san Digs as follows: Declion 1. That the Board of Public Works of the City of san Dego, California, and the chy arguren of said any, be and dry are hereby autionized and dore did to employ one assistant engine and two additional suployees for a period of shorty working days; Provided, that the total expense thoresp shall not exceed the sum of \$225.00. Dection 2. That this Ordinance shall lake effect and be in force from and after its passage and approval. Section 9. That the City clubs of the said City of Dan Drigo, by, and he is tweely authorized and dorecled, unnediating after the approval of this Ordinance, to publish or cause the same to be publisted once me the city Official newspaper of David City, lowit, the Nan Diego union and daily Bee. A Communication from the city actioner in the matter of the Pilition of Milliam J. Newman for live com Tion Deeds to Certain property Rescribed therein as lots two and seven in Bevere 128 of La Playa is read and on motion of Alderman Sandes referred to city Lands Committee. An Ordinance anthorizing, empowing and directing the The San Diego Has and Cleebric Light Company to place and manufain an Electric dight at the intersection of first and Juniper streets is read and on motion refored to the faint Electric Light Committee. The Velilion of A.g. King et al. for an Electric fight to be placed at the intersection of Ferrite and "A" strute togethor with an ordinand Providing for the same is read and on motion reforred to the fourt Electric Light Commillio.

of the chip of oan Brigs, California, to brden the following abuil works Abrue. Perology, That it is the intention of the Councer Council used to didencest and early tiple about in the city of daw burgs. California, Naid Pleaburion av adoputed so car Faceour, vig: Reduction of Intention. Absent aldernen Whiteon Ed Indington. Now Noue Ayea Aldonnew Clark, Rambow, Johnson, Jones, Hyrres Laudro Ed Remin the following vole, to with Winne is read and on malion of aldrenan blanchow, adopted by Abuil from The Worth hun of Buch abuil to the south hun of university A Breakilion of multime to declaraced and curl tight it's this this advenues thisson is several from freeher allendere at the muking of the Brand. this Courses Council at Their Carliert Convenience. cluding the Part house, and what the recent of their uncaligations to Un bou bilion of are buildings used by the cuty for higher purposes, w by and said Board in housing authorized and directed to unradigate Brezo, a possours: Hay the Board of Hearth of the curry of san Brige, California, Rainbour ad afard, vig: Be 22 Rovered, by The Counton Counter of The city oan the City for public purposes is read and on mation of adduman Board of Heasth to unreligate the Coudition of all buildings wed by A gaint beaching auchonging and directing the Baid Boardy to read auchow mation represed to the pound amminus. of a porture of Reeble with 1960, submind by Alue 6, Boal and approved by a maps of Kinst addition to south de factors, the same built a during a out-duraised A Burnelation Arow the Board of Public Worker transming , munue turde turg by paid Board to read and on moleon of adorman gover represed to the 1/1 3] Puble let #1800, submilled by Q.M. Ochmilk and it.g. Bues, and opproved a map of some our Addition, du same bung a subdivinien of du count A Commedium Mou the Board of Public Monte beauning obreed Commune. Acarlle, and approved by Them is read and on mation reprised to the goint a map of tind abuil addition, the said map having been submissed by John A communication the Board of Willie months Mausming

to be done in said Rily, to - wit:

That that portion of Fifth & but in the ely of daw Diego, California, on both lides thereof, from the double line of thom Abut to the double line of unorsity arme, including are intersections of thuts between said points, be didenseted, with concrete, the base or foundation of which shall be three inches in thickness and composed of one part, by bolume, of Portland Cement, two parts of sand, and four parts of gravel, according to the specifications therefor as set forth in Ordinance No. 1140 of the Ordinances of paid Rity, entitled, "An Ordinance presenting Specifications for sidewall ing and curbing in the city of same Diego, California, "approved on the 17<sup>th</sup> day of June, 1907, steept where already sidewalled with concrete to the official grade thereof.

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Also itial itial portion of the said Lifth Street from the said south line of mom street to the said south line of university avance, on both sides thereof, including are intersections of streets between said points, be arbed with concrete according to the specifications therefor contained in said Ordinance Us. 1140, lotcept Where already curbed with concrete or natural slove to the Official grade thereof,

Also iteat iteal portion of the said tipth strut on the east side iterest in front of let C. E. and I in block 014 of Hortons abdition; also iteat portion of the said Fifth strut on the east side thereof in front of let "A" and the north one-half of let"B" in block 20 20 8. of ite said Hortons Addition; also that portion of the said Fifth strut on the west side itereof in front of let "K" in block 20 4 of the said Hortons Addition; also iteat portion of the west side of the said Fifth strut on the west side itereof in front of let "K" in block 20 4 of the said Hortons Addition; also iteat portion of the west side of the said tipth strut in front of lot" "" in block 259 of the sais Hortons Addition; and also the return on the southeast comen of the intersection of the said Fifth Strut with Doy Ibut; also the return we the Northwark Comer of the intersections of said Fifth strut with Hawthom strut; also its return on the Northeast Comer of the intersection of said Fifth strut with cedar strut and also the return on the section of said Fifth strut with cedar strut, and also the return on the section of said Fifth strut with cedar strut, also in return on the

southeast comer of the ulersections of said fifth sout with cedar struct by Adervalled with Concrete, the base or foundation of which shall by three inclues in thickness and composed of one part, by volume, of Portland Cerent, Two parts of Dand, and four parts of gravel, according to the Daid Specifications Therefor set Jorch in Daid Ordinance No. 1140, beept where already sedewalled with concrete to the official grade thereof. Also that that portion of the said Fifth strut our the east side thereof in front of leto C, & and I in block 214 of Hortons addition, also teat portion of the said Fifth strut on the east side thereof in front of lat "A" and the north one-half of lat "B" in block 200 of the said Horton Addition; also that portion of the said Fifth struct ou the wast side thereof in front of lat "K" in block Doy of the said Hortons Addilioro; also that portion of the wast side of the said

Lifth Street in front of lot "I" in block 259 of the said Horlons Addition; and also the return ow the southeast comer of the intersection of the Lifth Stud with Dry Stud; also the return on the Northworst comer of the intersections of said Lifth struct with Hawrhom struct, also the return on the Northeast comer of the intersection of said Lifth struct with Redar struct, and also the return on the southeast comer of the intersections of said Lifth struct with Content, by combra with Concerets according to the specifications therefor Contained in Said Ordinance No. 1140, except where already Curbed with Con-Credie or Natural Store to the Official grade thereof,

The san Diego union and Stily Bee, a daily Newspaper printed and Rivenlated in said City of san Diego, is hereby designated as the Newspaper in which this resolutions of intention shall be published for two days, and the Holice of the passage thereof for sit days in the manner and by the persons required by law.

The Renk of Daid Rily of Daw Drigo is hereby Aveeled to post this resolution of intention Confictionsly for two days at or near its chamber door of Daid Common Conneil, and to publish the Dame by two insertions in Daid Daily Newspaper in the Marmer required by law.

An Ordenance anthorizing and directing the city Engineer to prepare plans, drawings, and cross-sections for the paving of Kipth Street from the North line of "B" street to the North line of Juniper street is tead and on motion of advance Jones adopted by the Jollowing bole, to-wit, Aus advance Clark, Rainbow, Johnson, Jones, Nyors, Raudis El Berrio. More Mone Absent aldonnew Mintson Ed Verdington, Said Ordinance as adopted is as Follows, by:

Ordinance No. 1245.

An Ordinance Providing for Cross-Sections for and Estimates of the Cost of the Paving of Fifth Street in the City of San Diego, California, from the North Line of "B" Street to the North Line of Juniper Street, Except that Portion Thereof West of the Center Line Thereof from the North Line of "B" Street to the South Line of "A" Street, With Asphalt Upon Asphalt Concrete Base. Be it ordained, by the Common Council of the City of San Diego, as follows: Section 1. That the City Engineer of the City of San Diego, California; be, and he is hereby authorized and directed to prepare and furnish to this Cominon Council plans, drawings, and cross- sections for the paving of Fifth street in the City of San Diego, Canfornia, from the north line of "B" street to the north line of Juniper street, with asphalt pavement upon asphalt concrete base, (except that portion of the said Fifth street, west of the center line thereof, between the north line of "B" street and the south line of "A" street), including all interesections of streets between said points. Said pavement to extend from one curb line to the other curb line, except at the interesections of the said streets when the said pavement shall extend from the west line of such intersections to the east line of such intersections; and the said plans, drawings, and cross-sections shall comply with the provisions of Ordinance No. 1129 of the ordiances of said city, entitled, "An ordinance prescribing specifications for asphalt pavement on asphalt concrete base in the City of San Diego, California," approved on

proved on the 3rd day of June, 1902, approved on the 17th day of June, 1902, except that portion of said Fifth street and the intersections thereof with cross streets between said points having railroad tracks or street car tracks thereon: and also excepting that por-tion of the said Fifth street and the intersections thereof with cross streets hetween said points already guttered with cement or concrete to the official grade thereof; that the said plans shall also include plans for concrete culverts with cast iron covers on said Fifth street between said points, which plans shall include the location and d:mensions of said culverts. "That the said City Engineer be and he is hereby authorized and directed to prepare and furnish to this Common Council an estimate of the number of cubic yards of excavation necessary to be made on the said Fifth street between said points in so paving the same, as above stated; that the said estimate shall be made in duplicate, and one of said estimates shall be kept on file in the office of the said City Engineer and shall, during office hours, be accessible for inspection to any person who may desire to inspect the same. That the said City Engineer be and he is hereby authorized and directed to prepare and furnish to this Common Council estimates of the cost per front foot along each line of the said Fifth street between said points, so proposed to beimproved as above speci-

fied and set forth, including the cost

of intersection work assessable upon

said frontage. Said estimates to be

provemen assessments for the cost of street work and improvement within municipalities, and also for the payment of such bonds," approved February 27th, 1893, as amended by an Act of the said Leg-islature, entitled, "An Act to amend sections two, three, four and five, of an Act entitled "An act to provide a dynamic of direct improvement of the said system of street improvement bonds to represent certain assessments for the cost of street work and improvement within municipalities, and also for the payment of such bords," app oved February 27, 1893. Section 2. That the Supe.intendent of Streets of said City be and he is is hereby authorized and directed to furnish to this Common Council a description of a place where the surplus dirt and material, to be taken from the said Fifth street, in so paving the same between said points, as above specified, can be placed and deposited. Section 3. That this ordinance shall take effect and be in force from and after its passage and approval. Section 4. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the City official newspaper, of said city, to-wit: the San Diego Union and Daily Bee.

. . ...

A communication show the city allomey in the maken of the Petition of anne M. H. Migfield to cancel certain assessments upon lat "B" in Block 258 Horlow addition is readand on motion ordered filed. Thereupon daid Pelilion and Denned. A Communication From the Celiq allong bransmeling a fourt Theolution Boonding for the strention of lat Needs to The city by The Tat Collector for lato E. F. G. + H, Block 155; Horlins addition is read and on mation ordered Filed, Thereupon a fourt Resolution directing the city las Calledon to execute and une Tot deeds to the kely on halo E. F. H. and Hin Block one hundred and fiflyfive of Horlow addition is read and on motions of alderman Jones adapted by the fallowing vole, loc wit Ayes aldermen clark, Rambour, Johnson, Jones, Hyers, Landis, Ed Perrie. Nous None Absentaldermen Whilson and Leidington, hard Resolution as adopted is as follows: big: Jourt Resolution No. 1478. Whereas, at the delinquent tax sales held in the City of Dan Drigo, California, for the dale of real Properly for the delinquent lates of said Rely for the fiscal year of 1893, the head property hereinafen described Situated in the Cely of Pau Diego, County of Dan Dugo, state of California, Was, by virtue of and in accordance with the provisions of Rection 20 of cleapler 1. of Article 6. of the charles of the said Cely of san Diego, structs off to the said city of san Diego as the purchaser, and huplicate colificates of sale usued thereow; and Whereas, the time for the redunption of the real property herein des. Cribed, So, Sold to said cely at the said sale, has effined, and said property hereinafter described has not been redeemed; and Whereas, the said Cely of san Diegs, by birline of and in accor-Dance With the provisions of Dection 27 of chapter 1. of Article 6. of Daid charter, is now entitled to deed for du said property heremafter described, Whenever called for by the common council of the said City of Dan Drigo, by resolution, Now, Thereford, Be If Ordanied, By the Common Council of the city of Dan Diego, as Fallows: That the Common Conneil of The Cely of Dan Drigo, California, by Virtua and antionly of and in a condance with the provisions of said declion 27 of the said chapter 1. J said Article 6. of said charter, hereby call upon the Lat collector of Daid City to execute deed to Dard cery for are of Daid properly, Do Doed and study of to Daid eily as afor said, Which properly is heremafter described, and the said Tot Collector is hereby directed and required to steente and usue tat deeds to the said city of san diego for all of said properly

hereinafter described, to sold and structs off to the said any of sandings as aforsaid, and deliver such lat deeds, properly executed and admonological to the city cent of back city for the use and bruefit of baid city.

Said property hereinbefor referred to, Which was sold and shuck off to the said City of Landingo for the said delinquent later for the said year 1893, is situated in the city of Dan Diego, county of Dandings, Clato of California, and described as Jaccows:

folo "E" "I" "I" and "H" in Block one hundred and fifly fives (155) of Horlow Addition in the said City of Dan Diego.

That the city cluck of the said city of san sings, bu, and he is hereby authorized and directed, immediately after the passage and approval of this Resolution, to server a Copy thereof on the tox collector of said City.

An Ordinance Providing for the placing and maintaining of an Electric Right at the intersection of first and "H" streets and at the intersection of union and "I" streets is read and on motions referred to the Electric Right Committee.

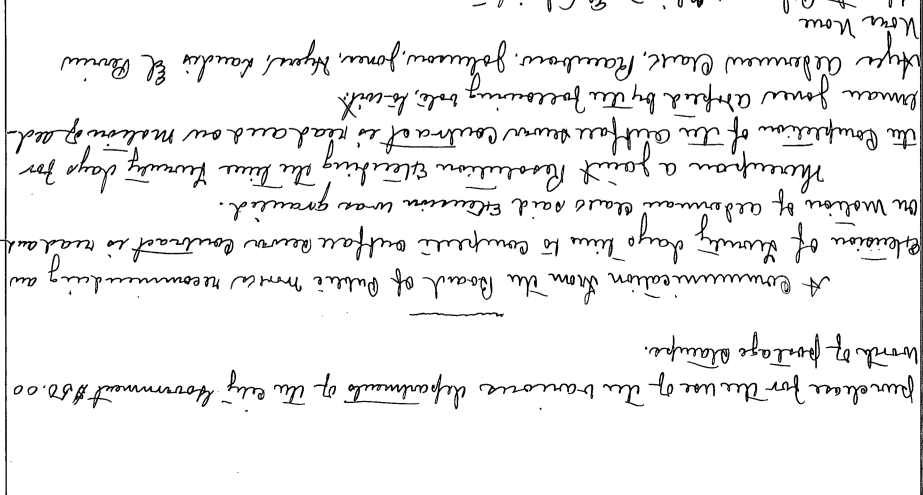
A Resolution of Intention to Didewark and curb second Strut from the north line of "f" Struf to the south line of "D" struf. except the intersection of Record struct with "E" Struf and "G" struf. is read and on motion of addemnan Hyers adopted by the foll owing, both to-wit: Ayes addemned Clark. Rainbow, Johnson, Jones, Hijers Landis Ed Perrin.

Mous None Absent Aldernew. Whilson Ed Vedington. Daid Resolution as adopted is as Fallows; viz: Resolution of Intention.

To Didewall and Curb second struct in the city of Dan Digs, California, from the North line of "I" strut to the south line of "D" strut, steept the intersection of decoud strut with "8" strul and "I" strut. Resolved that it is the intention of the Common connect of the City of Dave Diego, California, to Order the following struct work to be done in Daid cuty, to-wit: That that portion of second about in the city of san sugo, calfornia. On boile sides thereof, from the north line of "I" struct to the south live of "D" Street, including are intersections of strut bation said points steept the intersection of the said second strut with "E" strut, and the intersection of the said second strut with "Is" struct, be side balled with Concrete, The base or foundation of Which Deale by Three incles in Tuckness and composed of one part, by volume. of

California by, and they are hereby autimized and directed to Buye, a follows: Hat de Boardog Public Worker of the city of dow buge Be at Reached By the common comment of the city of dom Daid Production de adolect is ve Fallows, vig: Jaid Presention No 1479. Absent alderness Whilson Ed Kilington. Nore Noue Ayes Adsmen Clark, Raubow, Johnson, Jone, Hyne, Lauder Pollowing boli, to-wit to head and an mation of Adomain Jones adopted by the we the Goard of Public Monter to procedure \$ 30.00 worth of Boardage Kurupon a fairly Recolution autorying and diredbarrow Bepartments of the and borrow wind to read and an makin for autority to purchase \$ 50.00 hourd of Poologe alaugue for decurpt A Communication from the Boardon Public norther authing urertiene in dand darcy deverstation in the manue required by have Chamber Noor of said Common Council, and to publish the same by her Machulin of whenlion Consprendenty for two days at or reav the The club of daid cuy of ace buy a hereby doveded to part this Und by the person required by have. for here day, and the values of the passage through for set days we de manun Veu spaper un which This resolution of mention share bu publiched and Everestated in Oard ely of san Bugs, is hereby designated as the The same brings union and barry Bee a darly very frager prined or ralinal alone to the affrecial grade ellevery. in Oar'd Ordencares No. 1146, &tespet When already cuded with concerts with concerne acondung to the opecifications thursfor contained The relevas chieve of the said accourd atured with "A" abuilt, by curbed Stapt The meneration of the oard accord atimed with "E" abuil, and thereaf, metuling al where elines of abut butweren said pourle, North hue of "A" street to The said court hue of "A" street, ou both side Also that that portion of the said second abuil from the said dedamaried with concrede to the officeal grade thurst. ifornes," approved ou the 17th day of Jum, 1909, except mare already Calieres por adamasking and curbing in the city of Dan Dugo, Cal Ordencences of said Ring, subilled, "An Ordencer preserviting specificto the operations develor as and forth in Ordinause No. 1140 of the Portland Cumint, Two parts of dand, and bow parts of gravel, according

au saturate of the number of alle faits of grade produce from A Commedian Trow we city Egreen transmitted On Walier of adounce of adounce former it is ordered that when the Brand adjournes it do adjourne unie mouday gamany and on vistion or deved fied. of Huminy-fifth abud about be placed and deposited so read "d" sbut from the last his of sittered blut to the west his Unergrahming places where the owfilm burch abtained in great A Communeation Hean the about supermundent under obuit annie turgent Hiddilien for a Brusse Pluile, is read and on makin reformed & the preschare by the Calif of Lato it: "A: "B: "It" and "U" Block 137 in Hother A Commication Thom the Prace necommending Turning (30) dage from and after the 31 Aday of December, 1903. fare herew in our city of oan Brigs, California, lefert that le bu from -Junneh ale the Robor and material heccanary for the Repair of the out-Un cert of Oan Bugo, Alencin and Alenda, Un said Balow Buyan agreed to kulend who are dry of day of Celebry 1908, by and balance water Buyan and Bugo, as follows: \_\_\_\_\_ lor the completion of the contract made and Be 24 Realend, By The Common Comment of the city of same said Prodution as abopted is as possesus; big: , Jourt Resolution Vo. 1480. About adoment Alucius & suchies in



the east line of Foront about to the wast line of the cely park is read and Orderend Liled, A communication thom the superintendent of streets desig-Nating places to dump semplus earth obtained from grading doy shut from the east line of town to the boat line of the city back is read and Orhered Filed The Pelition of alice & Phase for payment for Land in Block 258. Oldbown, said land being used as a Public struct by the city is read and on motion referred to the faint struct Commune. the Petition of E.g. Swayne et. al. to change the gran of third Strut, from Olivo strut to numer obuit is read and on motion referred to the gout strut committee. The Pilition of Mrs Famile Hindle Collies & smith actomupol For return of \$ 50.00 Paid by Ed. S. Fulkerson for retail Liquor Licence is read and on motion of advenian Jones referred to the Health and Moralo Concentur, A Dominication how J. B. Wastgate Submitting a Proposal to Jurish Stut signs at 35 cents lack is read and on motion reforred to the Joint stud Romitter. Resolution of the board of addennes giving consul to the Boord of Delegates to adjourn for a longer times chan one make is read and on motion of Alderman Landis adapted, vig: Be It Resolved, By the Board of aldermen of the city of Dan Diego, as Joleows: Mat the Consent of his Board bu and the same is hereby given to the Board of Delegatis to adjourn from January 5th, 1903, to January 19th 1903 at 7.30. P.M. An Ordinance Providing for the Construction of a Culout on the last side of the intersection of Fromity-seventh sbut and Logan avance is read and on motion of alderman handis adopted by the Juleowing vote, to-wit: Ages aldernen Clark, Kainbow, Johnson, Jones, Hyors, Landis Ed Verring. Noas nove. Absent Aldennen Whilson El hedington, Daid Ordinanco as adopted is as Jours, org:

Allest. Lessi claute. Mendent of the Brond of allowin Humpow the Board adjourned Hu viranument Road Rolling, also if Ordinianes (ho-) Providing for the Continuenting a course ou challen oute, also.) Boriding for the Purchase by the city of san suge. An Chidmance [ Woinsa! Providing for the construction of a face Budge accord of the Order answer of the out approved or cereber 11th 1899, also An Archuauce (Wo 11748) Aueuding Rechine of, 11 and 17 of Brahmance No 670 An Ordenauer (No 1947) Providing for ile Countrielling of , a Culturent on The Berleward, Wes Hu Childurance (No 1746) Providing for du lagung g a crow-work ou unund Breas-restions, and Estimates of the cost for the lawing of Fifth about, also An Wildmance Worn 45 Providing for the Ruperalion of Raw, Braunge, and ver of the one (he mark) hours for the Placing and manilaining of a Hu Ordenance [ 401943) Providing for the purchase of a this Eugenie for the Our augune Afrèr. asso Her Kink and anne due valier Beardant Bearin did in Open Bearier in the Jore from and after the parenge and approval. Oharl nat stead the sum of Hundry Marcane, blatt nat stead the sum of Hundry deriver Alare late speet and be in Daid einy, and according to opecufication therefor to be purposed by and digan Worner, Daid culour to bu constructed by the strend force of

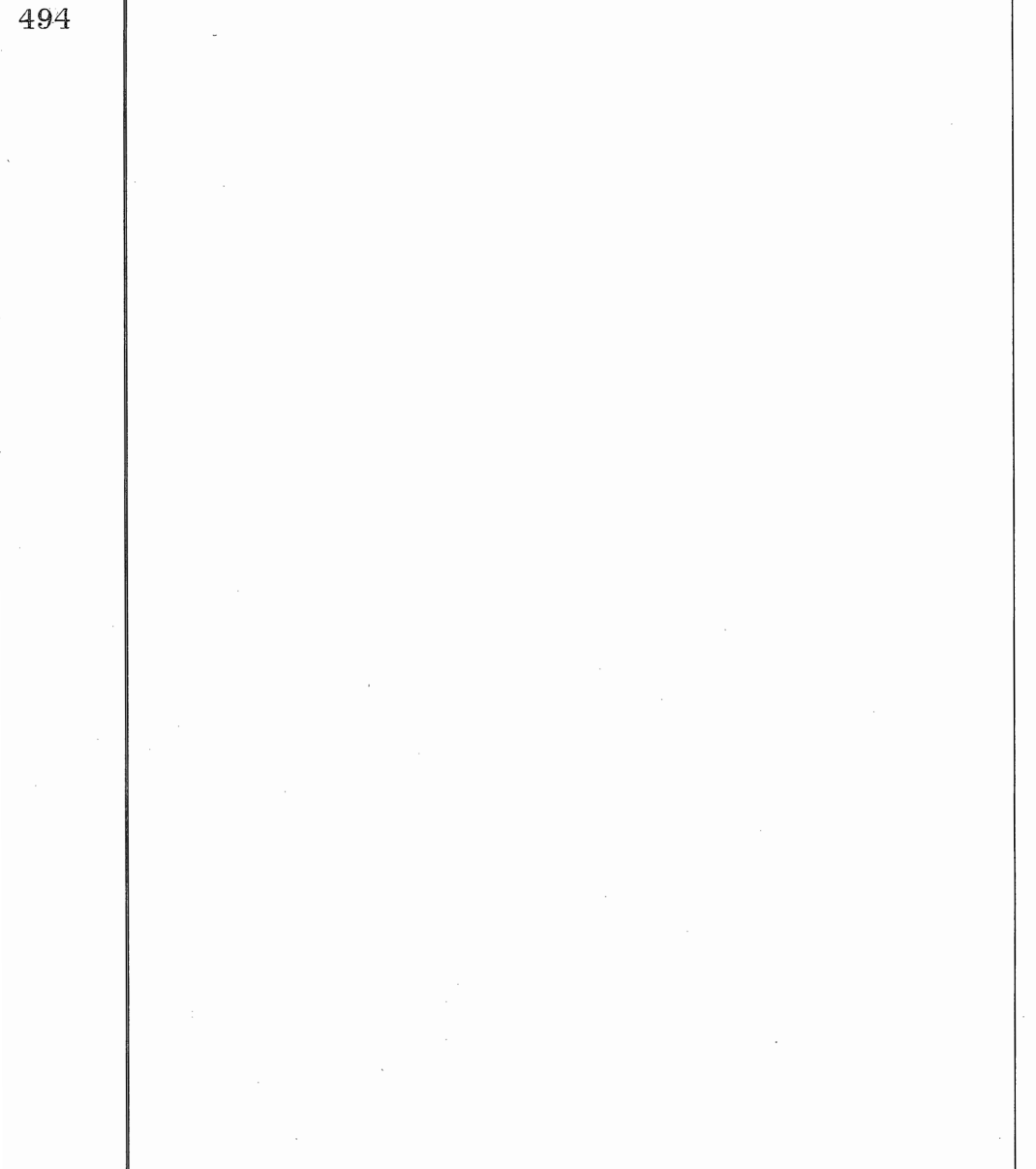
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Special Meeting conneil Chamber of the Board of Aldernen of the very of Randrigs California, January 17th 1903. Pursuant to the Lallowing Rale of the mayor, org: Office of the mayor of the Ring of Dan Drigo, California. Dan Drigo, Ralifornia, January 16, 1903, Lo the Members of the Common Council of the city of san siego, & alifornia. Gentlemen :-I trank P. Frang, Mayor of the City of Dan Drego, a municipal corpora tion Organized and existing in the county of Dan Dugo, Stato of Californice, good cause appearing to me Therefor, No hereby Call a Special Dession of your Honorable Body for the 17th day of January, 1903, at the have of 7:30 O'clock P. M. Thereof, at your usual and accustomed place of meeting in your chambers in that certain building thrown as the city Hall", biluated on the sometwest Comer of Lifth and "4" struts in the said cing of Dan Diego, California, The purpose for much said special session is called is to Pouseder and act upon the question of extending the time and anthor. Izing and directing the superintendent of streets of said city to stand the time for the completion of the contract dated on the os the day of November, 1907, between E.M. Ecker and Dannel M. Hackett, as Depuritudent of streets of the City of Dan Diego, California, Pursuant to proceedings adopted by the Common Conneil & said City for the grading of "I" Abut in the city of Dave Diego, California, from the last line of Eighth street to the wast line of twenty-fifth street, for a Period of ninety (90) days from and after the time for the Complition Thereof, as fited in Oard Contract. And you are hereby notified that your presence is desired at said spieral seriou at said time and place, and for the peurpose abour meulioned. George D. Holdman, City Clock of the said City of Dan Drigo, and &- officio clover of the Common Conneil of said Rily, is hereby directed and instructed to serve, or Rause to be served, Notices un Wiling of this Call upon each and lovy member of said com. mon Council, David notice to contain a statement of the line Place, and object of said special Dession. Trauk, V. Trany Mayor of the alig of van Digs California. A meding og de Board og aldermen was heldnetnis edag. at 7.30. Delocis P. M. President Perric Presiding.

Arecent Aldermen Rambow, Johnson, Jones, Landes Ed Perrie Ed Clerk Goldman Absent Aldermen Cland, Whitson, Nyers Ed Ludington. This special Dession of the Conneil is Called, was read and Ordered filed, by: Mayors Office Of the cely of Dare Diego, California. Dan Diego, California, January 17 1903. Lo The members of the Common Council of the city of Dan Drigo, California, Gentlemen:-Having on the 16th day of January, 1903, comed a call for and called a special dession of your Honorable Body for the 17th day of January, 1903, at the hour of 7:30 O'clock P. m. thereof, at your Usual and accustomed place of meeting in your chambers in that Ortain building Known as the "City Wall" situated on the southwat Comer of Fifth and "4" Abuts in the said city of Dan Diego, California I now besire to and do hereby notify you, bring Now assembled pur-suant to said case, of the object for which you have convened, which is as follows: The purpose for Which said special session to called is to Consider and act upon the question of extending the line and anthon ving and directing the superintendent of struts of said City to oftend the line, for the Completion of the Contract dated on the 20 " day of November, 1907, balwin E. m. Eeker and Samuel M. Hacket, as Deferintendent of abuts of the City of Dan Diego, California, pursuant to proceedings adopted by the Common Council of David City for the grading of "I" strict in the City of Dan Diego, California, from the last live of Eighth struct to the wast line of Twenty- fifth Street, for a period of muly (90) days from and after the time for the completion thereof, as fited in said contract. The Call for said afrecial session is based upon a Request from E. M. Ecker for an extension of multy days him for the completion of his contract for the grading of "I" strut from the last line of Eighth street to the wast line of Swinty-fifth breed, from and after the time for the completion of said contract, Which request I herewith submit to you with this message forgour Consideration. If it is the wish of your Honorable body to grant the request of the said E. M. Eester for such othension of hime, I horiver hand you a goint Resolution to that effect, and I respectfully ask your Nonorable Body to give the main

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that careful allention Which I balieva it mereto, All of which is respectfully Rubmitted. Shauld P. Harry mayor of the cup of Dan Diego, California. The Pelition of E. M. Eerter astring for are Extension of muly days in Which to complete his contract for the grading of "I" about from the last line of Eighth abut to the wast line of Fromty- Fifth Abut is presented and Ordered filed. A Communication From the Departmentendent of abouts Hecom-Mending that the time for the Completion of the Contract of E. M. Cester for the grading of "" Abut from the East line of Eighth strut to the west his of Swanty - fifth abut, be attended for miniby days is presented and ordered filed, Therenpow a Jourt Resolution Extending the fime for the Complehow of the Contract of E. W. Ecker for the grading of "" struct from the east the of Eighth Abut to the wast live of Swandy-Jifih Abut, muli days is read and on motion adapted by the following vole, to-wit: Ayes Aldennew Kambow, Johnson', Jones, Kandis Ed Verrin. Nous none. Abrent Aldonnew Clark, Whitsow, Hyers & Kudnigton, Daid Resolution as adopted is as Faccows, vig: four Resolution Mo. 1484. Be It Resolved, By, the Common Council of the City of Dan Diego, as Fallows: That the time for the Completion of the contract dated on the sott day of noomebu, 1902, between E, M. Ecker and samuel Mr. Hackett, as superintendent of abrents of the celeg of Dan Diego, Ralifornia, Pursuant to the proceedings heretofon adopted by this Common Conneil for the grading of "I" strut in the city of san brigs, california. from the east line of Eighth Street to the wast line of Twanty- fifth street, bu estended for Minely (90) days from and after the time for the compution thereof, as fired in said Contract. And that the said superintendent of Streets by and he is hereby anchorized and directed to extend the time for the Completion of said Contract for a period of ninety (90) days from and after the date of the comptetion chereof, as set forth Thirein, and to endorse such ettension of time upon said Contract. Thereupon the Board Adjourned, Altert Geo, D. Lacdican City Club M.J. Perine President of the Board of Alderman.



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