Adjourned meeting Conneil Chamber of the Board of Delegates of the Religor san Diego. California Sund July 29 "1901. Persuant to adjourment an adjourned meeting of the Board of Delegates mas held this the 29th day of July 1901. at 7 2 O'clock P.M. President Ecker Presiding Present Delegater, Butter, Thorpe, Chapman, Jenke, Clarks, Guinaw, Blain, L'ambort. Me Neill, Burnell, Kayser, Brigge Busch, Lewis, and Ecker." Curk Jachuran Absent Delegales Bradbury, Gutwillig, and Woolman, Reading of the minutes was dispensed with. The fallowing Report of the Ring Land Romitte is the matter of M. H. Baker for use of Pueblo lot no 1316. was presented read and on motion of Delegate Briggs was adapted. Viz The city Lands Committee reconneeds that m. G. Baller be allowed to use Pueblo lot 1316 for one year from oct 12/1901. for agricultural and grazing purposes, provided he pays to the lity the sum of \$1500 therefor, we further recommend that Mt Baller bu accound to put a Semporary Junce around the lot while occupied by him J. P. M. Rambow Seo. B. Watsow July 26th 1901. R. P. Auman. The Veliliou of & miller asking for authority To cut down sit gun Trees in front of their place at 1633 India street was presented read and referred to the joint street Commille The Pilition of R A Amitho in the matter of an anotioners. Siconse presented read and on motion reford For the Health and Morals Committee The Health and Morals committee having approved the application of M. F. Butter For retail Signor license on Motion of Delegate Lambark the same was Granted. A Abulson appeared in person and asked the Board for permission to sell without license, on molion of Nelegate Gulivellig same was granted by unanious consul

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Woney is Ordered Juld, and an Ordinause providing Humpon said communcation from the any That waid or durance bu adopted, which report was adopted. of Maler horder of the sam bugs naler company, bu fled and our Rallonna Mountain Paler Company, and of the ayaland op the purchase by the end of the distributing system of the south Arousing for the sellered of Curlain Filaile in the Roughline leation from the orbig allorney mananeury an bilinance Presente as du report of dad binniu that the Commun-The chauman of the goint bounding of the Thole Abuit Billiqales Breedween Ed. Staysed El Estan Hunnel, Bugge Buech, Huiro, Martuan Present D'rugales Buille, Marfre, Mafornaw, Jaure, Clark, Clark, upon l'accoubbing there mare the Board gover with Down winder, the made, Jurdanse Abore multiqued, upour tilum of said would with this do and in fourt comments of the mase for the to Mark upon ate Board of Marinen , dud wind hum to need Marin mariagethe saw sugs nate were sawind Eddewe California Mountain Wale wintroun, and of the Eujaleur of chase by the any of the hedriluting system of the bouldure for the stalleneed of Renderin delails we the workplurers of the pure alongy, and an Ordunance Franciscula Therewilling the prospered countering the Communication from the Chy ge une a commune du Prode and unie the Board of the Ou moleon of helique becubered it is ordered that the Barrah alead, may received read and repaid to the fourt abread commune Mung The reach. From the cubos India about knake lowert borne Home A communication from & C bourg in the martinez- chine in the city of sam bugs from becoming a variate to any Marchon the Alchow H of Ordinance No. 939, an Ordinance Prohibiting any scoon Ofseen hereren sugni (Ordunance No.960) an Ordinamer mandrug . I the tweet guring the Waller meredant Ealer ded w Hor bue MEale

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For sellement of Rertain Details in the Rompletion of the purchase by The city of the disbribuling Septem of The Douthern Californica Mountain mater Company, and of the sisten of Water Works of the san diego water Company, as recommended by the fourt Committee of the Whale, as Read won on Motion of Delegate Thorpe Adopted by the Fallowing Vole Fo- Wil: Ayer Dalegater, Butter, Morpe, Chapman, Bucks, Clark, Guinan Blain, Laubart, Mcnill, Sulivelig, Bernell, Brigge Busch, Lewis, Woolman Ed Ecker Nous none Absent Delegates. Bradbury & Mayaer · said Ordinance as adopted is as Follows Viz. Ordinance No. 961. An Ordinance Providing for the settlement of Perlain Delails in the competition of the Purchase by the City of Dan Diego og eter Disbileeling Dystern og eter Douchin California mountain Mater Dupany, and the Dystern of Water Works of the san Diego make Company. Beit Ordanned By the Common Council of the filip of Rai Diego, Az Follows: Dection 1. That the title to the Distributing System of the Douthew Ralifornia Mountain Wallo Company, and of the property to ba Rourayed therewith to the setie of dan Diego, by and the same is hereby accepted; Provided, That are tiens thereon be facid and satisfied by the Raid Douther California Mountain Wales Company; Provided, That a boud Excuted to the said City of saw Diego, and approved by the mayor shereof; in ele sun of \$ 1500.00 be Executed by the said souther California Mountain Water oupany as security for the payment of the State and County Later for the year 1901-or before the Same shall be come delinquent, shall be accepted by the mayor of Raid City, Rection r. rhat the little to the property to be Courryed to the said City of san Diego by the San Diego Water Ourpany, pursuant to the lerus of the contract butwow the said Dan Diego Water Company and Raid Ruy of Dan Dugo dated march 1911, and on file in the Office of the Rily Duck of the said aligo san Diego, by and de same hereby is accepted, Provided that all lieus and "includerances Thereon Shall be paid and salisfied by the sau Deigo Water Company; Provided

That The said Dan Diego mater Company Execute to the Daid Religion Dan Diego a boud mite Two Dufficient swielies, to be approved ky the mayor of said only in the sum of \$6000.00 as security for the payment of the state and county Fares for the year of 1901-02, bafore the same shall become delinquent,

Dection 3, That the Board of Public Works bu and the Raid Board of Oublie mortes is hereby Authorized to received all proporty of the said san sugo mater Dompany as described and set Forth in clo morntories delivered to the Cleannaw of the four water committee of this common coursel as therein set Forth, Ecept, that said Water Dompany shall also deliver de maps of Raid System of mater mories, and the maler hate records and the water in the reservoirs and pipes of said Company. That all lot and Blocks of land not Traversed or oroused by The mains of the said Water Company, or used in Connection With its system of mater works shall be Ecepted from the Dud Executed by the Raid Rai Diego Water Weipany to the Raid City of Ran Diego, and all lots owned by said Dompany Traver Sed or prossed by Repe lives of Raid Company, shall be unduded In said Conveyance; That the died to be Excuted by the down Palifornia mountain Water ompany to the Said Rity of san Diego Phall Poulain the following provision: Also the right of may for a mater pipe live where said pipe live is now located over lot number 2 of said fractional Block 13. Logether with the right of ingress therets and Egress Therefrom Either from above, or if a building is crected the

reary thew shrough a turnel to bu constructed and main tained by the grantors or their successors for the purpose of repairing or replacing any portion of the said pipe line, dection 4. That all fuel in the possession of the saw diego

Wales company at the line of the Transfer of the said property to the said sity of san Diego, shall be delivered to the said city as a part of the said system of mater montes Provided chat any Justice Landes or Cars, or on rail nord Wacks En route to the City of Dan Diego, Shall be paid for by the said City. section S. That the mayor of the said only of saw Diego bu and the is hereby Authorized and directed, for and on bulalfor the said sity of san digs, to enter into a Alipulation with the said san Digo water Company to the Effect that the actions brought by the said san Diego mater Company against the said Rily to set aside an Ordinance adopted by the Common Conneil of said City in February, 1890; and an action brought by said company to set asion the mate

rate Ordinance adopted in February, 1896; and the action brought by the consolidated mater company to set aside the water rate Ordinance Adopted in February, 1898, bu dismissed: Provided; that each party shall pay all costs incurred by it therein, and that in case a Judgment has burn rendered against Eicher party for Rosts, That the Rame shall bu Dalisfeed mutiout Epense; also to Provide that the Case brought by. J. A. Xliut, receiver of the san Diego mater Company, against the City of Dave Diego, in the year 1894 by dismissed, Each party to pay its Own Cook; also to Provide that the action brought by the said saw Diego Water Company to recover the seem of \$ 6335; 17 upon marraulo Secured to it for tire hydraut reulal for the year 1895, and the law of Higgues Against the Rely of san siego and the same Diego Water Ourpany bil dismissed, on Roudilion that the said kily shall pay Park the said Warrants, amounting to the sum of \$ 5 2 50,00 Dosued to the said Raw Diego Malie Eufray for Fire hydraut reutal, Jora portion of the said year 1895; on or bafon october 1st 1901, otherwise elle said action brought by the said san Diego mater Company on Raid Warrante and de Raid action of Higgins against the said Relig of Dan Drigs and said mate Company shall stand as if said diputation had not brew entered who. Action 6. That This Ordinance shall be in Jule Jorce and Effect from and after its passage and approvals After Aust giving due notice President Ecker did u Open Ression sign (Ordwance No. 961) An Ordinance Providing for the dittement of Perlain details in the Completion of the Purchase by the Rely of san Diego of the disbibuling system of the Souther California Mountain Water Company, and the System of Water Works of the san Diego Water onpay. Thereupon on nections the Board Ad Journed W.H. C. Ecker aust Leo D. Lacomme Resident of the Board of Selegates City Clerk

Legular Muling Council Chamber of du Board of Neligater of the City of Pau Diego, California august 5° 1901. The Regular meeting of the Board of Silegater was held this day at 7 20 O'clock PM. President Ecker Presiding Present Deligates Butter, Chapman, Clark, Guinan, Bradbury, Lambort, Mc nill, Burnell, Briggs. Busch, Lewis, Woolunaw "Id Ecker, " Curk Foldman. Absent Delegates Thorpe. Jeuke, Blair, Gutwillig, Mayser, Reading the the minutes was dispensed with. A Message From the mayor appointing. D. W. adame as a Membrow of the Goard of Centerry Commissioners Vice clear Hubbell, Term Expired, was read and ordered filed, and actions on said appointment was jost pond until the next meeting of the Board A Resolution of Intentions to Grade mineleenth Stut in the city of san Diego, from the south line of S"street to the north live of "" struct was presented, read and on motion of Delegato charle Adopted by the Following vole Fo-wit. Ayer Delegates. Butter, chapman, claric, Guinaw, Bradbury Rau -Wolman Ed Ecker Hors none Absent Delegates Thorpe, Jenks, Blain, Hutwillig. Rayser as Fallows orz: Motution of Intention To Grade nineteenth street in the city of Daw Drigo, California from the south line of "street to the north line of "h"street, and The sidewalks thereof, encluding all Intersections of abruts Between said points. I usolind, that it is the intention of the Common Council of the city of san Diego, Ralifornia, to order the following Strut moris to bu done in said Rity. To mit: That That Portion of Nineteenth Street in the said City of san Diego, California, from the south line of & street to the north line of " struct, and the sidewall shere of, including all intersections of Abulo between said

points bes graded to two official grade thereof, in accordance With the specifications therefor, as contained in Ordinance No. 349 of the Ordinances of the Sulf of San Diego, California, approvad Vebruary 11th 1896.

The Daw Diego union and daily Bee, a daily Kewspaper prin ted and circulated in Daid City of Daw Diegs, is hereby designated as the newspaper in Which this resolution of cirtuition shall be published for two days, and the notice of the passage thereof for out bays in the manner and by the Persons required by law. The Clork of Daid City of Daw 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 Dame by two insertions in said daily newspaper in the manner Hequired by law.

At this time Delegater Autivilling, this and Kayser. Enter and take their deale,

A joint Resolutions autoriging and diricting the Board of Public Works to Cause the superintendent of the Mater Works and the City Engineer to Make a careful Gamination of accethe pipes of the Entire Water System was presented, read and on motion referred to the Water Committies.

upon Motion of Deligate Clark the reference of of the fourt rasolution authorizing and directing the Board of Public Works to have The superintendent of the mater Works and Dely Engineer & anne pipes, was reconsidered and Daid Autolulion adopted and is as Follows, Viz; four Verslulion Mo 1337 Whereas, the city of san Diego, California, Containe about 47,000 acres of land, with many settlements outside of the City proper, and a great number of Kemow and Orange Groves etitet stand in need of more water than has been heretofore Jurnished; and Whereas, Our Dily now Owns and aperates its own sys len of Water norks, and Whereas, complaints have brew made that a partof the old mater pipe and faipe lives are in a bad Roudilion, and may not budy sufficient strength to stand the pressure That will be caused by the filling of the university heights reservour in the near Juture, as well as the madequacy of the pipes to supply water to the outlying Districts; Therefore,

Be it Resolord, By the Common Conneil of the City of Dan Diego, av Follows:

That the Board of Public Works of said Only be and said Board is hereby auchorized and directed to cause the Deepermetendent of Water Works and the city Engineer of the City of san Diego to Make immediate and pareful Gamination of all the pipes of the autie Water System and Rarefully rate the Quidilion thereof - encluding meters- and the necessity of meters monthout the city; and chat said Superinterdent of Walin Works and Rily Engineer report in miling the result of Quele Eaunalion to ele Doard of Public mortes with any recommendations duy may think Proper, to secure to the perple of chis Rely a Jorst Class service from elle mater Separtment. That the Board of Public Works mansmit said report and recomneudations, logethers with any recommendations they may been proper to make, to this Common Conneil, so that the Connor Council may have before this the necessary facts and data to enable them to provide means for such needed unprovements, repairs or Elevisions to said mater system out of any money now we de maswing, or Whether it will be necessary to submit a proposition to vote bouch to make such improvements and repaires; and

Be it Firihor Resolord, ctiat the superintendent of matu morta and the sing Engineer be Jurihor instructed by the Board of Public more to compute Eaurine the property referred to invite different Ordinance under which the sam bregs water company bold its plant and property to the site of San Diegs, and accortain if the site plant and property to the property a gried to be delivered by said water company to the city or which belongs to the kity under said Ordinances of purchase, and contracts between the water company and the kity, and report the same in writing to the Board of Public works and to the common Council, so that are the facts where of may by the cours and made of record.

A Commication from the Board of Public Works in regard to the purchase of another Gasolice Engene unuediality and recommending that said in authorized to adoutise therefor was presented, read and Granted. Whoreupon an Ordinance Authorizing the Board of Public Works of the city of Dan Diego to adoutise for bids and purchase a Gasoline Engine for the mater Department of said City is presented read and on motion of Delegato Clark adapted by the Fallowing vote Lo-mit Ayes Delegates, Buttor, Chapman, Claris Hunder, Bradbury, Laubart, Me neill. Gutwillig. Burnell Kayser, Briggs, Busch, Servis Woolman Ed Ecker

nous nove Absent Delegater. Thomps. Jeurs, End Blair, · Daid Ordinauce as adopted is as Follows, Viz. Vrdunance Mo, 967. An Ordinance Authorizing the Board of Rublic Works of the City of dan Diego, California, lo advartise for bids and Purchased Gasoline Eigine Forclee Water Department of Raid City. Be it Ordamed, By the Rommon Council of the city of Daw Diego, aa Follows: Dection 1. That the Board of Public Works of the Rely of sau Diego, California, be and said Board is hereby authorized to ad vortise for bids and purchase a 10 horse power Gassline Eigene, Capable of pumping 800,000 gallons of Water Every 74 hours, at a lost not to Greed \$ 000.00, for the use of the water Norths Separtment of Raid Rely. Rection g. That this ordinance shall Take Effect and by in force from and after its passage and approval. An Ordinance Providing iteat an Employees of the City of sau Diego, California, Aball bu residents and Electors of said Pily was presented and read in Delegato me nill moord its adaption. Wherenpour on motion of Deligate Herinace said Ordinance was referred to the Ordinance Rommillie. An Ordenance Authorizing and directing the Board of Public Works to advortise for Bids and let a contract for the Construction of Bulkheads on Fourleauth Street was presented read and on motion of Delegate Woolman was referred to the four strut Committee, The Report of du foint Dire committee in the matter of the Establishment of a fire hydraut at the intersection of Viflee nih and "Q" streets was presented read and adapted and is as Follows, vz: Han Drego California Aug 5th 1901 The fourt Vie Committee recommends in Connection With Enclosed Resolution that an estimate by make of the cost of laking up the Loo wich mane in " street from 12th to 19th It and replacing the same with a sit uch main, also of cost of sit wich main on 15th from " Street to C" street and placing a Fire hydraut at north east comer of 15th "C" struts to Connect Merewith Geo, B, Walson

10 H.M. Vandis J. P. M. Rambow R.J. Plain Barker Bernall Ed Aulwillig A Rommication from the auditing commille Fransmilling Claim of J. M. Howells for use of Farbage sump and services of man and team carring for Dame, during June + July 1901, was presented, read and allowed, and An Ordinance allocorry the abover Plain was presented read and on motion of Selegate Bradlewry adopted by the Fallorving Vale Fo- mit. Ales Delegater Buller, Chapman, Clark, Guirran, Bradbury, Lambort, Mc neill, Gertwicking, Burnell, Mayson, Briggs, Busch, Lewis, Moolman Ed Eeker. Hous none-Absent Delegates. Thorpe Jouks, Blair! . Laid Ordinance as a dopted is as Fallows. Viz. · Ordinance Mo. 963. An Ordinance allowing and ordering paid the Claim of J M Howalls for the sum of One Hundred Sallars for The use of the ground and the Disposal of Harbage Thereon is in the Rily of san Diego, California. Be 27 Ordained, By ite Common Conneil of the City of Daw Diego as tollows: Dection 1. That Plaine Munbor 654, of J. M. Howelle, for The use of land for a garbage dump and for compensation for Usposing of Harbage, meluding ucluding the Derviced of a man and heaver during the months of June and July, 1901, for the sum of Our Hundred Dollars, bring at the rate of Hefly Dollars per Mouth, bu and said claim is hereby allowed, approved and Ordered paid; and teat the audiling formilles of the said Rily of Dan Drego be and said Rommille is hereby wathorized and directed to allow said Claim, and to order the issuance of a marrant therefor. Section V. That this ordinance shall take Effect, and be in force from and after its passage and approval A Communication from The City alloney in the matter Delinquent taxes on lots in La Jolla in the Case of Graham & Babcock vo. AD Randell itu City of Dan Digo Et al. was presented read and referred to the Joint Finance Committee

A Romunication from the Board of Public Works in The matter of lettering the mindows of the Ground Hoor of the City Hace, also a sign inside mater Department "Ect was presented read and ordered diled, Thoreupon are ordenance Auchorizing and directing the Goard of Public Works to have the Windows of the Ground Hoor of the pely Hall tured was presented read and on motion of Delegate Bradbury adopted key the Fallowing vale Fo-mit: Ayer Delegates, Button, Chapman, Clark, Minaw, Bradbury. Lambort. M. neill, Guliollig, Burnell, Kayner Briggs Busch, Lewis, Woolman Ed Ecker hous none Absent Delegates. Thospe, Jours Ed Blair. Raid Ordinance as adopted is as Fallows. Vz Ordinance Mo. 964. Au Ordinance authorizing and directing the Board of Public Works of the aly of san Diego, Ralifornia to have the mudows of the Ground floor of the Rely Hall lettered. Be it Ordanied By the Common Council of the City of Ran Diego, as Follows; Section 1. That the Board of Publick Works of the City of Dan Diego, Ralifornia, br, and Daid Board & Public Works is hereby Autorized and directed to have the mudows of che Ground floor of the Rely Hall much is localid at the southwast comer of steded &" streets, liky of Dan Dugo, Calefornia, lettered us accordance mit ded Apecifications ou file in the office of the Board of Public more of the fily of Ran Diego, California, also to purchase 121/2 yarde of Vindenne and For Quilains for the Trasurers Office: Providing the Cost ilverest shall not Excud the suit of Rection V. That This Ordinance deall latte Effect and bu in force from and after its parkage and approval. Report of Dound Reper for the month of July 1901 was presented and ordered Filed. An Ordinance Authorizing the auditing Community of the Dan Diego Water Company Presented read and on motion of Delegate Braddwing adopted by the following vote. To-mit. Ayes Delegates Sullen, Cleapman, Clark, Suman, Bradbury, Sambut, Mc Neill, Kutwillig, Bournell, Mayser, Brigge, Busch Lewis. Woolman Ed Ecker

Hous none Abrent Delegates, Thompse, Jenks, Ed Blave. said Ordinance as adopted is as Follows by: Ordenance No. 965. An Ordinance Authorizing and directing the audiling Committee of the City of Dave Dilgo, Dalifornia, to deabroy Cortain Canceled Boudsof tee Day Diego Water Company. Now in the possession of the Daid Cily. Be it Ordained, By the Common Council of the City of Sau Diego, an Fallows, Dection 1. That the audiling Commune of the lity of Lau Digo, California be and the same is hereby authorized and directed to destroy, by burning, the cancelled bourds, and Coupous of the Dan Diego Water Company heretofors on the Ist day of July, 1901, delivered to the City of Ran Diego at the time of the Transford by the Race Diego Tralvo Company to the Rif og Dan Diego og the Water plant and distributing bystere of the said san Diego Water Company, and to Make a record thereof. Rection 2. What chi's Ordinance shall lake Effect and brin force from and after its dassage and approval. An Ordinance transforming the sum of those Nousand, Five Hundred Docears from the matur north Improvement fund of die City of Dan Diego, Calefornia to the Water Bond interest and sinking Fund was presented read and on Molion of Soligate Chapman adopted by the Following vote Fo-mit. Ayes Delegates Hartler, Chapman, Plans, Huinaw Bradbury, Lambert, Mc neill, Gutwillig. Durnell Mayser, Briggs, Busch, Lewis, Woolman Ed Ecker. nous none, Absent Delegates thorpe, Jenks and Blain. Raid Ordniance as adopted is as Follows, viz. Ordinance Mo. 966. Au Ordinance Fransferring the sum of thirten Thousand, Fior Hundred Dallace from the Water Works Improvement Aundof the city of same Diego, California to the Water Boud interest and sinding Rucking Jundog the City of Dan Diego, Be it Ordamed, By The Connon Council of the City of Dan Diego, as Follows: Lection 1. That itere be and is hereby Transferred from the Water Worke improvement Fund to the Water Boud

interest and surking Fund of said city the sum of \$ 13, 500,00 and that The flig Freasurer and kely and tor of sand kely bu and drey are herely authorized and doucted to make the receasing Subries in the record Books of this respective Offices to cavey anto Effect the provisions of this Ordinance and Raid Fransfer. That this Ordinance shall take Effect and be in force from and after de passage and approval. The Report of the Health and morals committee to Whom Was referred the Petition of R. a. Smith For auctioneers Secence was presented read and adapted by the Fallowing boto to - mit Ayes Dilegaler, Bullow, Cleapman, Clark, Gennaw, Bradlewry, Laubert, Mc Neill, Getwillig, Burnell, Kay ser. Brigge, Busch, Lewis, Woolman En Ecker. Wors none Absent Delegates. Thorpe Jenks Ed Plain. said Report as adopted is as tollows Vig. We Recommend that the application of ReA Smith for an auctioneurs be granled, M. J. Perrie X @ Hyers H. M. Laudis Seo Merell Aug Stul 1901, Les B. Chapman Hesolution of the Board of Delegales giving Rousen To the Board of alderman to adjourn for a longer line than One Wark was presented, read and on Motion of Deligato Woolman was adopted and is as follows 1 Lesolution Be it Resolund. By the Board of Delegates of the lity of Lau Diego, as Tollows: That the Consent of this Board be and the same is houby given to the Board of aldormen to adjourn From August Site 1901. to august 19th 1901, at 7 20 P.M. An Ordinance Autorizing and directing the Boom opted by the Board of aldernen Was presented and Mead, Delegate Bradbury now Mooras that the price per 1000 Hallos to be paid for said mater bu increased from Four cents per 1000 Hallow to Fin cult. Delegate M Keill that said Ordinance by Justico an.

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A a buer not & cubing two cule pour and aproved. Medien 7, That the order de pour and aproved May the necessary, or will's Junder or dow of this Council, Exerch Though days al. Male hereward, we exerced the amount. Authonzed week bureled & purchase supporced for rath of bun brigs, California, bu aud the said is with is heally Déletion 1. That the Brand of Mulie Montra of the ain Rallfornie. Beit Ordaund laythe Common Councilop the Curpt An Ordinace autorizing and directing de Doard of Outolic Works of the autof the out of Ran Bugs, to purchase that we were of the wester and a bugs, and and autofund Baid Ordunaues w alsobud w au Fallowo org: Row none - " Ayu Vergale Butter. Chaprices, Back, Junel, Burnelling, Burnell, Cayour Aband Bringalen Harpe, gender, Eist Bain Daid Frances as ancerded marked marked auch the matter of Braddening addening bale Were None Brigge, Burch, denne Hoalun Eud Eden Haubert me raile, Bulurus, aurush, Hauger Ayen & regatta Burline, Clicifornau, Land, Aurian, Bidowy hav adopted by the following vol to - mit. ite prese to have your notion of two and we with the Abaut Sulgales Thomps, Jaune, Jalain, Now noue Bugger, Buech, Surver, Wookun, Er Ester April Beligale Bulles, Chaferrian, Clurk, Bullian Barden, Kayaw, which justion hav utapled by the pullouning when the mit. dempsould and all a bedrew 1. For not to Gend think days ender hunding the hunde with male may betweed with

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John Duape appeared in person and asked The Boond for Penn ission to sell sertain small articles without a license for a period of sifty days which was on motion granted by the Joelowingvole- to-mit Ayes Allegates Bulle Chapman, clark. Kuinan Bradbury Saubart, Mchelle, Hulivielig, Burnele Kayson, Briggs Busch, Lewis, Hoolman, Ed Ecker, Nous none Absent Delegater Thomps, Junes & Blain, After First giving due natice President Ecker did in Open Desseon Digne Orchinances as Follows. Viz Ordinance (710 967). an Ordinance Authorizing the Boord of Public norka to Purchase a Hassline Eigène, Ordinance (No 963) allowing the claim of Im Howells for my Harbage Dump for June and July 1901. Ordinance (No 964) an Ordinance autoriging the Board of Public North to leller mindows of the Ground Hoor of the city Hall. Ordinance (No 965) an ordinance Authorizong and directing to Audiling Commute to destroy canceled Bonde of san Diego mater Company. Ordinance (No 966) an Ordinance Transferring \$13.500 00 to Water Boud interest and sinking Lund, Ordinance (No 968) an Ordinance Anthonging the Board of Public Worder to Buy Water Sentformilyupour neotion of Deligate Woolman it is ordered that When the Board Adjourne that it adjourne until august 19th 1901, at 700 P.m. At chi's lime Delegale Briggs was Ecused from forther attendence during the Evaning, A faint Prisotutions Ordening and directing the city Plank to procure and Reep a file record in his Office was presented, read and on motion of Nilegate Clark adapted by the following vote. To- Wit. Ayer Delegates, Buttin, Chapman, Clark, German, Bradbury, Lambort. Mcheill. Gertwillig. Burnell, Kayser Brisch, Lewis, Woolman Ed Ector. nous none Absent Delegales Thorpe, Jenke, Blain Ed Brigge Baid Joint Resolution as adopted is as Fallows. Vij: Joint Resolution M. 1338. Bit Resolved By the Common Conneil of the City

Forces. Uchini, that the Brand of able more of the and of in stight relieve bur of said orderause read an Reammente ves Fallower The Configure Committee approximation of marine in the marine Hulline Notes None Abreed bulgale Harbe Jeures Blain, Muning, Brigge Ed Busch, Duil Mort as abobed is as Fallows in 1901. of at. Burney Cal burged on 1901. Ayer & Ugalle Buller, chapment, alund, Auman, Bradbury, Samburt, Mc neul, Burnell, Hayser, Surie, Monum The Public many sale of my content of the more and adopted by At this him stugates Busch and Kuluriling was M Herld as such Communes. President Apprende Blegare Bradbury, Kayow auch Uldernew as a Conferences Commune Three memberes to ad mill a like bounder from the Board of Ordinance by submilled to conformer and that the President appoint Un Molive of Deligate Decadbury it is ordered that bail dout of Whimen askes for a Conference on bard Ordunauce. authorizing the Board of Public north to buy nature, and that said to bouceur in the amendments made by this Board to the Bratinance At this him the clust of the Brand of Willinsen appeared of au paper filed in the affice of said about. buy, 1901, Build eluct shall record in duch Brak a Muurordum question the affice of said clearly and that on and after the 1 of of septemto proceed a proper record Board en which to Eucer a record of are populo Wat the chy clerd of said city be auch be we hereby ordered cut dureded of due buys, as tallows:

la said Brand may been recevery, or well function of bue Diego, and to whatiland in such guantines anoust Mark can be pumped, Jor the ward and and not to Eaul shully days all Malero Merecany, in Gener of the Authorized and dorected to prochase samporauly for of day drigs, California, be and the said Brand is heard bedien 1. That the Brand of Public moster give cuy Bugs, be fallows! natur recevent jos de voespile ang of dan Buge, lalifornia, of Oublie Works of the chy of add Bugs, California, to purchase Au Ordinance Authonoming aud Winching Mi Brank Or almaner No. 968. . auch bothuause as abopted is a fallows by Abruit Dellegeller, Theopse, Jerule, Blain, Eulurilli, Bugge El Budh, Word Nore Nooluucu Ed Ester, Ayes & elegales Builtin, Chaparian, Eluce, Hunan, Bradburg samper de lander no heile, Burnell, Kayne, Bure inu-of mar Abrent Religatue. Harps, Jennes, Blain, Eulinuig. Bugs, Busch said Ordunance on Ununded was Haw Head and on Wahan of Alagate Bradhung about My the Hallowing Now Nous Modernaw Eil Edder, Laubart, menul. Burnell. Lay aud. Rewee. is by the gallowing vale do mit. ou molion of deligate Bradlug the hunculment la Concerned . Multurg the quantity of Maken to bu purdland burg read on Winner huring been aucuded by le Bard & aldenau Morda lo Purchase Maler on recommended by du Conferenced An Gidmaner autisnying al Brand all of A Kayward Jow Rambour Les me hun moonguill (E & Signal mund Conference Commun Gerle, Maleu Mupseliture. 1000 garrous, which funder of this council, at a price not acerding & cente der abilitientes un much quantities as david Brand May theme necessary. on all male recensary for the use of des band any of sam bregs and the who Authorized and directed to purchase semperardy for hat to Gend 30 days 21

and the President of the Board of Selegates May vypg'gAM 1901. at your of the notice with a bound with and and the many and the many and the many and the second of the sec retirer 2. That the boluces char laste Effect and by in Force Erden of this council, at a price that beerding ture cula pur 1000 galling. 81

adjourned Muting. Carried Chamber of the Board of Deligates of the City of San Diego, California, August 19th 1901. Auronaut to adjournment a muting of the board of Delegates was held at 7.30 aclack P.M. this day, with Interdent tecker presiding: result-Delegatis Sutter. Harpe, Chapman, Junks, Suinan, Slaw, Bradbury, Lawbert, Mr nill, Lectivicia, Aurnell, Ariggs, Busch, Lewis, Warlman, tecker and Ourk Goldman. Absent-Delegates Clark and Kayser. The minutes of adjourned muting hed July 22° and 29th 1901 and of regular muting hed august 5th 1901, wire read, and approved. Delegate Clark enters during the reading of the minutes and takes his seat in the Board. The appointment by the Mayor of C. M. adams. as century commissioner vice thas Aubbell, term upphed, having been laid aver until this time, was now taken up and on motion of Deligate Lambert Said appaintment was duly confirmed, by the following vote, to wit:ayes-Deligates butter, Thorpe Chapman, Jucks, Clark, Geinan, Blair, Bradbury, Kambert. M. Mill, Latwillig, Surnell, Briggs, Busch, Lewis, Waalman " Ecker. Noco- Nane. absurt - Delegate Rayser. The following report of the faint Strat Committee to whom was refured a commenceation from 4. C. Cerry affering to Aprinkle the built homo road is read and on motion of Delegate Bradbury adapted, viz-The faint Street Committee recom. minds that the within affer of g. C. Verry be rejucted on account of the lack of funds.

Ano. M. Kalubert. H. A. Ariggs. aug 16th, 1901. Jos. D. Clark. The following report of the fair Strict Committee, to whom was heferfed a petition from J. M. Miller for pumission to cut down trees from in front of his place at 1633 India Stud is read and on motion of Delegate Entwillig adopted vizing the faint Street Committee recommends that the within betition of J. W. Miller to cut down six quen trues in front of his place at 1633 India Strut be granty. Fred. C Myers. Ino. N. haubert. A. A. Briggs. aug. 16th, 1901. Jas. J. Clarke. The following report of the faint Struct Commetter to whom was referred the petition of A. A. Cerippo asking to have Alensley are Pacific Beach clased. is read and an motion of Delegate Horpe, adapted, viz: he faint strutt committee recommends that the within petition of A. A. Achipps be gracited, and the City attorney be instructed to prepare the papers nicessary to carry this recommendation into effect. Ared. C. Kyers. Jono. M. Kaubert. A. A. Origgo. aug. 16t. 1901. Jas. D. Clark. The following report of the faint Street Committee to whom was referred an Ordinance instructing the Board of Jublic Morses to build Bulkheads in 14th that, is read and an motion of Delegate handert, adapted, ving The Jaint Street Committee recommendo that the within Ordinance providing for the construetion of bulk heads on fourteenth stratt be amended by a proviso that no upinse shall be incurred, under the provisions of this ordinance untits after January

1 st., 1902, and as so amended be adapted. And. O. Ayurs. Ino. M. Kambur, A. H. Briggs. aug. 16th, 1901. Jas. S. Clark. Therewpon said adinance, was read and on motion of Delegate Intwillig, adapted by the following Uno-Delegates Butter, Morke, Chapman, Junks, Clark, Tuinan Blair, Gradbury, Laubert, Mª Mill Gutwillig, Burnell, Ariggs, Busch, Lewis, Maalman and Ceker. Noco- None. absut Delegate Kayser. Daid Obdinance as adapted, is as follows, to wit:-Un Ordinance authorizing and directing the Goard of Jublee Torks of the City of Can Diego. to advertise for bids and let a contract for the Construction of Buckheads an Hourturth Shut in the City of Can Dugo, Camponia. Be it Ordained, by the Common Caccies of the City of Dan Diego, as follows :-Ciction 1. Makthe board of Cublic Torks of the City of San Diego, California, & and said Doard of Tublic Norka is hereby authorized, and directed to advertise for hido and let a contract for furnishing labor and materials to be used in the construction and for the Construction of buck heads on Aaurtunth. strut in the City of San Diego, California, from a point half way belivien "I and I struts and the north line of M" strut, recepting that portion of Sourbunch Strut where bridges and buck heads are already constructed at the intersection of Jand H Strats with said Fourtheinth strut, the said work to be done according to the specifications to be prepared by the Board of Jublic Works of said City; proveded that the ippence thereof shall not yourd the sam of \$2800! also provided that no upperer shall be incurred, hereunder until after January 1st, 1902. Certion 2. That this ordinance shall take effect and be en force from and after its passage and approval.

The following report of the faint Senance commetter to whom was referred a commincation from the City attanning in re surt of G. E. Babcock to settle Delinquent takes against lots in da folla Cart, is read and on motion of Delegate Gradbury, adopted, viz: " No the Common Council, Can Riegs, Calif. Gentlemen :-Maur Annance Committee To whom was referred a Commication from the City attorney in re affer of I. to Babcack to compromise takes due on hats in ha Jolla Cark, herewith heposts, that Mr. Cassins Carter, attorney for Mr. Babcock, appeared before your committee and afford to pay the City the amount of the arizing tax, all subsequent takes, interest and the actual cast to the City of advertising, which amount, according to Mr. Carter, is about 50.00. The full amount charged against the property in question is H19606. your committee recommends that the proposition be rejected. Respectfully, J. P. M. Roinhow. (Heo. B. Chapmon. H. Washnon. H. Buch ... The following report of the Ordinance Com. mitte, to whom was referred an andinance providing that all employees of the City must be electors and actual residuals of the City, is read and on motion of Deligate Mª Nielt adapted, viz:-Dan Diego, Cat., aug. 16th 1901. Jo the Board of Deligates. City of San Diego, Calif. Gentleman :-Gentlemen your Ordinance Committee to whom was referred an ordinance requiring all employees of the City to be residents and electors, herewith recommends, that said ordinance be amended to read male emplayees, and that said and inour take effect Octo 1 st., 1901, and that as amended said ordinance

Le adapted. Respectfully, J.D. Clark, 1. M. Laubert. H. Naolman. Thereupon, said ardinance, as amindid tog said Committee, was pastponed until the next meting of the Goard Upon motion of Delegate Latwillig it is ordered that Twhen this Board adjourns that Madjourn until the next regular muting. a Commication from the City Engener transmitting the grade devations for establishing the grade of M' Strut, between Igh and 32 struts, bridg presented is ordered filed: Whiteupon an Ordinance establishing the grade of said "M" strut between said paints is read and an motion of Delegate Griggs, adapted by the factoring vate to wit:-Lyes- Deligates Autor, Thorpe, Chapmon, Jenks, Clark, Luinan, Clair, Gradbury, Kaubert, M- Mill, Latwillig, Gurnell, Briggs, Ausch, Liwis, Moolman and Ecker. Now- None. Ubent-Delegate Kayper. Dard (as follows.

	of "M" Street, in the City of San Di-	Her of Block humbered for said it. W.	, beetion in an an all the second set have
	ego, California, from and Including	Hensley's addition 73 feet; at a point,	parts of ordinances in conflict here-
	the East Line of Twenty-Ninth.	on the south line of Min, street 60	with be, and the same are nereby re-
A A A A A A A A A A A A A A A A A A A	Street, in N. W. Hensley's Addition	feet east of the last named point, 73	pealed.
	to the City of San Diego, to and In-	feet.	Section 3. That this ordinance shall
	cluding the, East Line of Thirty-	At the southeast corner of "M"	take effect and be in force from and
	second Street.	street and Twenty-ninth street, being	after its passage and approval.
	Be it ordained, by the Common Coun-	the northwest corner of Block num-	Section 4. That the City Clerk of the
	cil of the City of San Diego, as fol-	bered 77 of Seaman and Choate's Ad-	said City of San Diego, be and he is
	lows:	dition to the City of San Diego, Cali-	hereby authorized and directed, imme-
		fornia, 74 feet; at a point on the south	diately after the approval of this or-
	Section 1. That the grade of "M".	line of "M" street 60 feet west of the	dinance to publish or cause the same
· •	street in the City of San Diego, Call-	last named point, 74 feet; at the north	to be published once in the city offi-
	fornia, from and including the east	east corner of "M" street and Twenty-	cial newspaper of said city, to-wit:
	line of Twenty-ninth street in N. W.	ninth street, being the southwest cor-	The San Diego Union and Daily Bee.
	Hensley's Addition to the City of San	ner of Block numbered 78 of said Sea-	
· ·	Diego, to and including, the east line of	man and Choate's Addition 75 feet; at	
	Thirty-second street, be and the same		
	is hereby established as follows:	a point on the line of. "M" street 60	
	The elevation of the points herein	feet west of the last named point 75	
	named to be above the datum-line of	feet. 7	
	levels as fixed by ordinance number 3	At the southwest corner of "M"	
	of the ordinances of the said City of	street and Thirtieth street 75 feet; at	
	San Diego, entitled: "An ordinance	the northwest corner thereof 76 feet;	
	establishing a datum line for the grad-	at the southeast corner thereof 75.50	
	ing of streets in the City of San Di-	feet, and at the northeast corner there-	
	ego, State of California, and providing	of, 76.50 feet.	
	for the manner of establishing grades	At the southwest corner of "M"	
	by ordinance," approved June 30th,	street/and Thirty-first street 76.50 feet;	
	1886, shall be and the same are hereby	at the northwest corner thereof 77.50	
	fixed as follows:	feet; at the southeast corner thereof	
	At the southeast corner of "M" street	76.50 feet; at the northeast corner	
	and Twenty-ninth street in N. W.	thereof 77.50 feet.	
	Hensley's Addition to the City of San	At the southwest corner of "M"	· · · · · · · · · · · · · · · · · · ·
	Diego, California, 70.80 feet; at the .	street and Thirty-second street 67	
	northeast corner thereof 71.60 feet.	feet; at the northwest corner thereof	
	At the northwest corner of "M"	67 feet; at the southeast corner there-	
	street and Twenty-eighth street, be-	of 66 feet; at the northeast corner	
	ing the southéast corner of Block num-	, thereof 66 feet.	
n 1	bered 6 of N. W. Hensley's Addition	The grade of said "M" street be-	
1		tween the points fixed by this ordi-	
	to the City of San Diego California		
	to the City of San Diego, California, 74 feet: at a point on the north line of	nance shall be of uniform ascent and	
	74 feet; at a point on the north line of "M" street 60 feet east of the last		

The application of J. P. Christensin for permission to construct a Conducto Sidework and Curbing on State and Cedar Strutt, in front of hots 5 × 6. Block 33, Middletown, is presented and granted. a communication from A. Lynnell, Compleining of R. a. Smith, for not taking out du auctionurs Ricuss, heretofore fis presented, read and referred to the Health & Marals Committee. The application of august Densenbrunn for prinission to cut down two Deper trus, in fronts of his primises Nº 1543 Airst struct, is presented and In motion of Ducyate Gradbury granted. Putition of residents for an Arm Electric Light at the intersection of Union and Date Struts is presented, and referred to the Electric Light Committee. Two petitions signed by residents of Vacific Clack and had Jolla for the construction of a darger pipe line from the old peon Defe to lacefie Beach and he follo, together with an ordinance instructing the Board of Cublice Norks to advirtuse for bids and let a contract for the construction of such size line, being presented and read are referred to the Jaint Mater Committee. A Joint Resolution directing the City tengineer make and furnish the Council a resurvey and plat of the Rose Canon Road, is read and on motion of Delegate M. Neill adapted, and is as follows, viz:faint Resolution M2 At it Responds by the Common Council of the City of Dan Diego, as follows: That the City beginner of the City of San Deeps, California, be and he is hereby dericted to make and furnish to this Common Cacuicy a re-survey and plat thereof of the Kose Cangon Grade from a paint where the tald wagon road crosses the Kose Cangor Creek at or near the northeast corner of aublo hat number 1197, through Seceblo hat 1209, 1488, 1787, 1977 and 1252 for the purpose of

ablaining a deed corricting the description of the right-of- way for a road canaged to the City of San Diego by A. G. Gassin. An Ordinance providing for the sale of Monine from the City Stables being presented and read, is on motion of Dulegate Lutwillig adapted by the following vote, to wit:-Uyes-Delegates Author, Thorpe, Chapman, Jucks, Clark, Terinan, Clair, Aradbury, Doubert, Mª Nill, Lutivillig, Burnell, Ariggs, Ausch, Lewis, Nachhan auf Eckir. haw- None. absort-Duligate Kaysir. Daid Ordinander, as adapted, is as follows, viz:-Ordinance 11 An Ordinance providing for the sale of Menure from the Aire Dipartment and from the City Stables of the lety of San Dags. Be it Ordained by the Common Caucif of the City of San Diego, as follows: Section T. What the Doard of Cublic Norks of the City of Dan Diego be and said Board of Jublic Works is hereby authorized and directed to provide for the sale, and see at public auction, after advertising for five (5) days, all the manure from the stables of the fire Department Street Department and Mater Department of the City of Law Diego, for the period of one epear; which monure is hereby determined to be unfet and unnecessary for the use of the City of Dan Diego. Diction 2. That this ordinance shall take effect and be in force from and after its passage and approval. An Ordinance providing for a vacation for the Janitors of the City Hall being presented and repos, is an motion of Delegate Bluman, adapted by the fallowing vote to wit :-Lyco-Deligates Bestler, Thorpe, Chapmon, Jucks, Clark, Terinan Blair, Brachurg hawhert Mc Mull, Lutwillig, Burnell, Briggs, Busch, Lewis, Naalman and Ecker. Nous-none.

abrunt. Delegate Kayper. Cail Idisance, as adapted, is as follows, viz:-Ordinance Me An Ordinance providing for the vacation of the Janitor and Assistant Janitor of the City Have of the Vity of Dan Diege, California. Seit Ordained by the Common Council of the City of Dan Diego, as follows: Diction 1. That a vacation of ten days be and is hereby granted to the Janitor and assistant fanitor of the City Hall of the City of San Dicgo, Colifornia, immediately after the passage of this ordinance; and the said Janitor and accistant fanitor are hereby authorized his absucce; that both said fanitor and assistant Janitor shall not be about on said vacation at the same time; that said vacation is granted without any deduction from the Salaries of the said Janitor and assistant Janitor, provided that the upuse of min hired in their place shall not excut the sum of forty (Ho) dollars. Section 2. Phat this ordinance shall take effect and be in force from and after its passage and approval. On motion Delegate Thospe is granted leave of absence during Deptember, 1901. Mr. Lambur, agent for Ringling Bros. Circus appears, personally, and pititions the Camily for a reduction in the Circus Lieux, whereupon a gaint Resolution fixing the hierar ful at 1K5000 is read and Diciple Clark mores that said resolution be adapted. Delegate Bradbury moves as an amendment to said resolution, that the Licuse for he fixed at \$2000, which motion was last by the following note to wit :ayes. Deligates Junks, Blair, Bradbury and hervis. Now Dulgates Butter, Thorpe, Chapman, Clark, Luinan, Lowbert. M. Mill. Lutwillig, Burnell, Briggs, Busch, Noolmon and Ceker. absent-Delegate Kayser.

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age alle alle and the forthe had not been been and verte former a gent hearten and an mana on morth of action there is the second and we and Warministan from the bards of Culles Judy 1901, blowing de brewies and character of the north of - the Jour France Commune is tagether with said charmen upwerty and times thered being second and read of au Gradiance have marined the often huwmitting and recommending the decouged Warnington Grow the lig ludion expended for build furtere. on arcurel te and the same to hered that the traverse of level any we are the 338 of the for each diduction we considered dury the week, and letter 1901, at aug to the harves on Monday alter the week they are heard guirded to show we the had the Areafung area areas Menagreen Museu with Laid rebution, as ababerd, is as factores vy:and Westertion Mund - Nullyan angre. Bullingalle humberst and heure aunul, Anggo, Auch, Balnun Ed Ecolur. Wew, Gradlund M. New, Willing, Aunon, Lyre- Durade Witter, Marge, Chaftman, Junto, Clark, Humbon suits rectulion, finding the heren or al 22

Wernunden from the boards of Culli mot to extend to the gour by authority to the termine. nutifying the Council of the relative of a case of W communication from the Board of Heard for further www. dater. being treductor, is suprish bash to beil commente 500° un loyne and a system of hoursaide, The riters of the Jouri and a culture to and on the o sum yage, is read and queenes. to brown my addiend bucher to beaus Horke recommending that it to authorized Wernmuchten from the bard of like to the paint denance commence. Now Departicut a pleasing and refunds to durchese a hypereducing machine for the Horke recommending that it he cuther and a commention from the bourd of able wend is referred to the Marin Commun. Work recommendation from the barres of augustic to the many of he fore will be authorized to and the humany of he fore will be authorized to of the and a companies. Turbe of the and summer \$ 50.00 work igo be, and they are hereby authorized and mg St ad Ban had the Board of Culture Horke of the Cul of Day d m 'Show the Common Courses of the A destrut Eg T as adated, is as fallows, ang:-1. Dungate stayour -ozer ·no) Madman with lectur.

Norka transmitting an estimate of the Cast of taking up the two inch water pipe in Ostreit and Selaging the same with a Six inch each fin pipe, bing presult is referred to the At this time Delegate thospe is executed from further attandance at the session of the Board. a faint Vesalution instructing the board of Tuble Warks to cover the Paut Roma Her Punking Hand, is read, and an motion of Delegate haubert adapted by the following vote to wit: ayro-Deletates Author, Chapman, Jecks, Clark, Linnan, Blair, Bradburgi Kaubert Mª Mine Giting Blair, Bradbury Kaubert, M-Niell, Lutwillig, Burnell, Briggs, Busch, Lewis, Noolman and Eckir. nais- nane. absaut-Dulegates Thonke and Kayser. Said Jant Ricalution, as adopted, is as follows, viz -Jant Resolution no Beit Recalved by the Common Caucies of the City of Dan Diga, as follows: P That the Board of Cublic Works be and it is hereby directed and instructed to cause a proper shed covering to be creeked over the steam punping plant on Point homo at an uppice not it calding \$ 200. to be paid from the Water Anno. after first giving due notice President leiker did in apen Accor sign artinance as faccous: "Ordinance (Mª 969) Textablishing the Grade of "M" struct, from 29th to 32 struct: Minance (nº 940) Praviding for a vacation for the Januton and accustant Janutor. Othiname (nº 971) Providing for the sale of manine from the Cities Alables. a faint Resolution derecting the City Ottomey to prepare and present an Ordinance fixing the firs to be Charged for tapping the water pipes

the time for the payment of water rates of bring read is an motion of Decenate Subwilling referred to the jaint Wath Committee. aut Ausolution directing the Dewor Campitte and City leuginer to Anake a report as to what portion of the ninth Ward require Servers' is read and refured to the fact Chow Camilla Threupon the Board adjourned. Atust. Geo.D. Galdman Quesident Board of Allegates City Chita.



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31Regular Miling. Camies Chamber of the Board of Delegates of the City of San Diego, California, Deptember 3, 1901. The regular muting of the board of Delegates was hied at 7.30 Reack P. M. Tresident becker presiding: These Duligates Butter, Morpe, Chapman, Guinan, Bradbury, Kambert. M. Nill, Jutwillig, Burnell, Briggs, Jusch, Lewis, Norlman, Ecker of Clark Greace Absut Duligates Jinks. Clark, Olair, and Kayper. 19th 1901, wire read and approved, mixing hed acquest Un Ordinance providing that all employues of the City shall be both electors and actual residents of the Up of San Deiga, having bun pastponed until this time, was haw taken up and read, and odlegate Lubwillig mores its adaption: Throupon Deligate M'Mill introduces and office a substitute for said ordinance, and on motion of Deligate Lawbert, was adapted, by the following Pote to-wit: lyes Delegate Batter, Thospe, Chapman, Guinan, Bradbury, Rawher M. M. Nill, Gulwillig, Burnell, Briggs, Ausch, Lewis, Warlman and Ecker. Nocs- Nane. Unut Delegates Jenks, Clark, Blair and Kayser. Daid Ordinader, as adapted, is as fallows, to wit: An Ordinance providing that all employus of the City of San Diego, California, shall be electors and reachants of said City. Se it Ordained by the Common Council of the City Dection 1. That every male employed of the City of lan Diego, California, must be back an elector of the City and an actual resident. Therein. Liction I. That this Ordinance shall take effect and be in force from and after faminy lot. 1902.

Section 3. That the City, Clirk of said City he and he is hereby authorized and directed, immediately after the approval of this ordinance. To cause the same to be af said City, to wit, the Sau Digg Union and Daily Bu. The report of the faint Ainance ammittee to whom was referred a comminication from the City, Unditor, Mausmitting, and recommending the passage of an Ordinance transforring money to the Office and Ineral Aundo, king read is ordered filed; Whereupon said ardinance is read and an motion of Diligate Chapmon is referred back to said Committee for forther investigation. The following report of the Health Morals Committee to whom was referred a comminication from A. Lynnell in he issuance of an auctionur's hieren to R. a. Smith is read and adapted, viz:-The Heatth Morals Committee Accommends that the within communication from A. hymnell in the matter of the auctionur's Licence of R. R. A. Muth te filed. Spir C. Agurs. A. M. Lauris. Geo. m= nill. ang. 30, 1901. Geo. A. Chapman. The following report of the Shallth Morals Committee to whom was referred a petition from & Korper for permission to peddle goods without a license, is read and on motion of Delegate M'huill adapted viz-The Health and Morals Committee recomments that the within petition he denied. And C. Kyurs. A. M. Kaudes. Leo. Mª Nill. Geo. B. Chapman. aug. 30, 1901. The following report of the joint lewer Committee to whom was defined a request of the Board of Jublic Warks, for authority to purchase Servir Chaning tools, is read and adapted. Viz:

dan dug, auforine; browind the dur of third in upon thurst ala that the dur of third, right in the advigated the here (300) fut in leght in leght of sour Duys Cutome, and of lool, invintug to be a contract for the fourthour and to purchase Outrie thirth is thick authorized and duceded lity of Ean Dugo, Collorine, The, week and Done Euter i shut the dames of authorities in A if Getweend by the Common burnen burnes of the of the dry of she dugs, Caufarius. a sut of gode to be would by the second by the by contract you the patrickace due to function of Ture north of the and of him buy decome Un Chinese withing and deretung the barris Said advindures as adated, is as dollares in: Unuit. Dungates Justic, Chart, and Lugar. may - and Buch, Lewie, Balman and Echer. and to the to purchase and hinds and the control of a second of the seco Thursday an advise authorizing the board of ung. 30, 1901. W.Y. Wern. B. Quinus M. M. M. A. M. Lyne. n. J. arriv. articular presented human The thread recommind the exection of the and thursd daw not yourd the durin of 115.00. be growth and the base querebaut, proveded the that the hurdress request don burn leaving bale The Jam's Durin Commune recommende

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that the within toution of John brow in greening Amme is vert and added, wy: He fallenning referst of the Jouri hum burned for to when we refused the fallen of John burne for 1061'0g im 12. J. Beau. 12. Burne and MM M. M. Lunu. teddruds. Eugene Have denneted with the haven's street second within request of received to have the Horene High reads and adapted, wig:-Hught buyin there, conners with the herer is The operation report of the fair deministered ma. 30, 1901. a.S. amin. Q. Wurnul. M. M. heure. Hill Lucie. M. J. Junin. den if dog of autolice house here were in a second and survey beauting the cast thread daw not your the g builder and thom, and conjuding with the of Mut Constructed by them in and through the augue thorn the buy derething from a burnen the second of a know drain di Marinen, is read and and and ingi-Cours of Cullie Marky recommending the purchase whom we retuid a deributivelien from de The factoring report of the Jour burn burnet to Euclien 2. That this brown and after it preserves and approved.

Arid. C. Kyurs. H. M. Landis. M. M. Lewis. B. Burnel. R. J. Glair. aug. 30, 1901. To the Common Council, City of San Digg. Gentlimen The Jacit Committee on Jas, Telectrice hights and Alephones, to whom has been referred, at various times, petitions to which law arm electric lights at the intersections of N sheet and Milton avenue; Surst and Elm Struts on Brooklyn Hight; Union and Date Struts; Supth and I struts, herewith reports and recommends as follows: He recommend that provision be made at the earliest passible moment for the extablishment of the light at the intersection of "" strut and millon avenue, as we believe this to be very necessary. This intersection is one that is used a great deal and is quite dangerous, awing to the fact that it is in a depression and is also crossed by railroad tracks. Owing to the lack of funds we recommend that the other lights petitioned for he not established at this time, but that action on these petitions be deferred until the time for the concederation of a new contract for fighting the that's of the Cicy. Vicepicquely. M.W. Whitson. A. N. Briggo. Leo. B. Chapman Ed. Kutwillig. I faint Visalution directing that invistigation he made into the condition of the road across the Law Digo River near the County Maspital, is presented read and referred to the Struct

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Eluperintendent. a faint Nexalution directing that the proper Combrittee investigate the cause of increasing the haurs of labord of Valicimin from 8 to 12, being prisented and read is referred to the paint Valice Committa. Warn't Vesalution directing the board of Cublec Works to irrigate the trues in the Ladies any Park is read and an motion of Delegate Gradbury adapted by the following wate, to wit: ayus Delegate Butler, Thorpe, Chapman, Tirinan, Bradhury, hawbert, Mc Mill, Gutwillig, Burnell, Briggs, Ausch, Lewis, Worlman and Certar. nois-none. Uneut-Delegates Jucks, Clark. Blair & Kayper. Said resolution, as adapted, is as fallows, viz:-Jant Vesalution 11343. Be it Resalded by the Common Council of the City of Can Diego, as fallows: That the Goard of Cublic Norks of the City of San Digo be and said board of Cublee Norks it hereby authorized, and directed, now that the City of San Diego has acquired its own system of water works, to irrigate fruly or cause to be cregated fruly, the trees and Shrubbery we the so called hadies annu fark in the lity of San Diego, California. Vetition of & Frice for permission to creet and maintain day awning an the corner of y tack I. strute is presented read and granted: Whereupon a faint Resolution granting such permission is adapted by the following vote to wit:ayes-Delegates Butter, Thorpe, Chapmon, Tuinan, Brakhury, hambert, Mª Null, Lutwillig, Burnell, Briggs, Busch, Lewis, Moolman and Ecker. Now - none. absurt-Delegates Junks, Clark, Blair and Layser. Said resolution, as adapted, is as follows, viz:-Jaint Resolution Mº 1341. Be it Received by the Common Caccard of the City of San Drigg, as follows:

That permission he and is hereby granted to facob This, to creek on the northwest corner of Scouth and "A" strute, in front of lass " and A, black eighty six (86), Hoston's addition in the City of San Duge, a wooden awning supported by neat iron pasts to correspond with the awhing already creeked on the rest of said black fronting on said H. strut. Atition of James M' Nair asking for the transfer of the retain liquor licence of A.H. Carr to Geo. B. Greer is presented and granted. Pitition of a. Aaylor asking that the relais liquor dicurse whom standing in the name of to. C. Aaylor be transferred to a. Aaylor is presented and granted. Petition of Harry Rudder asking to be relieved from baging liquor license dering the month of Deptember, 1901, In account of his place of husiness bring closed during said month is presented, read and granted. Actition of Chas. Vallin et. al. for a water pipe in Julian adinue, between 24th and 35th streets, being presented is referred to the Jaint Water Committee. W commention from the Goard of Tublic Warks, recommending the rescuiding of Ordinance Nº 941, Directing the Sale of Manure; and stating there is practically ng manue for sale being presented and read is ordered filed. Wcommunication from the Board of achlic Norks recommending the approval of Claune for material and supplies furnished the Mater Department of the City is read and filed. Mireupan an Ordinance Ratifying the act of the board of Jublic Norks in employing who labor in the Water Department, during the month of acquist. 1901, is read and an motion of Delegate Bradhery, adapted by the fallowing vote, to-wet:ayis Delegates Dutter, Thorpe, Chapman, Gradbury, Laubert Mc nill, Litwillig, Durnell, Ariggs, Busch,

Lewis, Noolman and tecker. Noco- Nane. Upensed Deligate Guinan. absut - Delegates Jucks, Clark, Blair and Kayper. Said Ordinance, as adapted, is as follows, To-wit:-Ordinance Nº 944. An Ordinance raxifying and approving certain indebtedness incurred by the Board of Tublic Norks of the City of Can Diegs, California. Be it Ordained by the Common Council of the City Dection 1. 1 That the action of the Board of Jublie Norks in employing labor to the util of tive hundred Sixty two and sixty-six hundridths dollars (1562.66) over and above the amount allowed by this Common Council by Ordinance Mª 958 approved on the 233 day of July, 1901, in and about the developement and furnishing water to the City of Lan Digo and its inhabitants for the month of august, 1901, as shown by the pay roll in the Mater Department number 891, be and the same is hereby ratified and approved. And that said pay rall number 891 be and the same is hereby allowed and andered said and that the auditing Committee of the City of Law Digo, California, be and the said auditing Committee is hereby authorized and directed to allow Said pay roll, and to arder the essenance of warrants therefold Section 2. That this ordinance shall take effect and be in force from and after its passage and approval. also, an Ordinance Ratifying the action of the Board of Jublic Norks in purchasing material and Supplies for the Water Department during the Month of August, 1901, is read and adapted, on motion of Deligate hambert, by the following vote, to wit:ayes. Delegates Butter, Thorpe, Chapman, Tuman, Bradburg, hauburt, M. Mill, Sutwillig, Burnell, Briggs, Busch, Lewis, Waalman and Eckir. how- none. absent-Delegates Said Ordinance, as adapted, is as fallows, viz:-

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19 An Ordinance Megy 5. An Ordinance authorizing the pagment of certain Claims against the City of San Diego, California. As it Ordained by the Cammon Camicif of the City of San Diega, as fallows: Ciction 1. What the following described claims be, and said claims are hereby allowed and ordered paid, and the auditing amouth of the said City Can Digo, Calefornia, be, and said Committee is hereby authorized and directed to approve and allow said claims, and to order the issuance of warrants therefor upon the same being properly prescuted to said Committee for payment. Daid claitus dre as follows, to wit: Claim Nº 8 70 of the Can Digo Electric Vailway Company for the sum of A124.12 for Arrivices readered and materials furnished for the Water Department of said City; Claim nº 187. of the Junset Helephone & Aclegraph Company for /11.00 incurred by the Mater Department; claim nº 8110 of the Sunset Juliphone and Juligraph Company for the sum of \$\$\$.85 incurred by the Mater Department; Claim Me 875 of the Sunsit Juliphone & Aligraph Campany for \$.95 incurred by the Water Department; Claim No 832 of Nyman Truendike Company for the Sum of 12. for material furnished to Water Department; Claim Nº 993 Starne Gros. Company for \$3.50, for material furnished Water Department; Claim Mª y yo of the Can Diego Heure Company for 16.50, for one uphaust valve furnished the Mater Department; Claun M865 of John G. Symons for \$ 11.00 fr material furnished Mater Department; Claim nº 869 of Grank Mintyman for #44.00 for Supplies to Mater Department; Claim Nº 842 of Kuss hember and Mill Campany of # 14.04 for lumber furnished Water Department Claim Nr 85H of Stearne Brothirs Company for #31.90 for work and material furnish Water Department; Claim Nº 87 Hof Mymon Gruendike Kompany for \$9.00 material for Mater Department; Claim nº 853 of Sterne Orathors Company for \$500.00 for gasoline engine for Mater Department as per contract; clam Ny+6 af Domestic Oil Company for 1174.59 for al furnished Mater Department; Claim Nº 819 af Domestic Oil Company for 1369.03 for ail and material furnished Water Department; Claim Nº 8 + V Sauthern California Railway Company for #122. 60 fright

on Oil for Water Department; Claum nº 783 of Southorn California Nailroay Campany for \$127.81 fright an Oil for Mater Department; Claim N'84 1 of Can Diego Electric Railway Company for # 5.65 for dabar dane and materials furnished and whitewashing Black. Smith Shap in the City Park; Claum Nº 866 of Henry Vanis for 13.33 fud for Konsus used by Water Department; Claim nº 86%. John Nodley for \$1.00 astuding fire august 14, 1901, contracted by Natur Department; Claim Nº868 of James Symons for \$ 3.45 work done for Water Department; Claim Nº 849 of d. J. Coraus for 45 cts. Sharpening Saws for Mater Department; Claim M-843 of C. W. Buker for 122.95 supplies for Mater Department; Claim M826 of Mast Coast chumber Campany for 155.04 materials furniched for Water Department; Claim Nº 930 of Mikingie Alint & Winchy for #269.89 for supplies furnished Mater Department; Claim Nº 931 af &. W. Etrachan for 15. Ho for Supplies furnished Water Department; Claim M-932 of Law Diego Cycler anno Campany for f. 50 for repairs for Watter Department; Claim Magga of Standard Oil Company for \$1084. 25 Murchandise and Supplies for Mater Department. ection !. That this ardinance shall take effect and be in force from and after its passage and approval. W commication from the Board of Jublic Morks recommending that it be authorized to purchase the interest of the Can Digs Water Company in culain insurance policies, being presented and read, the recommendation therein contained is granted: Thireupon an Ordinance authorizing the purchase the interest of the San Digo Water Campany in Said insurance policies is read and referred to the Jaint Senance Committee. An Ordinance authorizing the Board of aiblic Morker to procure Nine additional Buches for the Datut Plaza, is read and adapted by the faceawing vote, to wit ... to. wit: -Ayes Deligates Butler, Nhonpe, Chapman, Euinon, Bradhury, hawbert, Mc Mill, Leitwillig, Burnell, Briggs, Busch, Lewis, Mastmon and Cecker. Now- none. about - Delegate Junks, Clark, Blair and Kayser. Said Ordinaha, as adapted, is as fallows, to wit:-Ordinance Megy6.

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41 Un Ordinance authorizing and directing the Board of Jublie Marks of the line of Dan Diego, California, to procure nine additional Buches for the Cublic Carso. Be it ordained by the Common Camicif of the City of Can Diego, do fallows: ciction !! That the Band of Public Works of the City of San Digo, California, be, and said Doard of Tublic Martis is hereby authorized and directed To procure for the use of the City of San Diego, nine additional benches for the public parks of said City; provided that the upperse thereof shall not yours the sum of One hundred dallars (1100:00); said bunches to be constructed according to specifications to be prepared by the said Goard of Unblic Norks. Section 2. That this ordinance shall take affect and be in force from and after its passage and approva a comminication from the Roard of Jublic Norks recommending that it be authorized to purchase Lumber for use of the Street Department is read and the request granted: Whereupon an Ordinance authorizing the Board of Jublic Norks to purchase hunder is read and adapted, by the following note, to wet: ayus-Duligatis Seither, Thonke, Chapman, Luinan, Bradburg Laubert M- Nill, Lutwillig, Burnell, Briggs, Dusch, Lewis, Maalman and tecker. nois- none. absurt- Deligates Jucks, Clark, Blair and Kayper. Daid addinkance, as adapted, is as gallows, viz: Ordinance Mª 977. An Ordinance authorizing and directing the Board of Cublic Norks of the City of San Diego, California, to purchase Lumber to be used by the Strut Department in repairing Bridges and Culouts and the B'strut ferme in the City of San Dugo, California. Bi it Ordained by the Common Council of the City of San Drige, as faccows:

Section 1. That the Board of Cublic Norks of the City of Dan Deiga, California, be and said Board of Cublic Marks is Durchy authorized and directed to purchase lumber for the use of the Strut Department of said City in repairing bridges and culverts and the "S" strut flume in said City; provided that the your thereaf shall not your the sum of two hundred dallars (1200.00); said lumber to be furnished according to specifications to be prepared by the said Board of Cublic Marks Chition 2. That this ardinaace shall take effect and be in force from and after its passage and approval. Wannunication from the Board of Public Norks recommending that it be authorized to employ a heeper for the City Blacksmith, thing read is and when placed on file: Therenkon an Ordinance authorizing the Board of Cublic Works to employ a helper for the Blacksmith is read and adapted, by the following vote, to wit: Ayes Deligates Butter, Thorpe, Chapman, Guinan, Aradbury, hausert. Mª nill, Gutwillig, Aurnell, Briggs, Busch Lewis, Noolman and tecker. Now nave. absurt Delegates Jucks, Clark, Clair and Rayser. Dail Ordinance, as adapted, is as follows, rig:-Ordinance Mº 948. Un Ordinance providing for a helper for the City Blacksmith, in the City of Dan Diego, California, and fixing his Salary. Be it Ordained by the Common Cauncil of the City of Dan Diego, as fallows: Dection 1. That the Board of Public Norks of the City of Can Deego, California, be and the said Board of Public Norks is hereby authorized and directed to implay a man to help and assist the ley blacksmith, whose salary shall be and it hereby fixed at the Sum of fifty (50.00) dollars for month. Dection 2. That this ordinance shall take effect and be in force from and after it passage and approval

43Section 3. That the City Clirk of the Said City of San Diegs, California, be and he is hireby authorized and directed, himmediately after the approval of this and nonce, to publish, or cause the same to be published and in the city official newspaper of said City, to wit: The Sandings Union and Daily Ber. Waint Resolution requiring that indebledness incurred on account of the City Blacksmith shop be payable from the Tinuas Aund, is read and adapted, by the ayes-Delegates Butter, Thorpe, Chapman, Guinan, Bradbury, Lambert, M. Mill, Eutwillig, Burnell, Briggs, Ausch, Lewis, Walman auf tecker. now-nane. absent-Delegates Jucks, Clark, Blair and Rayser. Daid resolution, as adapted, is as follows viz:-Jaint Ausolution Nº 1344. De it Recapaco by the Common Caucies of the liky of Dan Diego, as follows:-That all indibleduees incurred on account of the City Blacksmith Shap for salaries, material and Supplies, he a charge against and pagable from the Lineral Anud of the City of Can Diego. W commication from the board of Public Norks recommending a transfer of modey from the fire Department Aund to the Oliblic Sinding Jund, with which to pay for completion of the Lalden Hill Engine Hades, is read and granted. Thurupon an Ardinance transferring \$867.50 from the Are Department Sund to the Cuble Building Frend is rind and adapted by the following vote to wit: ayes-Dulcyate Sutter, Thorpe, Chapman, Tinnan, Bradberry, hambert, M. Mill, Intwillig, Surnell, Ausch, Uniggs, Lewis, Waalman and tecker. Nocs- None. about Delegates Jucks, Clark, Blair and Kayser. Daid Ordinance, as adapted, is as fallows, viz:-Ordinance Megyz. An Ordinance prividing for the transfer of the Sum of \$867.50 from the thre Department thing to the Cublic Building Hund of the City of San Digo, California,

Be it Ordained by the Common Council of the City of Dan Digo, as fallows: Action 1. That there be and is hereby transferred from the Aire Department Aund of the City of Dan Diego, California, to the Cublic Sulding fund thereof, the Such of Keight hundred sigty-two and fifty one hundredde dollar 5 (1867.50), and that the lity auditor and City grasuur be and they are hereby authorized and directed to make the necessary entrus in the record books of this respective affices to carry into effect the provisions of this ordinance and such transfer. Ciction 2. That this ardinance shall take upper and be in force from and after its passage and approval. a faint Resolution directing the Board of Jublic Works to cover the Jaint Soma Steam Junping Plant adapted by this baard august 19th 1901, having been amended by the Doard of aldermen limiting the cast threaf to \$50.00 being presented, on motion said amindment is concurred in, and said resolution adapted as amended, Said resolution is as fallows, to-wit: -Jaint Accolution Nº 1346. As it Wesdalved by the Common Council of the City of Dan Diego, ad fallows: That the board of Jublic Works be and it is hereby directed and instructed to cause a proper shed caving to be crected over the steam pumping plant on Caut homa, at an uppense not equaling 150.00 to be paid from the Mater Kund. I faint Resolution directing the Shat Committee et als to report a system of Baulevardo within the City, being read is adapted, and is as follows, vig: -Jaint Accalution Me 1339. Be it Resalted by the Common Caucies of the City of Can Diego, as fallows:-That the fair Strut Committee of this Common Cacincis, logther with the Board of Unblie Norks and Cety Cerginn, he and they are hereby instructed and directed to investigate and recommind to this Common Council a system of

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45Boulwards in said City to be laid out, graded and common Councils a plan and map of the same, together with estimates of the cast thread. Waint Ausolution instructing the City Engineer to prepare and furnish a plan for Sewering nexts addition, being head is adapted, and is as fellows vig-Jaint Ausolution Mº1340. Ai it Ausaford by the Common Camicif of the City of San Diego, as follows: That the City Euginur be and he is hereby directed and authorized to prepare and furnish to this Common Caucily a plan for the Service of Nutts addition in the City of San Digg, and also an estimate of the cast of constructing the Same. W commincation from the City allowney submitting an affer of the attancys for Traham E. Babcock to fay \$100.00 ten set lement of the Delingunt takes on lats in ha Jace's Park, King prestuted is refined to the City hands Committee W communication from the City auditor, Max Coultor and attachey in the matter of Delin. quent rapes, due the City, being presented is reforred to the faint Annance Committee. Whesolution of Intention to close a portion of Hensley avenue (so called) in Pacific Beach is read and allapted by the following vote, to wit :ayes- Delegates Auther, Marke, Chapmon, Tuinan, Bradhury, Kambert, Mc Nill, Jutwillig, Burnell, Briggs, Busch, Lewis, Waalman and Eckir. Now- Nane. absurt- Deligates Jucks, Clark, Blair and Kayser. Dail resolution as adapted, is as follows, viz: Resolution Declaring Intention To order the clasing up of that portion of Hensley avenue (to called) at Jacific Busch in the City of San Diego, California, described, as fallows: Commencing at a paint on the southeast corner of Black No YV;

there running westerly along the south line of said black to a paint to fut dast of the southwest corner of said black; there running a right augus south to the south line of said Hendley avenue; there at right augus east along the said south line of Hensey avenue (so called) to the west line of Dayard Stut; there at right augues north to the paint of commencement, Resolved, by the Common Council of the City of Son Diego, County of San Diego, State of California, that the Common Couties of the said City of San Diego, during if to be required by the public interest and convenience, hereby declares its ilution to order the following street work to be done in said City, to wit: The clasing up of that partion of Minaley avenue (so called) in Pacific Deach in the lity of Dan Aliego, California, described as follows, to wit: Commencing at a paint on the southeast Corner of Alack Nº 41; there running westerly along the south line of said black to a point 60 feet east of the Southwest corner of said black; there running at right augles south to the south line of said Hensley avenue; there at right augles east along the said south line of Stendley avenue (So called) to the west line of Dayard Street; there at right angles north to the paint of commencement. That it is not dured necessary that any land be taken we closing up said portion of Henslig avenue (Lo called); that the ifterior baundaries of the district of lands hereby established, and the upterior boundaries of the district of lands hereby declared to be affected and benefited by back work ar improvements, and to be assessed to pay the damages, casts, and uppenses thereof are described as follows, to wit: Deginning at the southeast corner of fract nº 41 of Vacific Beach; thence in a northerly direction, following the west line of Bayard street, one hundred thirty (130) fut; thence in a westerly direction on a line farally to the north line of Hensley avenue (& called) to a point on the west line of Black Nº 389 of Law Vacific Beach; there in a southerly direction, fallowing the west line of said Black 389 to a faint where the peolongation of the said west line of said Black Nº 389 would interseet the south line of stendley avenue (So called) produced westerly from Vacser's lacre track; There in an easterly

direction to the northeast corner of Toiser's lacre tract" of Jacific Deach; thene in a northerty direction following the wist line of Aayard Strut, to the paint of commencement. all of said blacks, and all of said Struts, avenues and yterian boundaries, and the upterior boundary lines are in Vacific Beach in the City of Dan Dige. Carriety of Dan Diego, State of California. That the Dan Digo Union and Daily Dee, a daily newspaper published and circulated in said Cery. is hereby disignated as the newspaper in which the Strut Dupriduct of the said ticy of San Diego Shall cause to be published, in the manner and form required by low, notice of the passage of this resolution; and the said Strut Superintendent is hereby directed to cause notices of the passage of this resolution to be pasted in the mannir and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten dags, in the monner required by law. Wcomminication from the City Eugenur and Superintendent of Water Norks Shawing an timined list of property ice tuned over to the City, by the Can Diego Mater Company is presented and referred to the Jaint Mater Company. The Statement of the Goard of Jublic Norka showing an itemized account of the yours of the variance Departments of the City Laverment for the most of July, 1901, is presented, and ordered filed. accommunication from the City Eugeneer transmitting a map of the City pripares for the Committee Room, is read and filed. The repart of the Poundkuper for the manth of august, 1901, is presented and files. Putition of John Seiger for a retail liquor licux is presented and referred to like Health & Morals Committee. W commission from the Board of Public

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Warks transmitting a comminication in re the upiration of the leave of ground upon which the Aloruce Nights Tengine Hause is located, being read is referred to the facut fire committee. W communication from the Board of Public Works recommending the passage of an Ordinance impasing a penally for mutilating or defocing public property being read the City attorney is sustructed to prepare and present such an Ordinance. Weamminication from the Board of Jublic Norks recommending that it be authorized to purnish fou water to the Kicking Hand Home is prisented and referres to the Jacit Water Committee. Upon motion of Delegate Gradbury it so ordered that when this board, adjourns, that it adjourn until Auerday, Suptamber 14,# 1901, at 7.30 delack P.M. W Jaint Resolution instructing the lay allorney to prepare and present an Ordinance providing for the payment of autstanding warrants of the year 1895, bing read to adapted, and is as follows:-Jaint Wexalution Mª 1343. Be it Resalvers by the Common Council of the City of Can Diego, as follows: That the City altorney be and he is hereby authorized and instructed to prepare and present to this Common Council an Ordinance providing for the payment by the City of whatever sum that can be legally pair upon the warrants issued by said City in the year 1895 and hed by the San Diego Mater Campany and the San Diego Las and Electric hight Company. UN this time Delegate Clark enters and takes his Seat in the board. The following resolution giving consult of this Board to the Board of addission to adjourn until Deptimber 17th 1904 being read is adapted. - viz:

At it Accord, by the Daard of Delegates of the City of San Diego, as follows: That the consent of this Board be and the same is hereby given to the Gaard of aldermen to adjourn from Dept. 33, 1901 to Dept. 14, 1901, at 4.30 P.M. Ufter first giving due notice Tresident Ecker did in after section sign ordinance, as follows: Ordinance Nº942. Transferring money from the Hire Department Aund to the Cheblic Building Hund: Portinance Nº 943: authorizing the Board of Tublic Norks to purchase Server Cleaning tools: Ordinance Nº 944, Watepijing the act of the Board of Jublic Norks in employing labor in Mater Department: Public Norks in purchasing material and supplies for the Mater Department: Ordinance Nº 946, authorizing the Board of Public Norke to procure Buches for the "D'Atrut Plaza, Ordinance Nº 944, authorizing the Board of Public Norks to kenchase Lumber for the that Department: Ordinance Nº918 authorizing the Board of Public Works to employ a hiefer for the City Blacksmith. Threupon the Board adjourned. Seo. D. Lacaman, Tresident Board of Delegates. City Curk. attar:

ADJOURNED MEETING.

Council Chamber of the Board of Delegates of of the City of San Diego, California, September 17th, 1901.

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

PRESENT -- DELEGATES Butler, Chapman, Blair, Bradbury, Lambert, McNeill, Burnell, Kayser, Briggs, Lewis, Woolman, Ecker and Clerk Goldman.

ABSENT---DELEGATES Thorpe, Jenks, Clark, Guinan, Gutwillig and Busch.

The minutes of Regular Meeting held September 3rd, 1901, were read and approved.

At this time Delegates Jenks, Clark, Gutwillig and Busch enter and take their seats in the Board.

A Message from the Mayor transmitting a copy of the Proclamation of the Governor setting apart Thursday, September 19th, 1901, as a legal holiday for a day of mourning for the death of the late President McKinley upon which day the people may hold services in commemoration of the late President, and asking the Council to attend such services in a body and to take such action as may be necessary to have all city officials attend such services and to have all places of business in the city closed during said day, was read and ordered filed.

Thereupon a Joint Resolution providing for the closing of all places of business in the city and holding commemoration services, as recommended by the Mayor, was read and on motion of Delegate Chapman adopted, viz:

JOINT RESOLUTION No. 1352.

WHEREAS, On the 14th day of September, 1901, the Honorable William McKinley, President of the United States, died from the effect of the bullet of an assassin; and,

WHEREAS, The people of this nation deplore and mourn his untimely death; and,

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WHEREAS, Mr.Theodore Roosevelt now President, has issued to the citizens of the

United States, a proclamation fixing next Thursday, the 19th instant as a day of mourning and upon which the people of the United States may properly hold services for the purpose of expressing in public testimony of their sorrow and in commemoration of the late President; and,

WHEREAS, The Honorable Henry T. Gage, Governor of the State of California, has issued his proclamation declaring that day to be a legal holiday in the State of California, for this same purpose; and,

WHEREAS, It has been arranged to hold public meetings in the First Methodist Episcopal Church and the First Presbyterian Church in this city on that day for this purpose; and,

WHEREAS, The Common Council of the City of San Diego, California, desire that all

citizens of San Diego should recognize this day and attend such services, THEREFORE,

BE IT RESLOVED by the Common Council of the City of San Diego as follows:

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That all citizens of San Diego be, and they are hereby requested to recognize said day by closing their respective places of business and attending such services; that all officials of said city be, they are hereby requested to attend said services in a body, and that a connectes set this common council attend said services in a body, and that a committee of this Common Council be appointed by the President of the Board of Aldermen and President of the Board of Delegates to make the necessary arrangements to carry out this resolution.

Thereupon President Ecker appoints as members of such Committee from the Board of Delegates Messrs. Bradbury, Jenks, Lewis, Kayser and Clark.

A Joint Resolution extending sympathy to Mrs. McKinley on the death of her illustrious husband, President William McKinley, was read and on motion of Delegate Bradbury adopted, viz:

JOINT RESOLUTION No. 1350.

WHEREAS, The people of the City of San Diego, California, share in the grief of all the people of the United States on account of the untimely death of William McKinley, the beloved President of the United States , and one of her most illustrious statesmen and noble citizens;

RESOLVED, That the Common Council of the City of San Diego, California, hereby extends to Mrs.McKinley the deepest sympathy of the people of this city, in this hour of her great affliction and bereavement;

RESOLVED, That when this Council adjourns, it do adjourn out of respect to the memory of the martyred President, William McKinley;

RESOLVED, That these resolutions be spread upon the records of the Common Council, and a copy thereof transmitted under the seal of the city to Secretary Cortelyou.

A Joint Resolution requesting Honorable James C. Needham to urge Congress to pass a law for the punishment of criminal anarchists, was read and on motion of Delegate Chapman adopted, viz:

JOINT RESOLUTION NO. 1351.

WHEREAS, We mourn the untimely death of President William McKinley at the hands of an assassin, looking upon the tragedy with bowed heads, and beseeching the God of nature and of nations that such a foul crime may never again enter into the heart of man; and

WHEREAS, We view the act of his assassin as a direct assault upon organized govern-

ment, which savors of murder and treason, and we hereby condemn the perpetrator and every one

who expresses any excuse for him, or for his act; and

WHEREAS, Our government should keep a strict surveillance over all revolutionary and

criminal anarchists of the country; and

WHEREAS, Congress should take immediate steps and enact a law for the punishment of

all persons who may attempt to take the life of a President or Vice President, as well as all persons who publicly incite others to commit such crimes; therefore

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows: That our representative in Congress, the Honorable James C. Needham, be and he is hereby requested to use his influence to enact a law to provide for the punishment by imprisonment on one of the Islands in the Pacific Ocean belonging to the United States all revolu-

tionary and criminal anarchists who now infest our country; and

BE KT RESOLVED, That if it be found impossible to have such an Island set apart for that purpose, that the General Government erect a National Prison for that class of anarchists; and

BE IT EURTHER RESOLVED, That a copy of these resolutions be forwarded to the Honorable James C.Needham forthwith by the City Clerk under the seal of the city.

The Health and Morals Committee having recommended that the application of John Seigel for a retail liquor license at 910 Fourth street be granted, on motion it is ordered that said license be granted.

The following report of the City Lands Committee in the matter of the offer of the attorneys for G.E.Babcock to settle delinquent taxes on certain lots in La Jolla for the sum of \$100.00, was read and on motion of Delegate Woolman adopted, viz:

The City Lands Committee recommends that the City Attorney settle the above case by accepting all taxes, costs and penalties as are legal charges, and to remit such as are, in his opinion, illegal.

> J. P. M. Rainbow, W. W. Whitson, Geo. B. Watson, E. G. Bradbury.

9/13/01.

Thereupon a Joint Resolution authorizing the City Attorney to file a disclaimer on payment of taxes, costs and penalties in the case of G.E.Babcock vs. A.D.Sandell et al., was read and on motion of Delegate Kayser adopted, viz:

JOINT RESOLUTION No. 1349.

That the City Attorney of the City of San Diego, California, be and he is hereby authorized and directed to file a disclaimer upon the payment to the Treasurer of the City of San Diego, California, of the amount of taxes, costs, and penalties, which in his opinion constitute valid and legal liens upon the land described in the complaint in an action brought in the Superior Court of the County of San Diego, State of California, by Graham E. Babcock, plaintiff, vs.A.D. Sandell, the City of San Diego, et al., defendants.

The report of the Joint Police Committee in the matter of the investigation of the hours of labor of the members of the Police Force, was read and on motion of Delegate

Bradbury ordered filed.

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Upon motion of Delegate Lambert it is ordered that the Police Commissioners be re-

quested to place the Police Force back under the eight hour system.

The Clerk presents the affidavits of the publication and posting of the Resolution of Intention to grade Nineteenth street from the south line of "D" street to the north line of "N" street; also the affidavits of the publication and posting of the Notice of the Passage of said Resolution of Intention to do said work, which affidavits were ordered filed.

At this time the Clerk presents a protest of property owners on said Nineteenth

street against said proposed work, which purports to be signed by the owners of a majority of the property affected, and which was filed in the office of the City Clerk on the 6th day of September, 1901.

Whereupon on motion of Delegate McNeill it is ordered that said protest be denied and not considered, for the reason that it was not filed in the office of the City Clerk in the time required by law.

Thereupon a Resolution Ordering the Work of grading Nineteenth street from the south line of "D" street to the north line of "N" street, was read and on motion of Delegate McNeill adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Blair, Bradbury, Lambert, McNeill, Gutwil-

lig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

ABSENT--DELEGATES Thorpe and Guinan.

Said resolution as adopted is as follows, viz:

RESOLUTION.ORDERING.THE WORK

Of grading Nineteenth street in the City of San Diego, California, from the south line of "D"

street to the north line of "N" street, and the sidewalks thereof, including all intersections of streets between said points.

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

That that portion of Nineteenth street in the City of San Diego, California, from the south line of "D" street to the north line of "N" street, and the sidewalks thereof, including all intersections of streets between said points be graded to the official grade thereof, in accordance with the specifications therefor, as contained in Ordinance 349 of the ordinances of the said City of San Diego, California, approved February 11th, 1896.

The San Diego Union and Daily Bee, a newspaper published and circulated in said city, is hereby designated as the newspaper in which this resolution ordering work, and the notice of said work inviting sealed proposals for doing the same, shall be published, in the manner and form, and by the persons required by law.

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

A Joint Resolution directing the City Engineer to make a survey and furnish an estimate of the cost of a pipe line to furnish water to the Naval and Military Reservations on Point Loma, was read and adopted, viz: THE REPORT OF THE RESCOLUTED ON THE STORES 1353.

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 be and he is hereby authorized and directed to make a survey and furnish an estimate of the cost of the construction of a pipe line for furnishing an adequate supply of water for the Naval and Military Reservation on Point Loma in the City of San Diego, California.

A communication from the Board of Public Works recommending that \$75.00 be transferred from the Fire Department fund to the Public Building fund, and that they be authorized to have the Golden Hill engine house painted, was read and ordered filed.

Thereupon an ordinance authorizing the transfer of \$75.00 from the Fire Department fund to the Public Building fund, was read and on motion of Delegate Lambert adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Chapman, Jenks, Clark, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe and Guinan.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 981.

An Ordinance authorizing and providing for the transfer of Seventy-five dollars from the Fire Department fund to the Public Building fund of the City of San Diego,California.

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

Section 1. That there be and is hereby transferred from the Fire Department fund to the Public Building fund of the City of San Diego, California, the sum of seventy-five dollars (\$75.00), and that the Treasurer and Auditor of the City of San Diego, California, be, and they are hereby requested and directed to make the necessary entries in the records of their respective offices in order to carry such transfer into effect.

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

An ordinance providing for the painting of the Golden Hill engine house, was read and

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adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Eriggs, Busch, Lewis, Woolman and Ecker.

NOES --- NONE . A COLUMN FOR WHE PERMITING OF THE CONSERVERT RIVER FRANKING FRANKING FOR SEC IN THE OFF

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 982.

An Ordinance providing for the painting of the Golden Hill Fire Engine House in the City of San Diego, California.

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 they are hereby authorized and directed to advertise fir bids and let a contract for the painting of the Golden Hill Fire Engine House in the City of San Diego, California, provided the expense thereof shall not exceed the sum of \$160.00. Said painting to be done to the satisfaction of the Board of Public Works, and in accordance with the specifications to be prepared by the said Board of Public Works.

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

A communication from the City Attorney in the matter of providing a penalty for the destruction or mutilation of property in public parks, and stating that Ordinance No.614 provided the penalty asked for, was read and ordered filed.

A communication from the Auditor transmitting an ordinance ratifying the act of the The repart of the antibudy showing the conductor of the name stands of the other the stands Board of Public Works in fitting up the city vaults, as evidenced by claims Nos.851 and 852, TANDASSUANYA ABUGUNATU ZADATUK KRANIKU WARA PARASADADADA AKAK ANAGADARA FAKARAKU was read and ordered filed.

An ordinance ratifying the act of the Board of Public Works in fitting up the city vaults, as evidenced by claims Nos.851 and 852, was read and on motion of Delegate McNeill adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Chapman, Jenks, Clark, Blair, Bradbury, Lambert, McNeill, Gutwil-

lig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe and Guinan.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 984.

An Ordinance ratifying claims No.851 and 852, and ordering the payment thereof.

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

Section 1. That the action of the Board of Public Works in ordering material and labor in fitting up the city vaults, as shown by claims no.851 and 852, filed against the city for \$23.00 and \$23.85 respectively, be and the same is hereby ratified and approved, and that the City Auditing Committee be and is hereby authorized and directed to approve said claims nd order warrants issued therefor.

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

A Joint Resolution permitting John M. Carroll to construct a sewer in Robinson avenue from the alley between Third and Fourth streets to the alley between Fourth and Fifth streets, was read and adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Blair, Bradbury, Lambert, McNeill, Gutwil-

lig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe and Guinan.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1348.

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

That John M.Carroll be, and he is hereby authorized and empowered to construct a sewer in Robinson avenue in the City of San Diego, California, from the alley between Third and Fourth streets to the alley between Fourth and Fifth streets, said sewer to be constructed in accordance with the plans and specifications to be prepared by the Board of Public Works of the City of San Diego, California, and to the satisfaction and under the supervision of the said Board of Public Works, and to become a part of the sewer system of the said city of San Diego.

A N D B E I T F U R T H E R R E S O L V E D that at some future time the said City of San Diego purchase said sewer, and pay the costs of the construction of the same.

After first giving due notice President Ecker did, in open session, sign an ordinance (No.984) ratifying claims Nos.851 and 852, expense incurred in fitting up city vaults.

An ordinance providing for the establishment of a low arm electric light at the intersection of "N" street and Milton avenue, as heretofore recommended by the Committee on Gas, Electric Lights and Telephones, was read and adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Chapman, Jenks, Clark, Blair, Bradbury, Lambert, McNeill, Gut-

willig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

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ABSENT--DELEGATES Thorpe and Guinan.

Said ordinance as adopted is as follows, viz:

An Ordinance Providing for the Establishment of a Low-Arm Electric Light at the Intersection of Street and Milton Avenue in the City of San Diego, California. Be it ordained, by the common council of the city of an Diego, as follows: Section 1. That the San Diego Gas and Electric company be ' and said company is hereby authorized and directed to place and maintain, or cause to be placed and maintained, a low-arm electric light at the intersection of "N" street and Milton avenue in the city of San Diego, California, said work to be done under, and pursuant to the terms of the contract now in force between the said city of San Diego and the San Diego Gas and Electric Light company for lighting the streets, highways, and parks in the city of San Diego, California, with electric lights for the year commencing April '1st, 1901.

Ordinance No. 979.

Section 2... That this ordinance shall

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

An ordinance providing for the purchase of a sewer from A.Stegeman, as heretofore recommended by the Sewer Committee, was read and adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Chapman, Jenks, Clark, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker. <u>NOES -- NCNE</u>.

ABSENT--DELEGATES Thorpe and Guinan.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 980.

An Ordinance providing for the purchase of a sewer in the City of San Diego, California,

. . .

from A. Stegeman.

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

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Section 1. That the City of San Diego, California, purchase from A. Stegeman the sewer constructed by him, connecting with the main sewer on Twenty-fourth street and then running in and through the alley in block 9 of Kimball's addition of the City of San Diego, said sewer being constructed according to specifications prepared by the City Engineer of the said City of San Diego, under his supervision, and at the expense of the said A. Stegeman, being two hundred and seventy-five (275.00) feet of six inch sewer with four inch Ys, placed every fifty (50.00) feet, the said sewer being constructed under the special supervision of the Superintendent of Sewers of the City of San Diego, California, and completed on November 17th, 1900, for the sum of two hundred and seven dollars, (\$207.00) in warrants of said city, and that upon the presentation of a deed, properly executed to said sewer by the said A. Stegeman, conveying said sewer sewer to said city free from encumbrances, the Auditing Committee of said city be and is hereby authorized and directed to allow and order paid the claim of A.Stegeman for two hundred and seven dollars (\$207.00) for said sewer, and to authorized the issuance of a warrant therefor.

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

The report of the Auditor showing the condition of the various funds of the City Treasury on the 31st day of August, 1901, was presented and ordered filed.

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The itemized statement of the expenses of the various departments of the City Government for the month of August, 1901, was presented and ordered filed.

On motion of Delegate Lewis it is ordered that when the Board adjourns, it do adjourn until the next regular meeting.

A communication from the Board of Public Works asking for authority to have the pipes disconnected from the steam heater and connected with the boiler, was read and referred to 👘 the Public Building Committee.

A communication from the City Engineer giving an estimate of the cost of grading Twenty-fifth street from the north line of "F" street to the north line of "N" street, at the sum of \$1.98 1/4 per front foot, was read and referred to the Joint Street Committee.

A communication from H.E.Doolittle asking the Council to take the necessary steps to have a water main laid on Thorn street from Fifth street to the City Park; and to have a fire hydrant placed at the intersection of Fifth and Thorn streets, was read and referred to the Water Committee.

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A communication from the Kings Daughters asking for a rebate in their water bill similar to the rebate granted by the San Diego Water Company, was read and referred to the Water Committee.

A communication from Hiram Mabury protesting against the grading of Columbia street from the south side of Kalmia street to the north side of "H" street, was referred to the Joint Street Committee.

A communication from the County Auditor transmitting a copy of the apportionment of the assessment by the Board of Supervisors to the City of San Diego of the Southern California Railway Company and the Pullman Palace Car Company, was read and ordered filed, and on motion of Delegate Lambert ordered spread on the minutes, viz:

San Diego, Cal., Sep. 10th, 1901.

Geo. D. Goldman, City Clerk,

San Diego, Calif.,

Dear Sir:--

The assessment by the State Board of Equalization of the Southern California Ry. Co. and Pullman Palace Car Co. as apportioned by the Board of Supervisors for the City of San Diego is as follows:

· · ·	Miles.	Value per mile.	Total value.
Southern California Ry. Co.	21.04	\$7,182.95	\$151 , 1 <i>2</i> 9
Pullman Palace Car Co.	21.04	128.34	2,700

Respectfully yours,

(Seal.)

E. E. SHAFFER, County Auditor.

At this time Delegates Briggs, Busch and Woolman are excused from further attendance at this session of the Board.

An ordinance providing for the payment of the warrants of the San Diego Water Company and the warrant of the San Diego Gas and Electric Light Company issued by the city for the year 1895, is read.

Delegate Clark moves that said ordinance be referred to the Finance Committee, which motion is defeated by the following vote, to-wit:

AYES -- DELEGATES Clark and Ecker.

Butler, Chapman, Jenks, Blair, Bradbury, Lambert, McNeill, Gutwillig, -- DELEGATES NOES

Burnell, Kayser and Lewis.

ABSENT--DELEGATES Thorpe, Guinan, Briggs, Busch and Woolman.

Thereupon Delegate Lambert moves that said ordinance be adopted, which motion is

adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Blair, Bradbury, Lambert, McNeill, Gutwillig,

Burnell, Kayser and Lewis. · · · · · .

NOES -- DELEGATES Clark and Ecker. Absont selegates Thospe, Suman, Briggs, Busch and Hoolman. relegates Said ordinance as adopted is as follows, viz:

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ORDINANCE No. 983.

An Ordinance providing for the payment of the warrants of the San Diego Water Company, and the warrant of the San Diego Gas and Electric Light Company, issued by the City of San Diego for the year 1895.

WHEREAS, The City of San Diego, California, during the years 1895 & 1896, issued to the San Diego Water Company its warrants No.3921, 3963, 4022 & 4097 for the sum of \$5249.99 for fire hydrant rental for the year 1895; and

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WHEREAS, A stipulation and agreement has been entered into between the said San Diego Water Company and the City of San Diego that if the said City of San Diego pays the San Diego Water Company the sum of five thousand, two hundred and fifty dollars (\$5250.00) on said warrants on or before the first day of October, 1901, that the said San Diego Water Company will dismiss the case brought by the San Diego Water Company vs. the City of San Diego on said warrants in the Superior Court of the County of San Diego, State of California, said case being numbered 9575, and also the case numbered 6977 entitled Higgins vs. the City of San Diego, now pending in the Superior Court of the County of San Diego, State of California; and

WHEREAS, The only money or funds, which the City of San Diego can use in the payment of said warrants are those derived from delinquent taxes for the year 1895, and the years prior thereto; and

WHEREAS, The City of San Diego collected in the year 1899 \$862.04 of the delinquent taxes for the said year 1895, and the years prior thereto, and collected of \$1557.52 in the year 1900 as delinquent taxes for the year 1895, and the years prior thereto, and collected in the year 1901 the sum of \$820.44 as delinquent taxes for the year 1895 and the years prior thereto; and

WHEREAS, All the said money so collected in the year 1899 and the year 1900 has been carried forward as surplus into the year 1901; and

WHEREAS, The said City of San Diego issued to the San Diego Gas and Electric Light Company warrant number 4405 for the sum of \$930.50 on the 2nd day of June, 1896, as a balance due said company for lighting the streets, highways and parks in the said city of San Diego for the year 1895 with electric lights; and

WHEREAS, None of said warrants have been paid; and

WHEREAS, The said City of San Diego is desirous of paying the said warrants held by the said San Diego Water Company and the said San Diego Gas and Electric Light Company out of the taxes levied for the year 1895 and the years prior thereto, THEREFORE

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

Section 1. That the sum of \$3090.25 be and the same is hereby transferred from the Fire Hydrant fund of the City of San Diego for the year 1901 to the Delinquent Tax fund; that the Auditor and Treasurer of the said City of San Diego be and they are hereby authorized and directed to make the necessary entries in the records of their respective offices to carry in to effect this transfer; that thereafter the sum of \$2625.00 be transferred from the said Delinquent Tax fund to the Fire Hydrant fund of the City of San Diego,California,for the year 1895; that thereafter the sum of \$465.25 be transferred from said Delinquent Tax fund to the Street Light fund of the said City of San Diego for the year 1895; that the said Treasurer and Auditor of the said City of San Diego be and they are hereby empowered and directed to make the proper entries in the records of their respective offices necessary to carry into effect these transfers, provided, however, that the said first transfer shall not be made by the said Treasurer and Auditor until the said San Diego Water Company shall agree in writing that the time in which to pay the balance of said warrants, namely the sum of \$2625.00 shall be extended until the first day of December, 1901, and that the said company will return to the said City of San Diego the said sum of \$2625.00 and pay the same into the Treasury of said city in case said City of San Diego cannot pay the balance due on said warrants from the collection of delinquent taxes for the year 1895, and the years prior thereto, by the said first day of December, 1901, or such further extension of time as said San Diego Water Company shall grant to said city for that purpose. And that said San Diego Water Company shall in said agreement promise and agree to take no other or further action in the case of Higgins Vs. the City of San Diego, No. 6977, pending in the Superior Court of the County of San Diego, State of California, nor in the case of the San Diego Water Company vs. The City San Diego, No. 9575, pending in the Superior Court of the California, until the said sum of \$2625.00 shall have been returned by the said San Diego Water Company to the said City of San Diego as aforesaid, and that the City Attorney of the said city be and he is hereby authorized and empowered to enter into such a stipulation with the attorneys of the San Diego Water Company. said

And that upon the execution of such stipulation and agreement, and transfer of said money shall be made as aforesaid, and the City Treasurer of said city be and he is hereby authorized and directed to pay said sum so transferred upon the said warrants of the said San Diego Water Company; and that the Treasurer and Auditor of said city be and they are hereby authorized and directed thereafter, when any money is collected for the delinquent taxes of the year 1895, and the years prior thereto, to apportion and transfer the same to the said Street Light fund of the year 1895, and the said Fire Hydrant fund of the said year 1895, until the whole amount transferred in the Street Light fund shall equal the amount of \$930.50, and the whole amount transferred to the Fire Hydrant fund shall equal the sum of five thousand, two hundred and fifty dollars (\$5250.00).

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

After first giving due notice President Ecker did, in open session, sign an ordinance (No.983) providing for the payment of the warrants of the San Diego Water Company, and the warrant of the San Diego Gas and Electric Light Company for the year 1895; also an ordinance (No.979) providing for the establishment of a low arm electric light at the intersection of "N" street and Milton avenue; also an ordinance (No.981) providing for the transfer of seventy-five dollars from the Fire Department fund to the Public Building fund; also an ordinance (No.982) providing for painting the Golden Hill Engine House; also an ordinance (No.980) providing for the purchase of a sewer from A.Stegeman.

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Thereupon the Board adjourned.

President of the Board of Delegates.

to S Ker

ATTEST:

Sin Joldman City Clerk.

REGULAR MEETING.

Council Chamber of the Board of Delegates of the City of San Diego, California, October 7th, 1901.

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

PRESENT--DELEGATES Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman, Ecker and Clerk Vincent.

ABSENT---DELEGATES Chapman and Burnell.

The reading of the minutes was dispensed with.

A Message from the Mayor transmitting an ordinance raising the pay of the driver of the street sweeper to \$60.00 per month, and recommending that the same be adopted, was read and ordered filed.

Thereupon an ordinance increasing and fixing the salary of the driver of the street sweeper, was read and on motion of Delegate Clark adopted by the following vote, to-wit: <u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

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ABSENT--DELEGATES Chapman and Burnell.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance increasing and fixing the salary of the driver of the street sweeper 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 salary of the man who drives the street sweeper in the City of

San Diego, California, be and is hereby increased to and 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 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 Message from the Mayor transmitting the request of the Board of Public Works for authority to appoint three additional assistants in the City Engineer's office from October 8th,to December 31st,1901,and recommending that the authority be granted, was read and ordered filed.

The communication from the Board of Public Works above mentioned, transmitted to the

Council by the Mayor, was read and ordered filed.

The Clerk presents the affidavits of the publication and posting of the Resolution Ordering the Work of grading of Nineteenth street from the south line of "D" street to the north line of "N" street, and the affidavits of the publication and posting of the Notice inviting sealed proposals for doing said work, which affidavits were ordered filed.

The Clerk reports that in response to said advertisement he had received bids for doing said work as follows, to-wit:

The bid of Henry G.Fenton offering to do said work at the following prices, viz:

For fill, two cents (_2) per cubic yard;

For cut forty-two cents (42) per cubic yard.

Said bid was accompanied by a bond in the penal sum of \$700.00, with P.M.Johnson and Harry L.Titus as sureties.

The bid of J.Engelbret offering to do said work at the following prices, viz:

For cut per cubic yard 28 1/2 cent;

For fill per cubic yard 1 cent.

Said bid was accompanied by a check duly certified by the First National Bank of San Diego in the sum of \$600.00.

The bid of Goodbody & Roesner offering to do said work at the following prices, viz:

For cutting thirty-four cents per cubic yard;

For filling lc one cent per cubic yard.

Said bid was accompanied by a check duly certified by the Merchants National Bank of San Diego in the sum of \$650.00.

The bid of Fred W.Osburn offering to do said work at the following prices, viz:

Excavation (40 cts) forty cents per cubic yard;

Fill (2 1/2 cts) two and 1/2 cents per cubic yard.

Said bid was accompanied by a bond in the penal sum of \$800.00, with W.Llewelyn and

Hans Marquardt as sureties. Bradbury

On motion of Delegate, it is ordered that the bid of J.Engelbret be accepted, and that the City Attorney prepare and present to this Council a Resolution Awarding the contract

for this work to said J.Engelbret.

An ordinance providing for the employment of three additional assistants in the City Engineer's office, as recommended by the Mayor, was read and on motion of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

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ABSENT--DELEGATES Chapman and Burnell.

Said ordinance as adopted is as follows, viz:

Ordinance No. 985.

AN ORDINANCE PROVIDING FOR THE EMPLOYMENT AND FIXING THE COMPENSATION OF ADDI-TIONAL ASSISTANTS IN THE ENGINEER'S DEPARTMENT OF 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 is herebyauthorized and empowered to employ three additional assistants in the office of the City Engineer of the City of San Diego, California, from October Sth, 1901, up to and including the 31st day of December, 1901, one of whom shall be an engineer whose salary shall not exceed \$3.50 per day, and two of whom shall be chainmen whose salary shall not exceed \$2.00 per day each; provided, that none of said men shall receive pay except for working days during said time. 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 sald City, to-wit: The San Diego Union and Daily Bee. The following report of the Joint Street Committee in the matter of the estimate of the City Engineer as to the cost of Grading Twenty-fifth street from the north line of "F" street to the north line of "N" street, was read and on motion of Delegate Kayser adopted, viz:

The Joint Street Committee recommends that the within estimate of the City Engineer of the cost of grading 25th street between "F" and "N" streets, be filed.

> Fred C. Hyers, M. J. Perrin, Jno. W. Lambert, F. H. Briggs, Jas. S. Clark.

Oct. 4th, 1901.

Thereupon said communication was ordered filed.

The following report of the Joint Water Committee in the matter of the request of H. E.Doolittle to have a water main laid in Thorn street from Fifth street to the City Park, and to have a fire hydrant at the intersection of Fifth and Thorn streets, was read and on motion of Delegate Bradbury adopted, viz:

The Joint Water Committee recommends that the within petition be granted; provided, that 4 inch casing be used instead of 2 inch pipe.

Geo. B. Watson, H. M. Landis, J. S. Clark, Jno. W. Lambert, M. W. Jenks, A. H. Kayser,

0ct. 4th, 1901.

W. W. Lewis.

Thereupon an ordinance authorizing the Board of Public Works to lay a water pipe on Thorn street from Fifth street to the west line of the City Park, and to place a fire hydrant at the southeast corner of Thorn and Fifth streets, was read and on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Jenks, Clark, Guiman, Blair, BraDbury, Lambert, McNeill,

Gutwillig, Kayser, Briggs, Eusch, Lewis, Woolman and Ecker. NOES -- NONE. <u>ABSENT--DELECATES</u> Chapman and Burnell. Said ordinance as adopted is as follows, viz: ORDINANCE No. 986. _______ An Ordinance authorizing and directing the Board of Public Works of the City of San Diego, California, to lay water pipe on Thorn street from Fifth street to the west line of the City Park, and to place a fire hydrant at the southeast corner of Thorn and Fifth streets. BEITORDAINED, 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 a 4ⁿ water pipe on Thorn Thorn street from the Fifth street main to the west line of the City Park, and to place a fire hydrant on the southeast corner of Fifth street and the City Park. Said material to be taken and used from that which the said city now has on hand; provided, that the expense of putting the same in place shall not exceed, outside of the regular force of said city, the sum of \$6.00.

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 Joint Water Committee in the matter of the application of the Kings Daughters, Ladies Home and Helping Hand Home for a rebate in their respective water bills, was read and on motion of Delegate Bradbury adopted, viz:

San Diego, Cal., Oct. 4th, 1901.

To the Common Council,

City of San Diego,

Gentlemen:--

The Joint Water Committee, to whom was referred the applications of the Kings Daughters, Ladies Home and Helping Hand Home for a rebate in water rates, herewith recommends that the Board of Public Works be authorized and directed to grant each of these institutions a substantial reduction in their water rates by making a rebate of all except a mere nominal charge for the water used by them; provided the City Attorney shall determine that the reduction can be legally made.

Respectfully,

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

The following report of the Joint Water Committee recommending rules for the management of the Water Department, was read and on motion of Delegate Lambert adopted, viz:

San Diego, Cal., Oct. 4th, 1901.

To the Common Council,

City of San Diego,

Gentlemen:--

The Joint Water Committee submits herewith an ordinance providing Rules for the con-

duct and management of the Water Department, and recommend that the same be adopted.

Respectfully,

Geo. B. Watson,

H. M. Landis,

J. S. Clark,

John W. Lambert,

M. W. Jenks, A. H. Kayser,

W. W. Lewis,

Thereupon an ordinance providing certain regulations in the operation of the system

of water works owned by the city, was read and on motion of Delegate Bradbury adopted by the following vote, to-wit:

Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, AYES -- DELEGATES

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman and Burnell.

Said ordinance as adopted is as follows, viz:

Ordinance No. '998.

AN ORDINANCE PROVIDING CER-TAIN REGULATIONS IN THE OP-ERATION OF THE SYSTEM OF WATER WORKS OWNED BY THE CITY OF SAN DIEGO, CALIFOR-

NIA. Be'it ordained, by the Common 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, company, or corporation to tap, open, or connect with any water main or pipe which forms any part of the system of water works of the City of San Diego, California, without first obtaining written permission so to do from the Board of Public Works of said City;

That it shall be and it is hereby made unlawful for any person, other than the employees of the said City of San Diego, to turn on any water after the same shall have been turned off, as herein provided, without the consent of the said Board of Public Works of said City; also for any plasterer, bricklayer, stone mason, con-crete layer, worker in concrete, or contractor to take or use water from said system of water works without writ-ten permission from the said Board of Public Works; and all owners and occupants of property are hereby pro-hibited from furnishing water for such purposes until the said Board of Public works has so given permission so to do; also for any person or persons to place upon or about any fire hydrant or stopcock connected with the water pipes of the said system of water works any building material or other substance so as to prevent free access to the same at all times; also for any water taker to supply water to any per-son, company, or corporation other than the occupant or occupants of the premises of said water taker, or for any person to conduct or carry away any water from any fire hydrant, watering trough, or public fountain without a permit from the said Board of Public Works of said City; or for any per-son to knowingly permit leaks or wastage of water, or allow water to flow or escape unnecessarily while washing pavements, sprinkling lawns, gardens or trees.

That any person violating any of the provisions of this section shall be guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine in a sum not exceeding \$100.00, or by imprisonment in the city jail of said City for not exceeding fifty days, or by both such fine and imprisonment. Section 2. That any person, com-pany, or corporation desiring to have a tap made or service pipe laid and connected with the water mains or pipes of said system of water works shall make application in writing to the said Board of Public Works therefor; and deposit with such application the amount of the expenses to be incurred therefor as herein provided; that no main or water pipe forming any part or portion of said system of water works shall be opened or tapped except by the employees of the said City of San Diego under the supervision of the Superintendent of Water Works; that the size of all taps shall be determined by the said Board of Public Works of the said City of San Diego; that the fees to be charged by the said City of San Diego, and collected by said Board of Public Works in making and placing a tap, which shall include making the aperture in the main and furnishing and placing the tapping cock, shall be as follows: For one-half inch tap on all kinds of pipe. \$3.00;

For two inch tap on twelve inch pipe of all kinds, \$12.00; That the fees which shall be charged by the said City of San Dego and col-lected by the said Board of Public Works in laying all service pipes shall be as follows:

65

For trenching and laying service pipes and back filling from the water main to one foot inside of the curb line on unpaved streets, the sum of ten cents per linear foot; on paved streets with concrete base, the sum of thirtyfive cents per linear foot; on paved streets without concrete base, the sum of twenty-five cents per linear foot.

That the property owner or person making application for a tap or ser-vice pipe shall be required to furnish and set without cost to the City on all sidewalks, the whole width of which is paved with brick, asphalt, or concrete, a cast iron cover or frame twenty-five inches by twenty-five inches outside measurement, together with such a foundation of brick or concrete therefor as shall be determined by the said Board of Public Works, for the purpose of enclosing and protecting the curb cock and meter after one is put in place;

That the repair of all service pipes and connections, not owned by the said City of San Diego, within the streets to a foot inside of the curb, and all hy-drants, faucets, water closets, stopcock boxes, and all other attachments inside of a line drawn one foot inside of the curb line shall be kept in good condition and repair at all times by the owner or occupant of the premises, and upon failure so to do, after a reasonable notice, the water shall be shut off'from the premises; that no person, except the officers and employees of the Water Department of the said City of San Diego, will be allowed to take off or repair any meter attached to the said system of water works; that if a meter gets out of order and fails to register correctly, the consumer shall be charged with an average daily consumption as shown by the meter when in order under similar conditions; that the said Board of Public Works snall not supply, or allow to be supplied, any water to a tenant of any premises until a written guarantee or bond as security for the payment of all water rates for water furnished upon said premises, or to the tenants thereof, shall be executed and delivered by the owner of said premises to the said City of San Diego. Section 3. That all flat rate payers

must pay their water biils for the current month on or before the 20th day of each month; that all meter rate payers shall pay their water bills on or before the 20th day of each month for water furnished for the preceding month; that the said Board of Public Works be, and said Board is hereby authorized and directed, to shut off the water from the premises unles such bills are so paid; and not to turn the same on again until the payment of all arrearages and amounts due, and the sum of one dollar for turning on the water; that no water tap or service pipe connected with said system of water works shall be placed nearer than two feet from any sewer pipe ditch in said City. 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, to-wit: the San Diego-Union and Daily Bee.

For three-quarter inch tap on all kinds of pipe, \$3.50;

For one inch tap on all kinds of pipe, \$4.00:

For one and one-half inch tap on four inch pipe of all kinds, \$6.00;

For one and one-half inch tap on six inch pipe of all kinds, \$6.50;

·For one and one-half inch tap on eight inch pipe of all kinds, \$7.00;

For one and one-half inch tap•on ten inch pipe of all kinds; \$8.00;

For one and one-half inch tap on twelve inch pipe of all kinds, \$9.00; For two inch tap on four inch pipe of all kinds, \$9.00;

For two inch tap on six inch pipe of

all kinds, \$9.50; For two inch tap on eight inch pipe of all kinds, \$10.00;

For two inch tap on ten inch pipe of <u>all kinds, \$11.00;</u>

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The following report of the Joint Public Building Committee in the matter of making certain repairs on the City Hall building, was read and on motion of Delegate Kayser adopted, viz:

San Diego, Cal., Oct. 2nd, 1901.

To the Common Council,

City of San Diego,

Gentlemen:--

66

The Joint Public Building Committee, to whom was referred the communication from the Board of Public Works asking for authority to have the pipes for heating the City Hall connected with the boiler, herewith recommend that the authority asked for be granted provided the cost does not exceed \$60.00, for the reason that a great saving of fuel will be affected by connecting with the boiler, and for the further reason that it will cost fully as much to put new grates in the heater (which will have to be done before it can be used at all) as it will to change the pipes to the boiler.

We also recommend that the roof of the City Hall be painted and repaired at a cost not to exceed \$75.00. This is very necessary in order to prevent leaks and damage to the interior of the building.

The steam pipes and radiators should be overhauled and repacked to prevent leakage, and we recommend that the worh be done at a cost not to exceed \$25.00.

We present herewith an ordinance to carry these recommendations into effect and ask that it be adopted, as this work should be done at once.

Respectfully,

J. P. M. Rainbow, H. Woolman, E. G. Bradbury, R. P. Guinan.

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Thereupon an ordinance authorizing the Board of Public Works to make certain repairs on the City Hall, was read and on motion of Delegate Bradbury adopted by the following vote to-wit:

AYES -- DELEGATES Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

 to have the roof of the City Hall painted and repaired, provided, that the expense thereof shall not exceed the sum of \$75.00; also to have the radiators and heating pipes throughout the building repaired, provided the expense thereof shall not exceed the sum of \$25.00.

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

The following report of the Joint Sewer Committee in the matter of investigating the sewers for the Ninth Ward, was read and adopted, viz:

San Diego, Cal., Sept. 27th, 1901.

To the Common Council,

City of San Diego,

Gentlemen: --

The Joint Sewer Committee, to whom was referred a Joint Resolution providing for an investigation and report on the needs of a system for the Ninth Ward at the present time, herewith reports and recommends as follows:

After having made some investigations in this matter the Committee feel that the report will not be complete without at the same time submitting an estimate of the cost of constructing that portion of the Ninth Ward sewer system which we think necessary to construct at the present time.

We therefore recommend that the Joint Resolution submitted herewith, giving the Committee the authority asked for, be substituted for the Joint Resolution referred to us, and that the same be adopted.

Respectfully,

M. J. Perrin,

Fred C. Hyers,

W. W. Lewis,

.Barker Burnell,

R. J. Blair.

Thereupon a Joint Resolution authorizing the Sewer Committee and the City Engineer to ascertain that portion of the Ninth Ward necessary to be sewered at the present time, and to submit an estimate of the cost of constructing the same, was read and on motion of Delegate Kayser adopted by the following vote, to-wit: <u>AYES - DELEGATES</u> Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

67

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT-DELECATES Chapman and Burnell.

Said Resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1354.

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

That the Joint Sewer Committee of the Common Council of the City of San Diego, and the City Engineer be and they are hereby authorized and directed to co-operate and investigate and report to this Common Council the portion of the Ninth Ward of the said City of San Diego which, at this time, most requires the construction of a sewer system; and at the same time to submit an estimate of the cost of constructing said portion of said Ninth Ward sewer system.

The following report of the Joint Special Committee appointed to arrange for memorial services held on account of the death of President William McKinley; was read and on motion of Delegate Bradbury adopted, viz:

San Diego, Cal., Oct. 7th, 1901.

To the Common Council,

City of San Diego,

Gentlemen;--

NOES -- NONE.

The Special Committee appointed under the provisions of Joint Resolution No.1352 to arrange for memorial services held on account of the death of President William McKinley, herewith reports and recommends as follows:

Under the terms of said Resolution the Committee held a meeting on the evening of Tuesday, September 17th, and directed the publication in the San Diego Union of an order reauiring all city officials and employees who could to report at the City Hall at 9 o'clock a.m., Thursday, September 19th, 1901, to attend in a body the services arranged for at the call of the Mayor; and we arranged that one-half should attend the services held at the First Methodist Episcopal Church and one-half at the First Presbyteriam Church, said services to be presided over by Mayor Frary and President Jones of the Board of Aldermen reattended spectively; about 120 of the city_force the services under this arrangement.

In order that the city officers and employees should appear in a manner befitting the dignity of the city on such an occasion, the Committee found it necessary to incur a small indebtedness for badges and gloves. Bibbon was also purchased to designate that portion of the churches set apart and reserved for our occupancy.

The claims presented herewith represent the only indebtedness incurred by the Committee, the total amount being \$54.00, as follows: Badges, \$25.00; gloves, \$20.00; ribbons, \$9.00. We recommend that the ordinance presented herewith approving the incurring of said indebtedness, be adopted.

Respectfully,

W. W. Whitson, Geo. B. Watson, M. J. Perrin, E. G. Bradbury,

W. W. Lewis,

J. S. Clark,

M. W. Jenks,

A. H. Kayser.

Thereupon an ordinance approving the action of a Special Committee of the Common Council in incurring certain indebtedness against the city in the holding of McKinley memorial services, was read and on motion of Delegate Blair adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Thrope, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker. ABSENT--DELEGATES Chapman and Burnell.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 988.

69

An Ordinance approving the action of a Special Committee of the Common Council in incurring

certain indebtedness against the City of San Diego, California, in the holding of memorial services on account of the death of President William McKinley.

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

Section 1. That the action of the Special Committee appointed to arrange for memorial services held on the 19th day of September, 1901, on account of the death of President William McKinley, in incurring an indebtedness amounting to \$54.00, is hereby ratified and approved; and said indebtedness, as evidenced by claims Nos.1022, 1132 and 1133, for the respective amounts of \$9.00, \$20.00 and \$25.00, be and the same is hereby ratified, 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 Delegate Lambert the City Attorney was instructed to prepare and present to the Council an ordinance amending section 2 of ordinance No.958, approved July 23rd, 1901, ment, providing for the conduct and management of the Water Depart, by increasing the amount which the Board of Public Works may expend for extra labor in any one month from \$1,000.00 to \$2,000.00;

An ordinance authorizing the purchase of a flag for the New Town Plaza, was read and on motion of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman and Burnell.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 989.

An Ordinance authorizing the purchase of a flag for the New Town Plaza in the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and directed to purchase a flag for the flagstaff on the New Town Plaza in said city; provided, that the expense thereof shall not exceed the sum of twelve dollars (\$12.00).

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

An ordinance fixing the compensation of men employed in cleaning and repairing sewers is read.

Delegate Bradbury moves that said ordinance be referred to the Sewer Committee, which

motion was defeated.

70

Delegate Gutwillig now moves that said ordinance be adopted, which motion is adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman and Burnell.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1061,	
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AN ORDINANCE FIXING THE COM-	
PENSATION OF THE MEN EM-	
PLOYED BY THE BOARD OF PUB-	
LIC WORKS OF THE CITY OF SAN	
DIEGO, CALIFORNIA, IN CLEAN-	
ING AND REPAIRING SEWERS.	
Be it ordained, by the Common Coun-	
cil of the City of San Diego, as follows:	
Section 1. That the compensation	
to be paid by the City of San Diego,	
California, to men employed by the	
Board of Public Works of said City in	
cleaning and repairing sewers; be and	
the same is hereby fixed at the sum of	
\$3.00 per day.	
Section 2. That this ordinance shall	
take effect and be in force from and	
after its passage and approval.	
Section 3. That the City Clerk of the	
said City of San Diego, be and he is	
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.	

An ordinance providing that all employees of the city shall be electors and residents of the city, was read and on motion of Delegate McNeill adopted by the following, to-wit: <u>AYES -- DELEGATES</u> Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman and Burnell.

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.

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 every male employee of the City of San Diego, California, 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 from and after January 1st, 1902.

Section 3. That the City Clerk of said city be and he is hereby authorized and direct-

ed, 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.

A Joint Resolution directing the Board of Public Works to cause Twenty-sixth street between Logan and National avenues to be repaired, was read and on motion of Delegate

Briggs adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

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<u>NOES</u> -- <u>NONE</u>. ABSENT--DELEGATES Chapman and Burnell. Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1355.

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

That the Board of Public Works be instructed to cause Twenty-sixth street between Logan and National avenues to be repaired by filling the ditch that has been washed out on the east side of said street with rock and then surfacing with earth.

A Joint Resolution providing that the City Engineer terfurnish an estimate of the cost of grading a twenty foot road from the end of Thirty-sixth street to the east line of the cemetery, was read and on motion of Delegate Woolman adopted by the following vote, towit: AYES -- DELEGATES Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman and Burnell.

Said resolution as adopted is as follows, viz:

JOIN RESOLUTION No. 1356.

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

That the Board of Public Works cause the City Engineer of the City of San Diego, California, to make and furnish to this Common Council a plat and an estimate of the cost of grading a twenty foot road from the end of the graded road at Thirty-sixth street to the east line of the cemetery.

A Resolution of Intention to sidewalk and curb "G" street from the east line of Third street to the west line of Fourth street, was presented and referred to the Joint Street Committee.

At this time the Board takes a recess for five minutes.

Upon re-assembling there we

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PRESENT -- DELEGATES Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker. ABSENT---DELEGATES Chapman and Burnell.

The application of Chas. Edwards for a retail liquor license at the northeast corner of Sixteenth and "N" streets was presented and on motion of Delegate Lambert said petition was denied.

A communication from the Federated Clubs of San Diego asking that the Council take steps to see that the streets of the city are kept free from unsightly rubbish, was presented and on motion of Delegate Jenks referred to the Joint Street Committee.

The application of Chas. Edwards for a retail liquor license at 1308 "G" street, be-

tween Fourth and Fifth streets, being presented in lieu of the petition heretofore denied by the Council, was read and on motion of Delegate McNeill granted.

The request of Dr.F.R.Burnham for a leave of absence from the state for the period of 60 dayswas read and on motion of Delegate Bradbury the request was granted.

A petion of citizens protesting against the granting of a license for a saloon at Sixteenth and "N" streets; and asking the Council to establish limits outside of which no saloon license will be granted, was presented and ordered filed.

Thereupon an ordinance limiting the district within which intoxicating liquors may be sold in the city, was read.

Delegate Blair moves that said ordinance be adopted.

Delegate Gutwillig moves that said ordinance be referred to the Health and Morals Committee, which motion was defeated by the following vote, to-wit:

AYES -- DELEGATES Butler, Guinan, McNeill, Gutwillig, Busch and Ecker.

NOES -- DELEGATES Thorpe, Jenks, Clark, Blair, Bradbury, Lambert, Kayser, Briggs, Lewis

and Woolman.

ABSENT--DELEGATES Chapman and Burnell.

Thereupon said ordinance was adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

EXCUSED-DELEGATES Gutwillig and Busch.

ABSENT--DELECATES Chapman and Burnell.

Said ordinance as adopted is as follows, viz:

but all such sales shall be excluded from the residence portion of said City, and all places where such sales may be

made shall be confined to the business Ordinance No. 999. portion of the said City of San Diego, which is described as follows: AN ORDINANCE LIMITING THE Commencing at a point where the south line of Beech street intersects the northeasterly shore line of the Bay DISTRICT WITHIN WHICH IN-TOXICATING LIQUORS MAY BE SOLD IN THE CITY OF SAN DIEGO, CALIFORNIA. of San Diego, thence east along the south line of Beech street to the east line of India street; thence south along Be it ordained, by the Common Counthe east line of India street to the north line of "B" street; thence east cil of the City of San Diego, as follows: Section 1. That it shall be unlawful for any person or persons to keep any saloon, bar, barroom, tippling house, along the north line of "B" street to the east line of Fourth street; thence north along the east line of Fourth street to dram shop, or other place where any a point fifty (50) feet north of the north line of "B" street; thence east spirituous, vinous, malt, or any intoxicating liquors are sold in the City of to a point on the east line of Fifth San Diego, California, outside of that street fifty (50) feet north of the north line of "B" street; thence south along the east line of Fifth street to the certain district in said City described as follows: -11: Commencing at a point where the south line of "C" street; thence east along the south line of "C" street to south line of Beech street intersects the northeasterly shore line of the Bay the west line of Seventh street; thence of San Diego, thence east along the south along the east line of Seventh street to the north line of "K" street; south line of Beech street to the east line of India street; thence south along thence east along the north line of the east line of India street to the north line of "B" street; thence east "K" street to the west line of Fifteenth street: thence south along the west along the north line of "B" street to line of Fifteenth street to a point the east line of Fourth street; thence where the said west line of Fifteenth street, if extended southerly, would north along the east line of Fourth street to a point fifty (50) feet north of the north line of ('B" street; thence intersect the northerly shore line of the Bay of San Diego; thence in a northeast to a point on the east line of Fifth westerly direction along the shore line street fifty (50) feet.north of the north line of "B" street; thence south along of the Bay of San Diego, to the place of beginning, provided, that this ordinthe east line of Fifth street to the south ance shall not apply to drug stores, and line of "C" street; thence east along the south line of "C" street to the west the San Diego Brewery. Section 3. Any person or persons line of Seventh street; thence south who shall violate any provision of this along the west line of Seventh street to the north line of "K" street; thence ordinance shall, upon conviction thereof, pay a fine not to exceed \$100.00, or east along the north line of "K" street be imprisoned in the city jail of the said to the west line of Fifteenth street; City of San Diego not to exceed 50 thence south along the west line of Fifdays, or shall suffer both such fine teenth street to a point where the said west line of Fifteenth street, if and imprisonment. Section 4. That this ordinance shall extended southerly, would intersect the take effect and be in force from and northerly shore line of the Bay of San after its passage and approval. Diego: thence in a northwesterly di-Section 5. That the City Clerk of the rection along the said shore line of the said City of San Diego, be, and he is hereby authorized and directed, im-mediately after the approval of this said Bay of San Diego to the point of beginning. Section 2. That it shall be unlawful ordinance, to publish, or cause the same to be published, three times in for any person or persons to sell any spirituous, vinous, malt, or other inthe City official newspaper of said City, toxicating liquors to be used in or upon the premises in the residence to-wit: the San Diego Union and Daily Bee. portion of the said City of San Diego.

The application of P.A. Dithlefsen for a general auctioneer's license for the period of one year, was read and on motion of Delegate McNeill said license was granted by the following two-thirds vote, to-wit:

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AYES -- DELEGATES Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman and Burnell.

The application of Chas.E.Powell for a general auctioneer's license was read, and on motion of Delegate Bradbury said license was granted by the following two-thirds vote, to-wit <u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman and Burnell.

The report of the Auditor showing the condition of the various funds of the City Treasury for the month of September, 1901, was presented and ordered filed.

A communication from the City Attorney transmitting certain ordinances, was read and ordered filed.

Thereupon an ordinance ratifying the action of the Board of Public Works in hiring a man to work in the Ladies' Annex Park, was read and on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman and Burnell.

Siad ordinance as adopted is as follows, viz:

ORDINANCE No. 990.

An Ordinance ratifying and approving the action of the Board of Public Works of the City of

San Diego, California, in hiring a man to work in the Ladies' Annex 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 action of the Board of Public Works of the City of San Diego, California, in employing a man to work 16 1/2 days in the Ladies' Annex Park at \$2.00 per day, 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 the action of the Board of Public Works in purchasing a horse, was read and on motion of Delegate McNeill adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker. NOES -- NONE.

ABSENT--DELEGATES Chapman and Burnell.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 991.

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

California, in purchasing a horse.

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

Section 1. That the action of the Board of Public Works of the City of San Diego, California, in purchasing a gray mare from A.Levi for the use of the Street Department of the said City of San Diego, California, at and for the sum of \$32.00 and \$28.00 for hire thereof for 56 days 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 the action of the Board of Public Works in incurring certain indebtedness in the Water Department in the month of September, 1901, was read and on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman and Burnell.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 992.

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 September, 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 action of the Board of Public Works of the City of San Diego, California, in employing labor to the amount of \$1,536.50 in connection with the Water Depart ment of said city for the month of September, 1901, outside of the office force, being \$556.50 in excess of the amount authorized by the ordinance adopted by the Common Council of said city, and in purchasing supplies for the use of the said Water Department to the amount of \$757.49, being \$457.49 in excess of the amount authorized by ordinance adopted by this Common Council, 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.

A communication from the City Attorney in the matter of the case of Babcock vs. the with City of San Diego, an action to quiet title to certain property upon which the has tax liens, and recommending that the city take tax deeds to this property for the year 1897, was read and ordered filed.

Thereupon a Joint Resolution directing the Tax Collector to issue tax deeds to the

city of certain lots and blocks in La Jolla Park which were sold to said city at the delinquent tax sales held in said city in the month of January, 1898, for the sale of real property for delinquent city taxes for the fiscal year 1897, was read and on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman and Burnell.

Said Resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1357.

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, 1898, for the sale of 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 herein after described so each sold to said city at the said sales, and 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 said Chapter 1 of Article 6 of said Charter, is now entitled to deeds for the said property herein after 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 Article 6 of said Charter, now calls upon the Tax Collector of said city to execute deeds to said city for all of said real property so sold and so struck off for and to said city as aforesaid, which property is herein after described, and said Tax Collector is hereby directed and required to issue tax deeds to the said City of San Diego for all of the said real 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 herein referred to is situated in La Jolla Park, in the City of San Diego, County of San Diego, State of California, and described as follows, to-wit: Lots 22 and 23 in block 53; block 20; block 11; block 15; block 22, excepting lots 31 and 32; lots 1,9,10,11,12,13,14 and 15 in block 42; lots 12 and 13 in block 41; lots 18,19, 20,23,26,31,32 and 34 in block 28; lots 29,30,33,34 in block 29; lots 33 and 34 in block 32; lots 1,2,4,5,7,8,17,18,19,20,21,22,23 and 24 in block 2; lots 3,4,5,6,7,8,9,19,20,21,29,30, 38,39,40,41,42,43,44 and 45 in block 16; lots 1 and 2 in block 13; lots 43,44,45 and 46 in block 12; lots 4,5,7,8,9,10 and 11 in block 33; lots 10,11,12,13,14,15,16,17,18,19,20 and 28 in block 31; an undivided one-half interest in lots 7,8,9,12,13,14,15,16,17 and 18 in block 29; an undivided one-half interest in lots 5 and 6 in block 41; an undivided one-half inter-

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est in lots 9,10 and 11 in block 49; undivided one-half interest in lot 17 block 51; an undivided one-half interest in the tract known as the "Artesian Well Tract" being bounded by Connecticut street and Lincoln avenue; also an undivided one-half interest in lots 5,6, 21,22,27,28 and 33 of Park subdivision of a portion of block 57,La Jolla Park, as per official map thereof.

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.

A communication from the Board of Public Works stating that they had refused to allow the claim of Dr.C.L.Magee for \$550.00--55 days service at the pest house--for the reason that during the time he was supposed to be at the pest house he was seen one day at Coronado Tent City, was read and ordered filed.

A communication from the Board of Public Works asking that the salary of the Clerk and Collector in the Water Department be increased from \$55 per month to \$60 per month, was read and on motion of Delegate Lambert the request was granted.

Thereupon an ordinance fixing the salary of the Clerk and Collector in the Water Department, was read and on motion of Delegate Lambert adopted by the following vote, to-wit: <u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman and Burnell.

Said ordinance as adopted is as follows, viz:

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Ordinance No. 993.

AN ORDINANCE FIXING THE SAL-ARY OF THE CLERK AND COL-LECTOR IN THE WATER DE-PARTMENT 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 Clerk and Collector in the Water Department of the City of San Diego, California, be and the same is hereby increased to and fixed at the sum of \$60.00 per month.

\$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 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 employ an additional clerk in the Water Department was read and on motion of Delegate Lambert the authority was granted.

Thereupon an ordinance authorizing the Board of Public Works to employ an additional clerk in the Water Department for the period of sixty days, was read and on motion of Delegate Blair adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE

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ABSENT--DELEGATES Chapman and Burnell.

Said ordinance as adopted is as follows, viz:

Ordinance No. 994.

AN ORDINANCE PROVIDING FOR THE APPOINTMENT AND EM-PLOYMENT OF AN ADDITIONAL CLERK IN THE WATER DE-PARTMENT OF THE CITY OF SAN DIEGO, CALIFORNIA. Be it ordained by the Common Council of the City of San Diego, as fol-

lows: Section I. 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 sixty days, whose salary shall be and is hereby fixed at \$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 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 8,000 feet of lumber for the use of the Street Department, was read and on motion of Delegate Bradbury the authority was granted.

Thereupon an ordinance authorizing the Board of Public Works to purchase lumber for the use of the Street Department, was read and on motion of Delegate Thorpe adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman and Burnell.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 995.

An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to purchase lumber for the use of the Street Department 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 purchase 8,000 feet of lumber for the use of the Street Department of the said City of San Diego in repairing "K" street, "F" street, and "G" street bridges, and such other bridges and culverts as shall need repair in the said City of San Diego, California.

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

passage and approval.

A communication from the Board of Public Works transmitting the request of the San Diego Brewing Company for a reduction in their water rates, and recommending that the request be granted, was read and referred to the Joint Water Committee.

An ordinance authorizing the Board of Public Works to construct a shed over the steam pumping plant on Point Loma, was read and on motion of Delegate Lambert adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker. 78

NOES -- NONE.

ABSENT--DELEGATES Chapman and Burnell.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 996.

An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to construct a shed over the steam pumping plant 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 directed to advertise for bids and let a contract for the construction of a shed over the steam pumping plant on Point Loma; provided, that the expense thereof shall not exceed the sum of \$150.00. Said work to be done according to specifications to be prepared by the said Board of Public Works.

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

The report of the Poundkeeper for the month of September, 1901, was presented and ordered filed.

The communication from the Board of Fire Commissioners transmitting the claim of Minnie Shaffnet, as stenographer for said Board during the examination of L.O.Mix, and recommending that said claim be paid, was read and on motion of Delegate Kayser the action of the Board in employing a stenographer was ratified.

Thereupon an ordinance providing for the payment of the claim of Minnie Shaffnet for stenographer fees for the Board of Fire Commissioners, was read and on motion of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman and Burnell.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 997.

An Ordinance providing for the payment of the claim of Minnie Shaffnet for stenographer fees for the Board of Fire Commissioners 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 claim of Minnie Schaffnet for the sum of \$14.00 for stenographer fees for taking down and transcribing testimony in the matter of the investigation of charges preferred by A.B.Cairnes, Chief of the Fire Department vs.L.O.Mix, engineer of fire engine No.1, be and the same is hereby allowed and approved.

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 stating that the monument on the boundary line between San Diego and National City is in danger of destruction owing to the caving in of the bank of San Diego bay, and recommending that he be authorized to change said monument back about 50 feet from its present location, was read and on motion of Delegate McNeill the change was authorized.

Thereupon an ordinance providing for changing the location of the southern stone monument which marke the division line between San Diego and National City, was read and on motion of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT-DELEGATES Chapman and Burnell.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1000. AN ORDINANCE PROVIDING FOR CHANGING THE LOCATION OF THE SOUTHERN STONE MOUN-MENT WHICH MARKS THE DI-VISION LINE BETWEEN THE CITY OF SAN DIEGO, CALIFOR-NIA, AND NATIONAL CITY.

Whereas, the Southern Stone Monument which marks the division line between the City of San Diego, California, and National City is in danger of being destroyed and lost by reason of the caving in of the northerly bank of the Bay of San Diego, ¹ in the City of San Diego, California; and,

Whereas, it is the desire of the Common Council of the said City of San Diego to protect said Monument, and for that purpose to change its location to a point fifty (50) feet north of its present location on the division line between the said City of San Diego, California, and National City... Therefore, 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 change the location of the Southern Stone Monument on the division line between the said City of

San Diego, California, and National City, located near the northerly shore line of the Bay of San Diego, to a distance of fifty (50) feet north of its present location, the bearing of which line is north 71 degrees east, true me-ridian; and that the Board of Trustees of the City of National City be and said Board of Trustees is hereby requested to have the City Engineer of National City co-operate with the City Engineer. of the City of San Diego and to assist in the changing of the location of the said boundary stone, and that after said stone shall have been so removed, that the said City Engineer of the said City of San Diego report to this Common Council regarding the removal of said stone, and that the City Clerk of said City, after the passage and approval of this ordinance, forward to the Clerk of the Board of Trustees of National City a certified copy of this ordinancè. 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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On motion of Delegate Woolman it is ordered that when the Board adjourns it do adjourn until Monday, October 21st, 1901, at 7:30 p.m.

After first giving due notice President Ecker did, in open session, sign an ordinance (No. 996) authorizing the Board of Public Works to construct a shed over the steam pumping plant on Point Loma; also an ordinance (No.997) providing for the payment of the claim of Minnie

Schaffnet for stenographer fees for the Board of Fire Commissioners; also an ordinance (No. 1000) providing for changing the location of the southern stone momument which marks the division line between San Diego and National City; also an ordinance (No.994) providing for the employment of an additional clerk in the Water Department for a period of 60 days; also an ordinance (No.995) authorizing the Board of Public Works to purchase 8,000 feet of lumber for the use of the Street Department; also an ordinance (No.993) fixing the salary of the Clerk and Collector of the Water Department at \$60.00 per month; also an ordinance (No.992) ratifying the action of The Board of Public Works in incurring certain indebtedness in the Water Department in the month of September, 1901; also an ordinance (No.991) ratifying the action of the Board of Public Works in purchasing a horse for use of the Street Department; also an ordinance (No.991) ratifying the action of the Board of Public Works in hiring a man to work in the Ladies' Annex Park; also an ordinance (No.999) limiting the district within which intoxicating liquors may be sold in the city.

A Resolution giving the consent of this Board to the Board of Aldermen to adjourn for

a longer period than one week, was read and on motion of Delegate Kayser adopted, viz:

RESOLUTION.

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B E I T R E S O L V E D, By the Board of Delegates 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 Aldermen to adjourn from October 7th, 1901, to October 21st, 1901, at 7:30 p.m.

At this time Delegates Lewis and Woolman were excused from further attendance at this session of the Board.

A communication from the City Engineer giving an estimate of the cost of the construction of a pipe line for furnishing an adequate supply of water for the United States Naval and Military Reservations on Point Loma, which cost is estimated at \$13,512.30, was read and ordered filed.

A communication from Honorable James C. Needham acknowledging receipt of a certified copy of Joint Resolution No.1351, in the matter of punishment for criminal anarchists, was read and ordered filed.

The following report of the Joint Street Committee in the matter of the protest of Hiram Mabury against the grading of Columbia street between Kalmia and "H" streets, was read and adopted, viz:

The Joint Street Committee recommends that the within protest of Hiram Mabury to the grading of Columbia street between Kalmia and "H" streets, be filed.

Fred C. Hyers, M. J. Perrin, Jno. W. Lambert, F. H. Briggs, Jas. S. Clark.

Oct.4th, 1901.

Thereupon said protest was ordered filed.

A Joint Resolution directing the Board of Public Works to have a cobble stone gutter constructed at the intersection of Tenth and "F" streets, was read and on motion of Delegate Kayser adopted by the following vote, to-wit: <u>AVES</u> -- <u>DELECATES</u> Butler,Thorpe, Jenks, Clark, Guinan, Blair, Bradbury, Lambert,McNeill, Gutwillig, Kayser, Briggs, Busch and Ecker. <u>NOES</u> -- <u>NONE</u>. <u>ABSENT--DELEGATES</u> Chapman, Burnell, Lewis and Woolman. Said Resolution as adopted is as follows, viz: JOINT RESOLUTION No. 1358. _______ B E IT RESOLVED, By the Common Council of the City of San Diego, as follows: That the Board of Public Works of the City of San Diego, California, be and said Board is hereby authorized and directed to cause the wooden culvert on the east side of Tenth street at the intersection of "F" street to be taken out and to cause to be constructed a cobble stone gutter along the east side of Tenth street across "F" street; said work to be done by the Street force under the direction of the Superintendent of Streets.

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A Joint Resolution directing the Board of Public Works to have the hole on the east side of Front street between Fir and Grape, streets filled, or otherwise repaired, was read and referred to the Joint Street Committee.

At this time the Board takes a recess for five minutes.

Upon re-assembling there were

PRESENT--DELEGATES Butler, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwil-

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lig, Kayser, Briggs, Busch, Lewis and Ecker.

ABSENT --- DELEGATES Thorpe, Chapman, Burnell and Woolman.

After first giving due notice, President Ecker did, in open-dth, in open session, sign an ordinance (No.985) providing for the employment of three additional assistants in the City Engineer's office until the 31st day of December, 1901; also an ordinance (No.989) authorizing the gurchase of a flag for the New Town Plaza; also an ordinance (No.1001) fixing the compensation of the men employed by the Board of Public Works in cleaning and repairing sewers; also an ordinance (No.986) directing the Board of Public Works to lay water pipe on Thorn street from Fifth street to the west line of the City Park, and to place a fire hydrant at the southeast corner of Thorn and Fifth streets; also an ordinance (No.987) directing the Board of Public Works to make certain repairs on the City Hall building; also an ordinance (No.988) approving the action of the Special Committee of the Common Council in incurring certain indebtedness against the city in the holding of memorial services on account of the death of President William McKinley; also an ordinance (No.998) providing certain regulations in the operation of the system of water works owned by the city.

Upon motion of Delegate Guinan the Street Superintendent is directed to investigate

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the condition of Ash street between Front and Union streets, and to see that the same is re-paired. Thereupon the Board adjourned. President of the Board of Delegates. ATTEST:

ADJOUR, NED MEETING.

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Council Chamber of the Board of Delegates of the City of San Diego, California, October 21st, 1901.

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

PRESENT--DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman, Ecker and Clerk Vincent.

ABSENT --- NONE.

Oct. 18th, 1901.

The minutes of Adjourned Meeting held September, 17th, 1901, were read and approved.

The following report of the Joint Street Committee in the offer of the Federated Clubs to assist the Council in keeping the streets clean and free from rubbish, was read and adopted, viz:

The Joint Street Committee recommends that the Board of Public Works be instructed to have printed 5,000 copies of portions of Ordinances 409, 546, 487, 614 and 645 of this city, in pamphlet form, the same to be distributed by the Federated Clubs of San Diego; the copy for which is transmitted herewith.

> Fred C. Hyers, Geo. B. Watson, M. J. Perrin, Jno. W. Lambert, F. H. Briggs, J. S. Clark.

ordinances of the city, was read and on motion of Delegate Kayser adopted by the following

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copies of that portion of ordinances numbered 409, 487, 546, 614 and 645 of the ordinances of the City of San Diego, California, specified and set forth in the statement thereof furnished by the Federated Clubs of San Diego County, Civic Department, on file in the office of the City Clerk of the City of San Diego, California; provided, that the expense thereof shall not exceed the sum of \$15.00. The copies of said ordinances to be distributed throughout the City of San Diego by the said Federated Clubs of the said County of San Diego, California.

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

The report of the Fire Committee in the matter of a communication from Mrs.E.H.Arnold asking an increase of the rent for the lots on which stands the Florence Heights engine house from \$156.00 to \$200.00 per year, and recommending that she be allowed \$175.00 per year, was read.

Delegate Lambert moves that said report be adopted, which motion was defeated by the following vote, to wit:

AYES -- DELEGATES Jenks, Lambert, Gutwillig and Ecker.

NOES -- DELEGATES Butler, Thorpe, Chapman, Clark, Guinan, Blair, Bradbury, McNeill, Burnell,

Kayser, Briggs, Busch, Lewis and Woolman.

ABSENT--NONE.

The following report of the Joint Water. Committee in the matter of replacing the 2 inch water main on "D" street with a 6 inch main, and laying a 6 inch main on 15th street from "D" to "C" street, and locating a fire hydrant at the intersection of 15th and "C" streets, was read and on motion of Delegate Blair adopted, viz:

The Joint Water Committee recommends that the Board of Public Works be instructed to take up the 2 inch water main on "D" street and replace the same with 6 inch pipe, and lay a 6 inch pipe on 15th street from "D" street to "C" street and place a six inch double nozzle fire hydrant at the intersection of 15th and "C" streets; provided the expense thereof does not exceed the sum of \$1510.00; said work to be paid for out of the Water fund.

Geo. B. Watson,

H. M. Landis,

J. S. Clark,

J. W. Lambert,

M. W. Jenks,

A. H. Kayser,

Oct. 18th, 1901.

W. W. Lewis.

Thereupon an ordinance authorizing the Board of Public Works to advertise for bids and let a contract for making certain repairs and extensions to the system of water works of the city, was read and on motion of Delegate Blair adopted by the following vote, to wit: AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and

Ecker.

NOES -- NONE.

ABSENT-NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1013.

An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to Advertise for bids and let a contract for making certain repairs and extensions to the system of water works of the City of San Diego, California.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and directed to advertise for bids and let a contract for the taking up of the two inch water main on "D" street in the said City of San Diego, and replacing the same with a six inch cast iron pipe, and laying a six inch cast iron water pipe on Fifteenth street from "D" street to "C" street, and for placing a six inch double nozzle fire hydrant on the northeast corner of the intersection of Fifteenth and "C" streets; said work to be done under the supervision of the Superintendent of the Water Works of said city and in accordance with the specifications to be prepared by the said Board of Public Works; provided, that the expense thereof shall not exceed the sum of \$1510.00, which expense shall 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 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 the petition of Chas. Vallin et al., for a water pipe in Julian avenue between 24th and 25th streets, was read and on motion of Delegate Bradbury adopted, viz:

The Joint Water Committee recommends that the within petition of Chas. Vallin et al., for a two inch water pipe on Julian avenue between 24th and 25th streets be granted, and that the Board of Public Works be instructed to cause said pipe to be laid, provided the expense of said work does not exceed the sum of \$157.00, and that the same be paid for out of the Water fund; said work to be done under the direction of the Superintendent of the Water Department.

Geo. B. Watson,

H. M. Landis,

J. S. Clark,

J. W. Lambert,

M. W. Jenks,

A. H. Kayser,

W. W. Lewis.

At this time Aldermen Watson and Rainbow appear and inform the Board that the Board of Aldermen desire to meet with this Board in Joint Committee of the Whole to consider an ordinance establishing the time for closing saloons on week days, and providing for the

0ct. 18th, 1901.

closing for the closing of saloons on Sundays.

Delegate Bradbury moves that the request of the Board of Aldermen to meet with this Board in Joint Committee of the Whole for the purpose above mentioned, be granted, which motion was adopted.

An ordinance authorizing the Board of Public Works to place a two inch water main on Julian avenue between 24th and 25th streets, was read and on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert,

McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1014.

An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to

place a two inch water main on Julian avenue between 24th and 25th streets in the

City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board is hereby authorized and directed to place a two inch water pipe on Julian avenue in the City of San Diego, California, between 24th and 25th streets; said work to be done according to specifications to be prepared by the said Board of Public Works, and under the supervision of the Superintendent of Water Works; provided, that the expense thereof does not exceed the sum of \$157.00.

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

The following report of the Joint Water Committee recommending a pipe line for furnishing an adequate supply of water to the United States Military and Naval Reservations on

Point Loma, was read and on motion of Delegate Kayser adopted joy viz:

San Diego, Cal., Oct. 18th, 1901.

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To the Common Council,

City of San Diego,

Gentlemen;--

The Joint Water Committee, after investigating the needs of the various parts of the city in the matter of the water supply, herewith reports and recommends as follows:

We find that the matter demanding our first attention is to furnish an adequate supply of water to the United States Military and Naval Reservations on Point Loma. The City Engineer, by instruction of the Council contained in Joint Resolution No.1353, has made a survey and estimate of the cost of the construction of a pipe line for furnishing an adequate supply of water to these Reservations. He has also ascertained from the officers in charge what is desired on the part of the Government would furnish soldier labor for trenching and back filling for repairing the pipe lines on the Reservations.

We also find that the two inch pipe now in use is entirely too small to supply the amount of water required, and that some of it is badly worn and will have to be replaced at an early date.

We therefore recommend that the said two inch pipe now used to supply the United States Military and Naval Reservations on Point Loma with water be replaced with pipe of a larger size.

Before the two inch pipe can be taken up it will be necessary to lay the larger pipe, and we therefore recommend that the Board of Public Works be instructed to cause the pipe line to be laid in accordance with the aforesaid survey and estimate of the City Engineer.

Inasmuch as there will be no expense for trenching and back filling on that portion of the pipe line on the Reservations, we believe that the estimate of the City Engineer may be safely reduced to \$12,000.00. We therefore recommend that the total expense for doing the work herein mentioned be limited to \$12,000.00; and that the money for said purpose be taken from the Water Works Improvement fund.

Respectfully,

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

Thereupon an ordinance transferring \$12,000.00 from the Water Improvement fund to the Water fund, and directing the Board of Public Works to advertise for bids and let a contract for the construction of a water pipe line on Point Loma, was read and on motion of Delegate Bradbury adopted by the following vote, to wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert,

McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NONE

NOES

ABSENT NONE LASS CREASE OF THE LEASE OF THE LASS

Said ordinance as adopted is as follows, viz:

Ordinance No. 1003. AN ORDINANCE TRANSFERRING FROM THE WATER IMPROVE-MENT FUND OF THE CITY OF SAN DIEGO, CALIFORNIA, TO THE WATER FUND OF THE CITY OF SAN DIEGO, CALIFORNIA, TO THE SUM OF \$12,000.00, AND AU-THORIZING AND DIRECTING THE BOARD OF PUBLIC WORKS OF THE CITY OF SAN DIEGO, CALIFORNIA, TO ADVERTISE FOR BIDS AND DET A CONTRACT FOR THE CONSTRUCTION OF A WATER PIPE LINE IN SAID CITY. Be it ordained, by the Common Council of the City of San Diego, as follows:

Section 1. That there be and is hereby transferred from the Water Improvement Fund to the Water Fund of the City of San Diego. California, the sum of \$12,000.00, and that the City Auditor and City Treasurer of said City be and they are hereby authorized and directed to make the necessary entries upon the record books of their respective offices to carry into effect this transfer.

Section 2. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and directed to advertise for bids and let a contract for the furnishing of the labor and material for the construction of a water pipe line commencing at the intersection of Riley street and Jefferson street in Old San Diego, in the City of San Diego, California, thence running in a northwesterly direction to the east line of Pueblo Lot No. 177; thence running in a southwesterly direction to a point opposite the wharf at Fort Rosecrans; being 28,335 feet in length and consisting of 15,900 linear feet of six-inch. wire-wound wooden pipe, and 7,800 linear feet of five-inch wire-wound wooden pipe, and 4,635 linear feet of four-inch wire-wound wooden pipe; said pipe line to be constructed according to the specifications to be prepared by the Board of Public Works of the said City of San Diego, and to be located according to a survey and map thereof made by the City Engineer of said City, dated October 3rd, 1901, and on file in the office of the said City Engineer; provided, that the expense thereof shall not exceed the sum of \$12,000.00, and provided further, that the work of trenching and back-filling on the government reservation shall be performed by the soldier labor in the employment of the government of the United States. Said work to be paid for out of the Water Fund of the said City of San Diego.

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

Section 4. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the passage and approval of this ordinance, to publish or cause, the same to be published once in the City official newspaper of said City, to-wit: the San Diego Union and Daily Bee. At this time the Board of Aldermen appear and this Board now goes into Committee of the Whole to meet with the Board of Aldermen in Joint Committee of the Whole for the purpose of considering an ordinance establishing the time for closing saloons on week days, and providing for the closing of saloons on Sundays.

Upon re-assembling there were

PRESENT--DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and

Ecker.

ABSENT -- NONE

The Chairman of the Joint Committee of the Whole reports as the recommendation of said Committee that the ordinance providing for the closing of saloons be referred to the Health and Morals Committee, which report wason motion of Delegate Bradbury adopted.

Thereupon said ordinance was referred to the Health and Morals Committee.

The following report of the Joint Finance Committee in the matter of an ordinance providing for the purchase of the San Diego Water Company of their interest in certain insurance policies, was read and on motion of Delegate Kayser adopted, viz:

The Joint Finance Committee recommends that within ordinance providing for the purchase from the San Diego Water Company of their interest in certain insurance policies, be adopted. We also recommend that the city only pay for that portion of the policies which are unexpired at the time of purchase, to be paid from the Water fund.

> Chas. N. Clark, J. P. M. Rainbow, Geo. B. Chapman, H. Woolman, H. Busch.

0ct. 18th, 1901.

Thereupon an ordinance authorizing the Board of Public Works of the City of San Diego, California, to purchase the interest of the San Diego Water Company in certain insurance policies, was read and on motion of Delegate Kayser adopted by the following vote, to wit: DELEGATES Butler, Thorpe, Chapman, Jenks, Blair, Bradbury, Lambert, Gutwillig, Burnell, Kayser, Busch, Lewis, Woolman and Ecker. NOES DELECATES Clark, Guinan, McNeill and Briggs. ABSENT--NONE. Said ordinance as adopted is as follows, viz: ORDINANCE NO. 1010. An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to purchase the interest of the San Diego Water Company in certain insurance policies. 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 purchase of and from the San Diego Water Company the interest of said Company in fire insurance policy No. 5652, and fire insurance policy No.5654, issued by the Home Insurance Company upon the pump house and contents and certain buildings and personal property described therein, formerly owned by the San Diego Water Company, and now owned by the City of San Diego; also the interest of the San Diego Water Company in policy No.53154, issued by the Hartford Steam Boiler Inspection and Insurance Company, in the pumping plant at Point Loma station, and the interest of the San Diego Water Company in policy No.52487, issued by the Hartford Steam Boiler Inspection and Insurance Company, on pumping plant near Old Town; provided that the expense thereof shall not exceed the sum of ninety one and sixty-five one hundredths dollars (\$91.65).

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 an ordinance providing for the care of any person affected with any contagious or infectious disease, was read and on motion of Delegate Bradbury adopted, viz:

The Joint Finance Committee recommends that the within ordinance providing for the care of any person affected with any contagious or infectious disease, be adopted; provided the expense for any one case shall not exceed the sum of \$500.00.

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

0ct. 18th, 1901.

H. Busch.

Thereupon an ordinance providing for the care of any person affected with any contagious or infectious disease, and approving the compensation fixed by the Board of Health and Board of Public Works of a physician and attendant therefor, was read and on motion of Delegate Woolman adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert,

McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Woolman, Lewis and Ecker.

NOES -- NONE.

ABSENT--NONE.

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Said ordinance as adopted is a**s** 1 'ollows,

Ordinance No. 1011.

AN ORDINANCE PROVIDING FOR THE CARE OF ANY PERSON AF-FECTED WITH ANY CONTA-GIOUS OR INFECTIOUS DIS-EASE IN THE CITY OF SAN EASE IN THE CITY OF SAN DIEGO, CALIFORNIA, AND AP-PROVING THE COMPENSATION FIXED BY THE BOARD OF HEALTH AND BOARD OF PUBLIC WORKS OF SAID CITY OF A PHY-SICIAN AND ATTENDANT THEREFOR. Bo it origined by the Common Course

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 shall have and the said Board is hereby given the power to locate, establish, and maintain a pest-house and to provide the necessary supplies therefor and to discontinue and remove said pest-house whenever and wherever said Board of Health shall deem it necessary for the preservation of the public health of said City;

That the said Board of Health, through and with the co-operation of the said Board of Public Works, be and the said Board is hereby authorized to appoint and remove at pleasure such physicians and nurses for said pesthouse as may be necessary to efficiently maintain the same, and to cause to be removed thereto and kept therein

any person affected with any contagious or infectious disease; That the compensation heretofore fixed by the said Board of Health through and with the co-operation of the said Board of Public Works to be paid for a physician, namely, \$10.00 per day for each and every day in which such physician is actually engaged in rendering medical services for any person or persons affected with smallpox or any other contagious or infectious disease, and the compensation heretofore fixed by the said Board of Health through and with the co-operation of the said Board of Public Works to be paid for a man, namely, \$2.00 per day for each and every day in which such man is actually engaged in working in and about said pest-house, be and the same is hereby approved, provid-ed that the expense for caring for any one case of smallpox or any other contagious or infectious disease shall not exceed the sum of \$500. Section 2. That this ordinance shall

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

Section 3. The City Clerk of the City of San Diego, California be and he is hereby directed, immediately after the approval of this ordinance, to publish the same once in the city official news-paper of the said City, to-wit: The San Diego Union and Daily Bee.

The following report of the Joint Finance Committee in the matter of the transfer of funds, was read and on motion of Delegate Bradbury adopted, viz:

San Diego, Cal., Oct. 18th, 1901.

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To the Common Council,

City of San Diego,

Gentlemen:--

The Joint Finance Committee, to whom was referred a communication from the Auditor transmitting an ordinance providing for the transfer of the sum of \$2,500.00 from the Water Works Improvement fund to the General and Office funds, to make good the deficiency in these latter named funds created by reason of the extra expenses in connection with the Water Bond sale, herewith recommends that the transfer be made, so that cutstanding warrants may be paid.

We also recommend that \$500.00 be transferred from the Water Works Improvement fund to the Public Health fund in order to pay all the indebtedness incurred at the pest house. The Health Officer informed the Committee that the pest house was properly and economically managed under his supervision and that the indebtedness had been incurred in accordance with the provisions of the City Charter, and that the total amount of all claims was somewhat under \$1,000.00.

We therefore present herewith an ordinance providing for the transfers herein mentioned, and recommend that the same be substituted for the ordinance referred to the Committee, and adopted.

Respectfully,

Chas. N. Clark, J. P. M. Rainbow, Geo. B. Chapman, H. Woolman,

H. Busch.

Thereupon an ordinance transferring money from the Water Works Improvement fund to the General, Office and Public Health funds, was read and on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert,

McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and

Ecker.

NOES -- NONE.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1008.

An Ordinance transferring money from the Water Works Improvement fund to the General fund, to

the Office fund and to the Public Health fund.

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

Section 1. That there be and hereby is transferred from the Water Works Improvement

fund of the City of San Diego, California, the sum of three thousand and five dollars, to the

following funds, viz: To the General fund, fifteen hundred dollars; to the Office fund, one

thousand and five dollars; to the Public Health fund, five hundred dollars.

Section 2. That the Treasurer and Auditor of the City of San Diego, California, be and they are hereby directed to make the necessary entries in the records of their respective offices as will carry into effect the provisions of this ordinance and such transfer.

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 the request of the Board of Public Works for a type writer for the Water Department, was read and on motion of Delegate Woolman adopted by the following vote, to-wit:

AYES -- DELEGATES Thorpe, Chapman, Jenks, Clark, Blair, Bradbury, Lambert, Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- DELEGATES Butler, Guinan, McNeill, Gutwillig and Busch.

ABSENT--NONE.

Said report as adopted is as follows, viz:

The Joint Finance Committee recommends that the Board of Public Works be authorized to purchase a type writer for the Water Department, provided the expense thereof shall not exceed the sum of \$120.00; and that the money therefor shall be taken from the Water fund.

Chas. N. Clark,

J. P. M. Rainbow,

Geo. B. Chapman, ·

H. Woolman,

0ct. 18th, 1901.

H. Busch.

Thereupon an ordinance authorizing the Board of Public Works to purchase a type writing machine for the use of the Water Department, was read and on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Thorpe, Chapman, Jenks, Clark, Blair, Bradbury, Lambert, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- DELEGATES Butler, Guinan, McNeill and Gutwillig.

ABSENT--NONE.

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Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1012.

An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to purchase a "Smith-Premier" type writing machine for the use of the Water Department of said city.

BE 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 type writing machine with tabulating attachments for the use of the Water Department of said city, provided, that the cost thereof shall not exceed the sum of \$120.00; said machine to be paid for out of the Water Fund.

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

At this time Delegate Busch is excused from further attendance at this session of the Board.

A communication from the City Attorney asking to have certain bills connected with the Water Bond sale paid, was read and ordered filed.

Thereupon an ordinance providing for the payment of certain expenses in connection with the sale of Water Bonds and the completing of the transfer of the system of water works from the San Diego Water Company to the city, was read and on motion of Delegate Blair adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

McNeill. -- DELEGATE <u>NO</u>

Busch. ABSENT--DELEGATE

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1007.

An Ordinance providing for the payment of certain expenses in connection with the sale of Water Bonds of the City of San Diego, California, and the completing of the transfer of the system of water works from the San Diego Water Company to the City of San Diego, California.

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

Section 1. That the claim of H.E.Doolittle for \$4.00 for cash advanced by him in sending a telegram to the American Banker, and for services rendered by the Deputy County Auditor in connection with the delinquent taxes upon the property of the San Diego Water Company, and the claim of Stumpf & Steurer, publishers, for \$12.00 for publishing a notice of the sale of the Water Bonds of the City of San Diego in the American Banker, be and said claims are hereby allowed, and the Auditing Committee of the said City of San Diego is hereby authorized and empowered to issue warrants therefor upon said claims being presented to said Committee for allowance in proper form.

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 a plan of sewerage for Nutt's addition and an estimate of the cost of constructing the same, was presented and referred to the Joint Sewer Committee.

A communication from the City Engineer giving an estimate of the cost of extending the Cemetery road to the east line of the Cemetery, was presented and ordered filed.

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At this time Delegates Thorpe and Gutwillig were excused from further attendance at this session of the Board. - -

A Joint Resolution directing the City Attorney to prepare an ordinance to regulate the laying of all lateral and service pipes, was read and on motion of Delegate Chapman adopted by

the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Gutwillig and Busch.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1359.

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 requested and directed to prepare and present to this Common Council an ordinance establishing regulations for the laying of all lateral and service pipes used in connection with sewer, water, gas, and other main pipes in the streets of the City of San Diego, California.

An ordinance amending section 2 of Ordinance No.958, approved July 23rd, 1901, was read and on motion of Delegate Bradbury adopted by the following vote, to-wit: AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Gutwillig and Busch.

Said ordinance as adopted is as follows, viz:

958 OF THE ORDINANCES OF THE CITY OF SAN DIEGO, CALIFOR-NIA, APPROVED JULY 23RD, 1901. Be it ordained, by the Common Council of the City of San Diego, as fol-

Section 1. That section.2 of Ordi-nance Number 958 of the ordinances of the City of San Diego, California, enti-tled, "AN ORDINANCE CREATING CERTAIN POSITIONS, FIXING THE same is hereby amended to read as fol-

managing, conducting, carrying on, and maintaining said system of water not in any event approve applic tion for funds made by said Board un-less there be funds available out ' of works when so received by the said City of San Diego, the said Board of which payment for the amount of the Public Works is hereby authorized and Mayor's approval can be made. empowered to employ such additional men as the said Board of Public Works Section 2. That this ordinance shall take effect and be in force from and shall deem necessary, whose compenafter its passage and approval. sation shall be and is hereby fixed as Section 3. That the Clty Clerk of the follows: said City of San Diego, be, and he is River foremen, \$2.50 per day; assist-ant engineer, \$2.50 per day; assistant hereby authorized and directed, immediately after the approval of this ordiday engineer, \$2.25 per day; carpen-ters, \$3.00 per day; firemen, \$2.00 per nance, to publish or cause the same to be published once in the City official newspaper of said City, to-wit: the day; engineers on gasoline engines, one engineer for largest gasoline engine, San Diego Union and Daily Bee. \$2.00 per day; other engineers for gaso-The petition of citizens for a water pipe on "K" street between Thirtieth and Thirty-S 14 14 second streets, was presented and referred to the Joint Water Committee. A petition from property owners along Twenty-fifth street requesting that the City Engineer be instructed to establish points along said street to raise the grade from six inches to eighteen inches, in order that the property owners might petition for a change of the grade of said street, was read and on motion of Delegate Bradbury the matter was referred to the City Engineer with instructions to comply with the request.

Ordinance No. 1004. line engines, \$2.00 per day; experienc ed labor, other than as above specified, \$2.00 per day; ordinary labor, \$2.00 per day; provided that the expense there-AN ORDINANCE AMENDING SEC-TION 2 OF ORDINANCE NUMBER of shall not exceed the sums of \$2,000.00 per month, which sum shall be in addition to the salaries prescribed by Sec-tion 1 hereof; provided, that whenever the said Board of Public Works shall determine that an emergency exists whereby great loss would or might result to the property of the City, or to the property of its citizens, and labor or materials, in addition to that already provided by the Common Coun-CERTAIN POSITIONS, FIXING THE SALARIES THEREOF, AUTHORIZ-ING THE BOARD OF PUBLIC WORKS TO FILL THE SAME, AND APPOINT EMPLOYEES AND EM-PLOY WORKMEN, AND PURCHASE MATERIALS AND SUPPLIES FOR cll, are necessary to properly meet the demands of such emergency, said Board of Public Works shall file with the Mayor a request in writing for such additional labor or material as it may estimate to be reasonably required therefor, and if said Mayor endorses such written application "approved," said Board of Public Works shall have MATERIALS AND SOPPLIES FOR THE PURPOSE OF CONDUCTING AND CARRYING ON THE SYSTEM OF WATER WORKS TO BE AC-QUIRED BY THE CITY OF, SAN DIEGO, CALIFORNIA," approved on the 23rd day of July, 1901, be and the authority to expend such amount as the Mayor may approve, not exceeding, however, the sum of \$300.00 · in any one month, nor exceeding the amount for any one emergency for which said lows: Mayor shall have approved such appli-cation; provided, that the Mayor shall Section 2. That for the purpose of

At this time Delegate Gutwillig enters and takes his seat in the Board.

A petition from barbers asking the Council to pass an ordinance closing barber shops on Sundays, was presented and referred to the Health and Morals Committee.

A communication from the San Diego Humane Society offering to furnish two drinking fountains to the city, if the city would connect them with the water pipes, was read and on motion of Delegate Briggs the offer was accepted.

The petition of F.W.Bradley to have the retail liquor license now standing in the name of Bradley & Forster changed to F.W.Bradley, was read and on motion of Delegate Clark the request was granted.

The petition of Wm.Bauman to have the retail liquor license now standing in the name of W.N.Wilson & Co. transferred to Wm.Bauman, was read and on motion of Delegate Bradbury the request was granted.

The petition of property owners to have a four inch pipe laid in Seventeenth street between "H" and "K" streets to connect with the six inch water mains in said last named streets, was read and on motion of Delegate Clark the petition was granted.

An ordinance providing for the construction of a water pipe line on certain streets in the city, was read and on motion of Delegate Clark adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

ABSENT--DELEGATES Thorpe and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

In Ordinance providing for the construction of a water nine line upon certain streats in the

An ordinance providing for the construction of a water pipe line upon certain streets in the

City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, 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

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passage and approval.

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

At this time Delegate Butler is excused from further attendance at this session of the Board.

A Resolution of Award of Contract for grading Nineteenth street from the south line of "D" street to the north line of "N" street to J.Engelbret, was read and on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gut-

willig, Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

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ABSENT--DELEGATES Butler, Thorpe and Busch.

Said Resolution as adopted is as follows, viz:

RESOLUTION OF AWARD

Of contract for the grading of Nineteenth street in the City of San Diego, California, from the south line of "D" street to the north line of "N" street.

R E S O L V E D, That the Common Council of the City of San Diego, California, having, in open session, on the 7th day of October, A.D. 1901, opened, examined, and publicly declared all sealed proposals or bids offered for the following work, to-wit:

The grading of that portion of Nineteenth street in the said City of San Diego, California, from the south line of "D" street to the north line of "N" street, and the sidewalks thereof, including all intersections of streets between said points, to the official grade thereof, in accordance with the specifications therefor as contained in Ordinance No.349 of the ordinances of the said City of San Diego, California, approved February 11th, 1896; hereby rejects all of said bids except that next herein mentioned, and hereby awards the contract for said work to the lowest regular responsible bidder, to-wit: to J.Engelbret, at

the following prices, as specified in his proposal on file for said work to-wit:

For cut per cubic yard, 28 1/2 cent;

For fill per cubic yard, 1 cent.

The Clerk of this city is hereby directed to post notice of this award conspicuously

for five days on or near the Council Chamber door of this city, and also publish said notice in the San Diego Union and Daily Bee, a daily newspaper, published and circulated in this city, therefor and hereby designated, for two days.

A petition of citizens asking the Council to pass an ordinance to close saloons on Sundays, was presented and referred to the Health and Morals Committee.

On motion of Delegate Gutwillig it is ordered that when the Board adjourns, it do adjourn until the next Regular Meeting, November 4th, 1901, at 7:30 p.m.

A petition of property owners asking to have "F" street from the east line of Eighth street to the west line of Twenty-fifth street, re-graded to the official grade, was presented and on motion of Delegate Briggs the petition was granted.

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Thereupon a Resolution of Intention to grade "F" street from the east line of Eighth street to the west line of Twenty-fifth street, was read and on motion of Delegate Lambert adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Butler, Thorpe and Busch.

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, except ing, however, 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 said "F" street with Fifteenth street now occupied by wooden bridge, and the intersection of said "F" street with Sixteenth street, and the intersection of said "F" street with Twenty-first street, and the intersection of said "F" street with Twenty-second street, and also excepting that portion of 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.349 of the ordinances of the said City of San Diego, approved February 11th, 1896.

The San Diego Union and Daily Bee, a daily newspaper printed and circulated in said city of San Diego, is hereby designated as the newspaper in which this resolution of intention shall be published for two days, and the notice of the passage thereof for six days in the manner and by the persons required by law.

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

The Clerk presents the affidavits of the publication and posting of the notice to close a portion of Hensley avenue (so-called) in Pacific Beach, which affidavits were ordered filed.

Thereupon a resolution ordering the closing up of a portion of Hensley avenue (socalled) in Pacific Beach, was read and on motion of Delegate Chapman adopted by the following vote, to-wit:

AYES -- DELEGATES Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig

Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

ABSENT - DEBEGATES, Butler, Thorpe and Busch

NOES -- NONE.

Said resolution as adopted is as follows, viz:

RESOLUTION ORDERING WORK.

Resolution of the Common Council of the City of San Diego, California, ordering the closing up of that portion of Hensley avenue (so-called) at Pacific Beach in the City of San Diego, California, described as follows: Commencing at a point on the southeast corner of block No.71; thence running westerly along the south line of said block to a point 60 feet east of the southwest corner of said block; thence running at right angles south to the south line of said Hensley avenue; thence at right angles east along the said south line of Hensley avenue (so-called) to the west line of Bayard street; thence at right north to the point of commencement.

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 said Common Council having, on the 3rd day of September, 1901, duly passed and adopted a resolution declaring its intention to order the closing up of that portion of Hensley avenue in the City of San Diego, California, described as follows, to-wit: Commencing at a point on the southeast corner of block No.71; thence running westerly along the south line of said block to a point 60 feet east of the southwest corner of said block; thence running at right angles south to the south line of said Hensley avenue; thence at right angles east along the said south line of Hensley avenue (so-called) to the west line of Bayard street; thence at right angles north to the point of commencement, which said resolution declaring intention was approved by the Mayor of said city on the 4th day of September, 1901, and which said resolution fully described said work and stated that it was deemed unnecessary that any land be taken therefor, and specified the exterior boundaries of the district of land to be affected and benefitted by said work or improvement and to be assessed to pay the damages, costs, and expenses thereof.

That the Superintendent of Streets of said city having then, on the 24th day of September, 1901, caused to be conspicuously posted, along the line of said contemplated work, notices of the passage of said resolution declaring intention, in the manner and form required by law, and the said Superintendent of Streets having caused a notice, similar in substance to that posted, to be duly published in the manner and form required by law, for a period of ten days, in the San Diego Union and Daily Bee, a daily newspaper published and circulated in said city, and designated by said Common Council for that purpose, which said publication commenced on the 24th day of September, 1901, and ended on the 4th day of October, 1901, and no person having, within ten days after the expiration of the time of the said publication of the said notice, or at all, made any objections to said work, and the said Common Council having acquired jurisdiction in the premises, and the said work being for the closing up of a portion of the said Hensley avenue, and it appearing to the satisfaction of the said Common Council that no assessment to pay the damages, costs, or expenses of said work is or was necessary.

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NOW, THEREFORE, BE IT RESOLVED, By the Common Council of the City of San Diego, that the public interest and convenience of said city require the closing up of that portion of the said Hensley avenue at Pacific Beach in the City of San Diego, California, described as follows, to-wit: Commencing at a point on the southeast corner of block No.71; thence running westerly along the south line of said block to a point 60 feet east of the southwest corner of said block; thence running at right angles south to the south line of said Hensley avenue; thence at right angles east along the said south line of Hensley avenue (so-called) to the west line of Bayard street; thence at right angles north to the point of commencement, and therefore the said Common Council hereby orders that that portion of said Hensley avenue located at Pacific Beach in the City of San Diego, County of San Diego, State of California, described as follows: Commencing at a point on the southeast corner of block No.71; thence running westerly along the south line of said block to a point 60 feet east of the southwest corner of said block; thence running at right angles south to the south line of said Hensley avenue; thence at right angles east along the said south line of Hensley avenue (so-called) to the west line of Bayard street; thence at right angles north to the point of commencement, be and the same is hereby closed up and abandoned as a public street.

1. A. M.

A communication from the Board of Public Works transmitting the statement of the expenses of the various departments of the city government for the month of September, 1901, was presented and ordered filed.

A communication from the Board of Supervisors transmitting the apportionment of the assessment of the Southern California Railway Company and the Pullman Palace Car Company in so far as the same pertains to the City of San Diego, was read and ordered filed, and on motion of Delegate Kayser ordered spread on the minutes, viz: Minutes of the Board of Supervisors of San Diego County, State of California.

Monday, September 16, 1901. Two o'clock p.m. In the matter of apportioning the assessment of the Southern California Railway Company, as

made by the State Board of Equalization for the year 1901, to incorporated cities.

In this matter it was on motion ordered and declared that the length of the main track of the Southern California Railway Company in the County of San Diego, as assessed by the State Board of Equalization is 105.152 miles.

That the assessed value per mile of said railway as fixed by the pro rata distribution per mile of the assessed value of the franchise, roadway, rails and rolling stock of such railway of said Company, within the County of San Diego is \$7182.95. ... That the apportionment of the assessment of the said franchise, roadway, roadbed, rails and rolling stock of such railway of the said Company for and to the City of San Diego is as follows: Valuation. Miles. City. \$151,129.00. 21.04 San Diego. Minutes of the Board of Supervisors of the County STATE OF CALIFORNIA) County of San Diego, of San Diego, Satae of California. I, Will H. Holcomb, County Clerk of the County of San Diego, State of California, and ex-officio Clerk of the Superior Court of said County, hereby certify that I have compared the foregoing copy with the original minutes of the Board of Supervisors, on Monday, Sept. 16, 1901, regarding the matter of the apportioning the assessment of the Southern California Railway

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Co., as made by the State Board of Equalization for the year 1901, to incorporated cities, now on file in my office; that the same contains a full, true and correct transcript therefrom and of the whole thereof.

WITNESS my hand and the seal of the Superior Court, this 11th day of October, A. D. 1901.

Will H. Holcomb, County Clerk.

(Seal.)

By Walter S. Buchanan, Deputy.

Minutes of the Board of Supervisors of the County of San Diego, State of California.

Monday, September 16, 1901. Two o'clock p.m.

In the matter of the apportionment of the Pullman Palace Car Company as made by the State Board of Equalization for rolling stock used upon the Southern California Railway

comapny.

It is declared that the apportionment of the assessment of the Pullman Palace Car Company for the rolling stock in the State of California, with the Southern California Railway Company as made by the State Board of Equalization, for and to the County of San Diego is \$8,433.00.

That the railway operated with said described stock is the railway of the Southern California Company and the length of the main track of such railway so operated in this county is 65.68 miles.

That the assessed value per mile of said described rolling stock as fixed by pro rata distribution per mile of the assessed value of the rolling stock of said Company within this County is \$128.396.

That the apportionment of the assessment of said described rolling stock for and to the incorporated City of San Diego is as follows:

City.Miles.Valuation.San Diego.21.04\$2,701.00.STATE OF CALIFORNIA,
County of San Diego.ss.Minutes of the Board of Supervisors of San DiegoCounty of San Diego.county, California, Monday, Sept. 16, 1901.

I, Will H. Holcomb, County Clerk of the County of San Diego, Sate of California, and ex-officio Clerk of the Superior Court of said county, hereby certify that I have compared the foregoing copy with the original minutes of the Board of Supervisors on Monday, Sept.

16,1901, regarding the matter of the apportionment of the Pullman Palace Car Co., as made by the State Board of Equalization for rolling stock used upon the Southern California Rail+ way Company, now on file in my office; that the same contains a full, true and correct transcript therefrom and of the whole thereof.

WITNESS my hand and the seal of the Superior Court, this 11th day of October, A.D. 1901.

Will H. Holcomb, County Clerk.

(Seal.)

By Walter S. Buchanan, Deputy.

An ordinance fixing the salary of the Deputy City Clerk, was read and on motion of

Delegate Clark adopted by the following vote, to-wit:

AYES -- DELEGATES Chapman, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig, Burnell,

Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- DELEGATES Jenks and Bradbury.

ABSENT--DELEGATES Butler, Thorpe and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1005.

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An Ordinance fixing the salary of the Deputy City Clerk 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 salary of the Deputy City Clerk 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.

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

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

A communication from the Board of Public Works asking for authority to repair the roof of the house occupied by the pound-keeper at a cost of \$35.00, was read and referred to the Public Buildings Committee.

A Message from the Mayor transmitting the request of the City Clerk for an additional assistant for 30 days to assist in preparing a card index system for the files of the Clerk's office, and recommending that the request be granted, was read and ordered filed.

The request of the City Clerk for an additional assistant for one month to help in preparing a system of indexing for the City Clerk's office, was read and the request granted.

Thereupon an ordinance authorizing the employment of an additional assistant in the office of the City Clerk for one month, was read and on motion of Delegate Clark adopted by the following vote, to-wit:

AYES -- DELEGATES Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwil-

lig, Burnell Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Butler, Thorpe and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1009.

An Ordinance authorizing the employment of an additional assistant for one month in the of-

fice of the City Clerk, and fixing his compensation.

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

Section 1. That the City Clerk be and he is hereby authorized and directed to employ

an additional assistant for a period of one month.

Section 2. That the salary of said additional assistant be and the same is hereby fixed at the sum of seventy-five dollars (\$75.00) per month.

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

After first giving due notice President Ecker did, in open session, sign an ordinance (No.1005) fixing the salary of the Deputy City Clerk; also an ordinance (No.1002) increasing and fixing the salary of the driver of the street sweeper. At this time Delegate Kayser is excused from further attendance at this session of the Board.

On motion of Delegate Guinan the Committee on Gas, Electric Lights and Telephones is instructed to investigate the condition of the lights furnished by the San Diego Gas Company for lighting the streets of the city, and make such recommendations as they may deem proper.

After first giving due notice President Ecker did, in open session, sign an ordinance (No.1003) transferring \$12,000.00 from the Water Improvement fund to the Water fund, and directing the Board of Public Works to advertise for bids and let a contract for the construction of a water pipe line to the United States Military and Naval Reservation on Point Loma; also an ordinance (No.1004) amending section 2 of Ordinance No.958, approved July 23rd 1901; also an ordinance (No.1006) providing for the printing of five thousand copies of certain ordinances of the city; also an ordinance (No.1007) providing for the payment of certain expenses in connection with the sale of water bonds of the city; also an ordinance (No.1008) transferring money from the Water Works Improvement fund to the General, Office and Public Health funds; also an ordinance (No.1009) authorizing the employment of an additional essistant for one month in the office of the City Clerk; also an ordinance (No.1010) authorizing the Board of Public Works to purchase the interest of the San Diego Water Company in certain insurance policies; also an ordinance (No.1011) providing for the care of any person affected with any contagious or infectious disease; also an ordinance (No.1012) authorizing the Board of Public Works to purchase a typewriting machine for the use of the Water Department; also an ordinance (No.1013) authorizing the Board of Public Works to advertise for bids and let a contract for making certain repairs and extensions to the system of Water Works of the city; also an ordinance (No.1014) authorizing the Board of Public Works to place a two inch water main on Julian avenue between 24th and 25th streets.

Thereupon the Board adjourned.

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ATTEST: Jun Coldunau City Clerk.

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President of the Board of Delegates.

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REGULAR MEETING.

Council Chamber of the Board of Delegates of the City of San Diego, California, November 4th, 1901.

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

PRESENT--DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill,

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman, Ecker and Clerk Vincent. <u>ABSENT---DELEGATES</u> Bradbury and Burnell.

The minutes of Regular Meeting held October 7th, 1901, and of Adjourned Meeting held October 21st, 1901, were read and approved.

A Message from the Mayor transmitting an ordinance making it unlawful for any person to visit a place where lottery tickets are sold, and also prohibiting any person from having a lottery ticket in his possession, and recommending that the ordinance be adopted in order to assist the Police Department in stamping out the sale of lottery tickets, was read and ordered filed.

Thereupon an ordinance making it unlawful for any person to have lottery tickets in his where possession, and prohibiting visiting at any place lottery is conducted or where lottery tickets are sold, was read and on motion of Delegate McNeill referred to the Health and Morals Committee by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill,Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Bradbury and Burnell.

The following report of the Joint Water Committee in the matter of the application of the

San Diego Brewing Company for a lower rate for water than they are now paying, was read and on motion of Delegate McNeill adopted, viz:

The Joint Water Committee recommends that the Board of Public Works be instructed to fur-

nish water to the San Diego Brewing Company for 10 cents per 1,000 gallons.

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

An ordinance providing for the furnishing of water for two fountains offered to the city

Nov. 4th, 1901.

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by the San Diego Humane Society, was read and on motion of Delegate Kayser adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Bradbury and Burnell.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1015.

An Ordinance providing for the furnishing of water for two fountains in the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and directed to have two water fountains connected with the water mains of the said city, one on the southeast corner of the intersection of Fifth street and University Boulevard, and one on the north side of "H" street between Ninth and Tenth streets; provided, that the same shall be furnished by the San Diego Humane Society and without expense to the said City of San Diego, and that the only expense said city shall incur in connection with said matter shall be in connecting said fountains with the city's water mains and furnishing water 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 Engineer to examine as to its condition, location and value of a water pipe laid by Joseph Kelly, which he desires to sell to the city, was read and on motion of Delegate Lambert referred to the City Engineer.

A Joint Resolution directing the Board of Public Works to have the street force construct a cobble stone gutter at Tenth and "G" streets, was read and on motion of Delegate Lambert adopted, viz:

JOINT RESOLUTION No. 1360.

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

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

is hereby authorized and directed to cause to be constructed a cobblw stone gutter along

the east side of Tenth street, across "G" street, said work to be done by the street force

of said city, under the direction of the Superintendent of Streets.

Applications of the following named persons for permission to construct sidewalks and curbs in front of the property set opposite their respective names, were read and on motion of Delegate McNeill granted, viz:

Gillmore & Co., for bitumen sidewalk and concrete curb on "G" street in front of lots A and L, block 89, Horton's addition;

J. P. Christensen, concrete sidewalk and curb on Second and "A" streets in front of

lot G, block 195, Horton's addition.

A communication from the City Attorney in the matter of the judgment against the city in the case of W.H.Clark vs.the city, and recommending that the same be appealed to the Supreme Court of the State, was read and ordered filed.

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Thereupon a Joint Resolution directing the City Attorney to appeal the case of W.H. Clark vs.the city to the Supreme Court of the State, was read and on motion of Delegate Briggs adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Bradbury and Burnell.

- Said Resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1361.

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

That the City Attorney of the City of San Diego, California, be and he is hereby authorized and directed to appeal the case of W.H.Clark vs.City of San Diego, No.11,333, pending in the Superior Court of the County of San Diego, to the Supreme Court of the State of California, from the judgment rendered therein on the 26th day of October, 1901, and to take whatever other and further action he may deem necessary or advisable in order to properly present the matter to the Supreme Court.

A communication from the City Attorney in the matter of procuring rights of way for the continuation of the Cemetery road, was read and ordered filed.

Thereupon an ordinance providing for the purchase of rights of way for the extension of the Cemetery road, was read and on motion of Delegate Thorpe adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

<u>NOES -- NONE</u>

ABSENT--DELEGATES Bradbury and Burnell.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1016.

An Ordinance providing for the purchase, by the City of San Diego, California, of rights of way for the extension of the cemetery road in the City of San Diego, California. BE IT ORDAINED, By the Common Council of the City of San Diego, as follows: Section 1. That the City Attorney of the City of San Diego, California, be and he is hereby authorized and empowered to purchase for the City of San Diego, California, a right of way for a public highway across the northwest portion of lot six in block 69 of Wetmore and Sanborn's. addition to the said City of San Diego for \$7.50; a right of way across the north 30 feet of block one of Cunningham's addition to said city at not to exceed \$5.00 for the north 30 feet of each lot in said block; and also right of way across the north 30 feet of

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the west one-half of lot "A" in block two, Central Homestead, at not to exceed \$60.00; provided, that such rights of way shall be free from all encumbrances and tax liens. Section 2. That this ordinance shall take effect and be in force from and after its passage and approval.

A communication from the Board of Public Works recommending that the pay of the men on the street force be increased from \$50.00 per month to \$55.00 per month, was read and on motion of Delegate Briggs referred to the Finance Committee.

> An ordinance providing for the construction of a culvert at Second and "H" streets, was read and on motion of Delegate Lambert adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill,

> > Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Bradbury and Burnell.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1017.

An Ordinance Providing for the construction of a culvert at the intersection of Second and

"H" streets in the City of San Diego, California.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and directed to purchase the material and construct a wooden culvert at the intersection of Second and "H" streets in the City of San Diego, California, of sufficient capacity to carry the surface water on said street; said work to be done by the street force of said city, and according to specifications to be prepared by said Board of Public Works; provided, that the expense thereof shall not exceed the sum of Thirty dollars.

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

A communication from the Board of Public Works asking for authority to purchase blanks and supplies for the Auditor and Assessor for the year 1902, was read and on motion of Delegate Clark the authority was granted. Thereupon an ordinance authorizing the Board of Public Works to purchase blanks and supplies for the City Auditor, was read and on motion of Delegate Woolman adopted by the

following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill,

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

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NOES -- NONE.

ABSENT--DELEGATES Bradbury and Burnell.

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Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1018.

An Ordinance authorizing the purchase of blanks and supplies for the City Auditor. BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Sec. 1. That the Board of Public Works be and is hereby authorized to purchase the necessary blanks and supplies required by the Auditor and Assessor for assessment purposes and licenses, for the year 1902, providing the cost thereof does not exceed \$75.00.

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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 asking for authority to purchase one the leity Relerk's 20 drawer C.I.Cabinet with material for the establishment of a "Card Index" in the office, was read and on motion of Delegate Clark the authority was granted.

Thereupon an ordinance authorizing the Board of Public Works to purchase certain furniture and supplies for the City Clerk's office, was read and on motion of Delegate Clark adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill,

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELECATES Bradbury and Burnell.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1019.

An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to purchase certain furniture and supplies for the City Clerk's office in the City of

San Diego, California.

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 for the use of the use of the City Clerk's office in the City of San Diego, California, 1--20 drawer C.I.Cabinet, together with "guides" and "cards" for the establishment of a "Card Index" of the files of his office; provided, that the expense thereof shall not exceed the sum of \$93.75.

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

passage and approval.

A communication from the Board of Public Works recommending the adoption of an ordinance fixing the expense per month of the man who turns on and off water for fires, for repair of bicycles, feed of Water Department horses and maintaining fire alarm tappers, was read and ordered filed.

Thereupon an ordinance authorizing the Board of Public Works to incur certain indebtedness in conducting the Water Department, was read and referred the Water Committee.

A communication from the City Engineer giving an estimate of the cost of grading "M" street from the east line of Ninth street to the east line of Thirty-second street, which estimate is \$10,126.67, or 64 cents per front foot, was read and ordered filed.

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The report of the Poundkeeper for the month of October, 1901, was presented and ordered ed filed.

The report of the Auditor showing the condition of the various funds of the City Treasury on the 31st day of October, 1901, was presented and ordered filed.

A petition from residents of Old Town for abatement of garbage dump, was presented and referred to the Health and Morals Committee.

The petition of business men and the proposition of E.W.Scripps for repair of Poway road was presented and referred to the Joint Street Committee.

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A communication from a Special Committee of the Board of Supervisors of San Francisco calling a Chinese Exclusion Convention to be held in San Francisco Thursday, November 21, 1901, and asking this Council to send delegates to said convention, was read.

On motion of Delegate McNeill the President of the Board was directed to appoint a Special Committee of three in this matter to take what action they should deem to be proper, and to appoint the Delegates to attend said convention.

Thereupon President Ecker appoints as said Special Committee Delegates McNeill, Kayser and Thorpe.

After first giving due notice President Ecker did, in open session, sign an ordinance (No.1015) providing for the furnishing of water for two fountains in the city; also an ordinance (No.2016) providing for the purchase by the City Attorney of rights of way for the extension of the Cemetery road; also an ordinance (No.1017) providing for the construction of a culvert at the intersection of Second and "H" streets; also an ordinance (No.1018) authorizing the purchase of blanks and supplies for the City Auditor; also an ordinance (No.1019) authorizing the Board of Public Works to purchase certain furniture and supplies for the City Clerk's office.

A communication from the City Attorney recommending that the resolution of intention to grade "F" street between Eighth and Twenty-fifth streets, heretofore adopted, be res-

cinded in order to make some changes, and that a new resolution be adopted in place of the

one rescinded, was read and ordered filed.

Thereupon a Joint Resolution Resolution rescinding the resolution of intention to

grade "F" street between Eighth and Twenty-fifth streets, adopted October 21st, 1901, was

read and on motion of Delegate Butler adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill,

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Bradbury and Burnell.

Saidresolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1362.

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

That the resolution of intention to grade "F" street from the east line of Eighth street to the west line of Twenty-fifth street in the City of San Diego, California, adopted by this Common Council on the 21st day of October, 1901, be and the same is hereby rescinded.

A resolution of intention to grade "F" street from the east line of Eighth street to the west line of Twenty-fifth street, was read and on motion of Delegate McNeill adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill,

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

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ABSENT--DELEGATES Bradbury and Burnell.

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, excepting, however, the intersection of the 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 Noneteenth street, and the intersection of the said "F" street with Noneteenth street, and the intersection of the said "F" street with Twenty-second 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.349 of the ordinances of the said City of San Diego, approved February 11th, 1896.

The San Diego Union and Daily Bee, a daily newspaper printed and circulated in said

City of San Diego, is hereby designated as the newspaper in which this resolution of intention shall be published for two days, and the notice of the passage thereof for six days in the manner and by the persons required by law.

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

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A petition of property owners for the establishment of a low arm electric light at the intersection of Eighteenth and "G" streets, and a petition of property owners for the establishment of a low arm electric light at the intersection of Nineteenth and "F" streets, were presented and referred to the Committee on Gas, Electric Lights and Telephones.

The petition of Hans Petrikowski to change the retail liquor license now standing in

the name of Alex. Meyers, to himself, was read and on motion of Delegate McNeill the petition was granted.

The petition of G.N.Gilbert for permission to use for agricultural and grazing purposes pueblo lots 1278, 1279, 1294, 1297, 1309, 1310, 1311 and 1314, being read was referred to the City Lands Committee.

A communication from Geo.M.McKenzie offering to furnish a watering trough at the northeast corner of Sixth and "G" streets, providing the city would connect the same with the water system and furnish water therefor, being read was on motion of Delegate McNeill accepted.

At this time Delegate Thorpe is excused from further attendance at this session of the Board.

An ordinance providing for the furnishing of water for a watering trough at the northeast corner of Sixth and "G" streets, was read and on motion of Delegate McNeill adopted by the following vote, to-wit:

AYES -- DELECATES Butler, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwil-

lig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

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ABSENT--DELEGATES Thorpe, Bradbury and Burnell.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1020.

An Ordinance providing for the furnishing of water for a watering trough in the City of San Diego, California.

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 furnish and supply water

for a public watering trough to be placed and maintained at the northeast corner of "G" and Sixth streets in the said City of San Diego; provided, that the placing of said watering trough and connecting the same with the said system of water works of said city shall be done without expense to the said City of San Diego, except furnishing and laying the pipe from the main to said watering trough and connecting the same therewith. Section 2. That this ordinance shall take effect and be in force from and after its passage and approval.

After first giving due notice President Ecker did, in open session, sign an ordinance (No.1020) providing for the furnishing of water for a watering trough.

A communication from the Board of Public Works in the matter of the kind of water pipe to be used for the pipe line for the United States Military and Naval Reservations on Point LOma, and transmitting a communication from the City Engineer recommending that the

pipe to be laid across the salt marsh, about 3,500 feet in length, be of cast iron instead of the wire wound wooden pipe, and asking that recommendation of the City Engineer be complied with, was read and on motion of Delegate Lambert action thereon was postponed for one month.

On motion of Delegate Gutwillig it is ordered that when the Board adjourns, it do adjourn until Monday, November 11th, 1901, at 7:30 p.m.

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Thereupon the Board adjourned.

Este Board of Delegates.

President of

ATTEST:

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ADJOURNED MEETING.

Council Chamber of the Board of Delegates of the City of San Diego, California, November 11th, 1901.

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

PRESENT--DELEGATES Butler, Chapman, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Briggs, Busch, Woolman, Ecker and Clerk Vincent.

ABSENT---DELEGATES Thorpe, Jenks, Blair, Kayser and Lewis.

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

During the reading of the minutes Delegates Jenks, Kayser and Lewis entered and took their seats in the Board.

An ordinance providing for the execution of a contract with the San Diego Brewing Company for furnishing water to said company at the rate of 10 cents per 1,000 gallons, as heretofore recommended by the Joint Water Committee, was read.

Delegate Jenks moves that said ordinance as read be amended by fixing the rate at which the water is to be sold at 12 cents per 1,000 gallons, instead of 10 cents.

Delegate Guinan moves as an amendment to the amendment that the rate at which the water is to be sold be fixed at 15 cents per 1,000 gallons, instead of 12 cents, which motion was defeated by the following vote, to-wit:

AYES -- DELEGATES Chapman, Clark and Guinan.

NOES -- DELEGATES Butler, Jenks, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

ABSENT--DELEGATES Thorpe and Blair.

Thereupon the motion of Delegate Jenks to fix the price for the water at 12 cents per 1,000 gallons was adopted by the following vote, to wit:

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AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gut-

willig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe and Blair.

Delegate Bradbury moves that said ordinance as amended be adopted, which motion was

adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gut-

willig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

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NOES -- NONE.

ABSENT--DELEGATES Thorpe and Blair.

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

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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 "(Chines or otherwise), and street sprinkling, or for any other purpose whatever, and no compen-"sation 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 Ring 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. _____ A communication from the Board of Public Works asking for authority to place a new roof over the house used by the Poundkeeper, heretofore referred to the Public Building Committee, was on motion of Delegate McNeill withdrawn from said Committee and the authority granted.

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Thereupon an ordinance authorizing the Board of Public Works to make certain repairs on the bulding occupied by the Poundkeeper, was read and on motion of Delegate McNeill adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Burnell,

Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

EXCUSED-DELEGATE Gutwillig.

ABSENT--DELEGATES Thorpe and Blair.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1021.

An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to make certain repairs on the building occupied by the City Poundkeeper.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and directed to have a new roof placed over the city's building, occupied by the City Poundkeeper; provided, that the expense thereof shall not exceed the sum of \$35.00.

Section 2. That this ordinance shall take effett 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 residents of Old Town for abatement of garbage dump, was read and on motion of Delegate Bradbury adopted by the following vote, to wit:

The Health and Morals Committee recommends that the within petition and matter therein 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.

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

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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 to have a lot very in his possession in the city, and prohibiting visiting any place where lottery is conducted, or where lottery tickets are sold, was read and on motion of Delegate Lewis adopted by the following vote, to-wit:

AYES -- DELEGATES Chapman, Jenks, Bradbury, Gutwillig, Burnell, Kayser, Briggs, Busch,

Lewis, Woolman and Ecker.

NOES -- DELEGATES Butler, Clark, Guinan, Lambert and McNeill.

ABSENT--DELEGATES Thorpe and Blair.

lows:

Said ordinance as adopted is as follows, viz:

Ordinance No. 1027.

An Ordinance Making it Unlawful for Any Person in the City of San Diego, California, to Have a Lottery Ticket in His Possession, and Prohibiting Visiting or Becoming a Visitor at Any Place, Where Any Lottery -Is Conducted, or Where Any Lottery Tickets Are Sold or Transferred in the City of San Diego, California. Be it ordained, by the Common Council of the City of San Diego, as fol-

Section 1. That it be and is hereby declared to be unlawful for any person in the City of San Diego, California, to visit or to become a visitor at any office, house, room, tenement, or other place where any lottery is conducted, contrived, prepared, set up, or drawn; or to visit or to become a visitor at any office, house, room, tenement, or other place where the sale or transfer of lottery tickets is conducted or carried on; or to visit or to become a visitor at any place where the sale or transfer of any chance, share, or interest in, or depending upon the event of any lottery, or any paper, certificate, or instrument purporting or understood to be, or to represent any ticket, chance, share, or interest in, or depending upon the event of any lottery, is conducted or carried on.

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 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. 3

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

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

The following report of the Joint Water Committee in the matter of the petition of the King's Daughters for discount in water bill, was read and on motion of Delegate Kayser adopted, viz:

The Joint Water Committee recommends that the Board of Public Works be instructed to put on a meter and collect meter rates for water furnished the King's Daughters.

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

Nov. 4th, 1901.

Thereupon a Joint Resolution directing the Board of Public Works to place a meter on the tap through which water is furnished the King's Daughters, and charge meter rates for such water, was read and on motion of Delegate Kayser adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Eusch, Lewis, Woolman and Ecker.
NORE -- NONE.
ABSENT--DELEGATES Thorpe and Blair.
Said resolution as adopted is as follows, viz:
J O I N T R E S O L U T I O N No.
J O I N T R E S O L U T I O N No.
B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows:
That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to place a meter upon the water tap through which water is furnished from the water mains for the use of the "King's Daughters," and thereafter to charge meter rates for such water. Said work to be done by the force employed by the Water Department of said city.

The following report of the Joint Finance Committee in the matter of the collection of delinquent taxes, was read and on motion of Delegate Gutwillig 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 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 delinquent taxes or see that the property is turned over to the city and sold at public auction.

> Chas. N. Clark, J. P. M. Rainbow, Geo. B. Chapman, H. Woolman, H. Busch.

Nov. 8th, 1901.

Thereupon an ordinance providing for the employment of an extra deputy in the Tax Collector's office for one month, said ordinance having been recommended by the Mayor, upon the request of the Tax Collector, in accordance with the recommendation of the Finance Committee, was read and on motion of Delegate Woolman adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe and Blair.

Said ordinance as adopted is as follows, viz:

due thereon; that the City Attorney of said City be and he is hereby author-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 property, and a statement of the amount

ized and directed to take whatever steps he may deem necessary in col-lecting, and in assisting in the collec-tion 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 Daily Bee.

A Joint Resolution authorizing the Joint Health and Morals Committee to submit to the

Council plans and an estimate of the cost of dumping garbage in the ocean, was read and

on motion of Delegate Gutwillig adopted, viz:

JOINT RESOLUTION NO.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows: That the Joint Health and Morals Committee of this Common Council be and said Committee is hereby authorized and directed to investigate the advisability of disposing of the garbage in the City of San Diego, California, by depositing the same in the Pacific Ocean, and to submit to this Common Council plans and an estimate of the cost of so doing.

After first giving due notice, President Ecker 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 City Poundkeeper.

A communication from the Board of Public Works asking for authority to purchase \$25.00 worth of postage stamps for the use of the various departments of the city government, was read and on motion of Delegate Kayser the authority was granted.

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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 Delegate Gutwillig adopted by the following vote, to-wit: <u>AYES</u> -- <u>DELEGATES</u> Butler, Chapman, Jemks, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwil-

lig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe and Blair.

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.

A communication from the Board of Public Works asking for authority to construct a submerged flume and pipe line in the San Diego river for about 600 feet for the purpose of securing water in the winter time, was read and ordered filed.

Thereupon an ordinance providing for the construction of a submerged flume and pipe line in connection with the water system of the city, was read and on motion of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwil-

lig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT-- DELEGATES Thorpe and Blair.

Said ordinance as adopted is as follows, viz:

ORDINANCE No.

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.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and directed to advertise for bids and let a contract for furnishing the labor and material in and for the construction of 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

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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.

Said contract to also include the furnishing of all labor and material, (except the cast iron pipe) in excavating, laying, and putting 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 shall not exceed the sum of \$450.00, and that the written consent for the construction and maintenence of said flume be obtained from the owner of said land, and that the 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.

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A communication from the Board of Public Works asking for authority to place a 2 inch water main in Second street between Quince and Spruce streets, was read and referred to the Joint Water Committee.

A communication from the City Engineer estimating the value of a pipe line owned by Joseph Kelly, was read and referred to the Joint Water Committee.

A communication from the City Engineer giving an estimate of the cost of grading Columbia street between "H" and Kalmia streets, estimating the cost at \$5,240.39, or 49.6 cents per front foot, was read and ordered filed.

On motion of Delegate Gutwillig it is ordered that when the Board adjourns, it do adjourn until the next regular meeting December 2nd, 1901, at 7:30 p.m.

A communication from the Auditing Committee transmitting the claims of John H. Davis

and Frank Beaudin against the Park Improvement fund, was read and on motion of Delegate McNeill said claims were allowed.

Thereupon an ordinance ratifying and ordering paid the claim of MR Frank Beaudin of \$24.00, was read and on motion of Delegate Lambert adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker. <u>NOES -- NONE</u>.

ABSENT--DELEGATES Thorpe and Blair.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1022.

An Ordinance ratifying and ordering paid claim No.1149, 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.1149, filed against the City of San Diego, California, by Frank Beaudin, 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 ratifying and ordered paid the claim of John H. Davis for \$18.00, was read and on motion of Delegate McNeill adopted by the following vote, to-wit: <u>AVES -- DELEGATES</u> Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwil-

lig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe and Blair.

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.

The petition of the owners of property on Ninth street between Ash and Beech streets, asking to have the grade of said Ninth street between said points changed, was read and on motion of Delegate Bradbury said petition 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 presented to the Council for ratification, was read and together with said list of claims, was ordered filed. Thereupon an ordinance ratifying and approving the action of the Board of Public Works in incurring certain indebtedness in the Water Department in the month of October, 1901, was read and on motion of Delegate Lambert adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker. <u>NOES -- NONE</u>. <u>ABSENT--DELEGATES</u> Thorpe and Blair.

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

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San Diego, California, in incurring certain indebtedness in the Water Department in the month of October, 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 action of the Board of Public Works of the City of San Diego, California, 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.

After first giving due notice President Ecker did, in open session, sign an ordinance (No.1022) ratifying and ordering paid claim No.1149 for \$24.00, filed against the city by Frank Beaudin; also an ordinance (No.1023) ratifying and ordering paid claim No.1214 for (No.1024) \$18.00, filed against the city by John H.Davis; also an ordinance, ratifying and approving the action of the Board of Public Works in incurring certain indebtedness in the Water Department in the month of October, 1901.

A Joint Resolution directing the City Engineer to report to the Council what streets are not of required width, and also what rights, will be required by the city, was read and on motion of Delegate Clark adopted, viz:

JOINT RESOLUTION NO. _____.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows: That the City Engineer be and he is hereby authorized and directed to report to the Council, what streets, if any, are not of the width as required for the convenience of the public; and also what rights of way, if any, will be required by the city for public use.

The application of W.M.Crouse for permission to construct a concrete sidewalk and curb on "G" street in front of lot F, block 68, Horton's addition, was read and on motion of Delegate McNeill granted.

The petition of R.Schiller for permission to cut down three pepper trees on "F"street

in front of east half of lots A and B, block 66, Horton's addition, was read.

Delegate Lambert moves that the petition be granted.

Whereupon on motion of Delegate Jenks said petition was referred to the **XEXXX** Street Committee.

The petition of W.N.Wilson to have the retail liquor license standing in the name of Geo.B.Greer, place of business 1416--1418 "E" street, transferred to himself, was read and on motion of Delegate McNeill the transfer was ordered.

The petition of property owners protesting the re-grading of "F" street between 8th and 12th streets, was presented and referred to the Street Committee.

After first giving due notice President Ecker did, in open session, sign an ordinance (No.1025) providing for the execution of a contract with the San Diego Brewing Company for furnishing water at 12 cents per 1,000 gallons; also an ordinance (No.1026) providing for the employment of a extra deputy in the Tax Collector's office for 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 any lottery is conducted, or where any lottery tickets are sold or transferred in the City of San Diego.

Thereupon the Board adjourned.

ATTEST:

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President of the Board of Delegates.

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SPECIAL MEETING.

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

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 corrugated iron shed on lot "B" in block 87 of Horton's addition to the said City of San

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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 said time and place and for the purposes above mentioned.

George D. Goldman, City Clerk of the said City of San Diego, and ex-officio Clerk of the Common Council of 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 Special Meeting of the Board of Delegates was held this day at 7:30 p.m., President Ecker presiding.

PRESENT--DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman, Ecker and Clerk Vincent. ABSENT---DELECATES Thorpe and Bradbury.

The following Message from the Mayor giving the objects of the Special Session of the Common Council, 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 o'clock p.m. thereof, at the usual and accustomed place of meeting of your Honorable Body in your chambers in that building known as the "City Hall", situated on the southwest corner of Fifth and "G" streets in the said City of San Diego, I now desire to, and do hereby, notify you, be ing 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 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 dist tance 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 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.

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 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 place a two inchewater

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pipe on Second street between Quince and Spruce streets, was read and on motion of Delegate Lambert 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 in Second street, was read and on motion of Delegate Woolman adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwil-

lig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe and Bradbury.

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.

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 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.

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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 that they be authorized to purchase 5000 feet of lumber for 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 Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig, Burhell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe and Bradbury.

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Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1030.

An Ordinance providing for the purchase of five thousand (5000) 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 of Public Works is hereby authorized and drected 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 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 Joint Resolution urging our Senators and Representatives in Congress to secure a pension for Agnes T. Sweeney, widow of Capt. Henry Sweeney, deceased, the same being recommended by the Mayor, was read and on motion of Delegate Blair adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe and Bradbury.

Said resolution as adopted is as follows, 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 he was retired from active 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 Representatives 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.

A petition of citizens asking the Council to take the necessary steps to supply the residents of "J" street between 14th and 16th streets with water, was presented and referred to the Joint Water Committee.

A petition of Geo. B. Watson asking for authority to erect a temporary corrugated iron shed on lot "B", block 87, Horton's addition, was read and on motion of Delegate the request was granted.

Thereupon a Joint Resolution granting permission to George B. Watson to erect a tem-

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porary corrugated iron shed on lot "B", block 87, Horton's addition, was read and on motion of Delegate Clark adopted by the following two-thirds_vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwil-

lig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

ABSENT--DELEGATES Thorpe and Blair.

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 permission be and is hereby granted to George B. Watson to erect a temporary corrugated iron shed adjoining the south side of the building located on lot "B" in block 87 of Horton's addition to the City of San Diego, California.

An ordinance providing for the construction of a submerged flume and pipe line in connection with the water system of the city, heretofore adopted by this Board, having been amended by the Board of Aldermen by striking out that portion of section 1 of said ordinance providing for advertising for bids and letting a contract for doing said work, and also by reducing the cost of doing said work from \$450.00 to \$300.00 for material, on motion of Delegate Lewis said amendment was concurred in by the following vote, to-wit: <u>AYES</u> -- <u>DELEGATES</u> Butler, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwil-

lig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

ABSENT--DELEGATES Thorpe and Bradbury.

Thereupon said ordinance providing for the construction of a submerged flume and pipe line in connection with the water system of the city, as amended, was read and on motion of Delegate Gutwillig adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwil-

lig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

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ABSENT--DELEGATES Thorpe and Bradbury.

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 DiegoCalifornia, of a submerged flume and pipe line in connection with the water system of said city.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and directed to 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 fora 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 \$300000, and that the written consent for the construction and maintenance 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 effect of the winter rains.

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

After first giving due notice President Ecker 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 feet 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.

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President of the Board of Delegates.

ATTEST:

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REGULAR MEETING.

Council Chamber of the Board of Delegates of the City of San Diego, California, December 2nd, 1901.

A Regular Meeting of the Board of Delegates of the City of San Diego was held this day at 7:30 p.m., President Ecker presiding.

PRESENT--DELEGATES Butler, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman, Ecker and Clerk Vincent.

ABSENT---DELEGATES Thorpe, Chapman and McNeill.

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

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During the reading of the minutes Delegates Chapman, Thorpe and McNeill entered and took their seats in the Board.

A Message from the Mayor transmitting the request of the Auditor and Assessor for authority to appoint extra deputies to assist in making the assessment and assessment roll for fiscal year 1902, and recommending that the request be granted, was read and ordered filed.

The request of the Auditor and Assessor for authority to appoint extra deputies to assist in making the assessment and assessment roll for fiscal year 1902 was read and ordered filed.

Thereupon an ordinance authorizing the City Auditor and Assessor to appoint temporary deputies to assist in making the assessment and assessment roll of the city for fiscal year 1902, and fixing their compensation, was read and on motion of Delegate Kayser adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.
NOES -- NONE.
ABSENT--NONE.
Said ordinance as adopted is as follows, viz:
OR D I N A N C E No. 1031.
An Ordinance authorizing the City Auditor and Assessor to appoint temporary deputies to assist in making the assessment and assessment roll for the fiscal year 1902, and fixing their compensation.
B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That the City Auditor and Assessor be and he is hereby authorized to appoint temporary deputies, not exceeding eight in number during any one month, to assist in

making the assessment and assessment roll of the city for the fiscal year 1902, <u>provided</u>, that whenever the services of any such deputies can be dispensed with, without jeopardizing the interests of the city, they shall be discharged by the Auditor and Assessor; and that they shall all be discharged when such assessment roll is completed.

Section 2. That the compensation of such temporary deputies shall be at the rate of seven ty-five dollars per month, payable out of the Salary fund.

Section 3. That this ordinance shall take effect and be in force from and after January 1st, 1902.

The following report of the Street Committee in the matter of the petition of R. Schiller for authority to cut down pepper trees on "F" street, being read was on motion of Delegate McNeill adopted, viz:

The Street Committee recommends that the within petition be granted.

J. W. Lambert, F. H. Briggs,

Nov.29th/01.

James S. Clark.

Thereupon said petition was granted.

The report of the Joint Water Committee in the matter of authorizing the Board of Public Works to incur certain indebtedness each month in the conduct of the Water Department, being read was ordered filed.

Thereupon an ordinance authorizing the Board of Public Works to incur certain indebtedness in the conduct of the Water Department, being read was on motion of Delegate Gutwillig referred to the Finance Committee by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Clark, Guinan, Blair, Bradbury, McNeill, Gutwil-

lig, Busch and Ecker.

<u>NOES</u> -- <u>DELEGATES</u> Jenks, Lambert, Burnell, Kayser, Briggs, Lewis and Woolman. <u>ABSENT--NONE</u>.

The following report of the Joint Street Committee in the matter of repairing the bridge across the San Diego river on the Poway road, being read was on motion of Delegate Briggs.

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adopted, viz:

San Diego, Cal., Nov. 29th, 1901.

To the Common Council,

San Diego, Calif.,

Gentlemen:--

In the matter of repairing the so-called "Poway road" in the city limits, your Joint Street Committee recommends that the City Engineer be instructed to prepare and submit to this **XXXXXXXX**Council, plans and specifications, together with approximate estimates of the cost of a Pile, Wooden, Combination, and a Steel bridge across the San Diego river at or near the County Hospital.

Respectfully,

F. C. Hyers,

Geo. B. Watson,

M. J. Perrin, J. W. Lambert, F. H. Briggs, J. S. Clark.

Thereupon a Joint Resolution directing the City Engineer to furnish plans for a Pile, Wooden, Combination, and a Steel bridge across the San Diego river near the County Hospital, being read was on motion of Delegate Kayser adopted, viz:

JOINT RESOLUTION NO. 1368.

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

That the City Engineer be and he is hereby instructed to make and furnish to this Common Council plans and specifications, together with approximate estimates of the cost of constructing a Pile, Wooden, Combination, and a Steel bridge across the San Diego river at or near the County Hospital.

The following report of the Joint Water Committee in the matter of a petition of citizens for a water pipe on "K" street between 30th and 32nd streets, being read was on motion of Delegate Briggs adopted, viz:

The Joint Water Committee recommends that the Board of Public Works be instructed to lay a water pipe in "K" street between 30th and 32nd streets, as asked for in the within petition.

Ceo. B. Watson,

W. W. Lewis.

J. P. M. Rainbow, Jno. W. Lambert, M. W. Jenks, A. H. Kayser,

Nov. 11th, 1901.

Thereupon an ordinance providing for the construction of a 2 inch water pipe line on "K" street between 30th and 32nd streets, being read was on motion of Delegate Woolman adopted by the following vote, to-wit:

AVEC -- DELECAMEC Dition, Thomas, Chanman, Jonka, Clark, Cuinon, Plain, Predrime, Lambout

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AYES DELEGATES But	er, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert,
McNe	eill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and
Ecke	er.
NOES NONE.	
ABSENT NONE	
Said ordinance as adopted is as follows, viz:	
	ORDINANCE NO.
An Ordinance providing for the construction of a two (2") inch water pipe line on "K"	
street in the City	of San Diego, California, from Thirtieth street to the west line
of Thirty-second street.	
BE IT ORDAINI	D, By the Common Council of the City of San Diego, as follows:
Section 1. That the Board of Public Works of the City of San Diego, California, be,	
and said Board of Public Works is hereby authorized and directed to advertise for bids and	

let a contract for the construction of a two (2") inch water pipe line on "K" street in the City of San Diego, California, commencing at and connecting with the water pipe line already laid on Thirtieth street, thence running along "K" street to the west line of Thrity-second street. Said pipe line to consist of two (2") inch wrought iron screw pipe, 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 \$384.00.

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

The following report of the Joint Finance Committee in the matter of increasing the pay of the men working on the street force of the city, being read was on motion of Delegate Lambert adopted, viz:

The Joint Finance Committee recommends that the pay of the members of the street force and the blacksmith helper be fixed at \$55.00 per month, and that the pay of the hostler be fixed at \$60.00 per month; and that this amount be the maximum rate of wages to be paid in the Street Department.

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

Nov. 27th, 1901.

Chas. N. Clark voting no.

Thereupon an ordinance amending sections 4 and 12 of Ordinance No.675, by increasing the pay of members of the street force and blacksmith helper to \$55.00 per month and of the hostler to \$60.00 per month, being read was on motion of Delegate Lambert adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig, Burnell, Kayser, Lewis, Woolman and Ecker.

NOES -- DELEGATES Butler, Bradbury, Briggs and Busch.

ABSENT--NONE.

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Said ordinance as adopted is as follows, viz:

Ordinance No. 1034.

cight (8) of all of said men shall belong to any cne political barty, which

the street sweeper in the City of San Diego, California," approved October 22d, 1901, nor affect the salary nor the 129

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.

Be it ordained, by the Common Council of the City of San Diego, as follows: Section 1. That section 4 of Ordin-ance No. 675 of the ordinances of the City of San Diego, California, entitled; 'An ordinance providing for the employment and fixing the compensation of certain employees of the City of San Diego, California, and authorizing the Board of Public Works of said City to purchase certain horses, carts, wagons, harness, blacksmith too's and supplies for the use of said City, and to advertise for bids and let a contract for the construction of certain stable; sheds, fences and blacksmith shop for the use of said city, and prescribing a system for the care of the streets of the City. of San Dicgo, California," approved December 11th, 1899, be and the same is hereby amended to read as follows: Section 4. That the said Board of Public Works be and said Board is hcreby authorized and directed to employ 15 men, which number shall include a hostler, the salary of 14 of which men, not including said hostler, shall be and the same is hereby fixed at \$55.00 per ca'endar month, to work upon the streets, alleys, avenues, highways, plazas, parks, and public places ways, plazas, parks, and public places of said cley, and to care for the person-al propensy of said cley, under the di-rections of due said cley, under the di-trections and Superintendent of Streets as the character provided, not more than men shall be citizens and electors of said city; and that after being employed by the said Board of Public Works, as herein provided, no one of said men shall be removed or discharged except for incapacity, neglect of duty, dishonesty, or the conviction of a misdemeanor or, crime.

Section 2. That section 12 of said Ordinance No. 675 be and the same is hereby amended to read as follows: Section 12. That the said Board of Public Works shall designate one of the said employees at large to act as a hostler at said City Stable whose salary shall be and the same is hereby fixed at \$60:00 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 care of said stock, harness, and other presonal property while the same shall be at the said City Stable; but said hostler shall not receive, in any event, more than \$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 Common Council for such work.

Section 5. That this ordinance shall not effect the provisions of Ordinance No. 1002 of the ordinances or said City entitled: "An ordinance increasing and fixing the salary of the driver of employment of the blacksmith.

Section 5. That this ordinance shall take effect 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 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 City Lands Committee in the matter of the application of G. N. Gilbert for the use of pueblo lots Nos.1278, 1279, 1294, 1297, 1309, 1310, 1311 and 1314 for agricultural and grazing purposes for the season, being read was on motion of Delegate Thorpe adopted, viz:

The City Lands Committee recommends that G. N. Gilbert be permitted to use for agricultural and grazing purposes the pueblo lands owned by the city mentioned in the within petition; provided he pays into the City Treasury the sum of \$120.00, or \$15.00 per pueblo lot, for the use of said land until October 1st, 1902.

> J. P. M. Rainbow, Geo. B. Watson, E. G. Bradbury, R. P. Guinan.

Nov. 29th, 1901.

Thereupon said petition was granted as recommended by the City Lands Committee.

The petition of W. G. Baker for permission to use pueblo lots Nos.1321 and 1322, for which he agrees to pay \$15.00 per lot, the same being accompanied by a recommendation of pueblo lots the City Lands Committee that he be allowed to use said until October 1st, 1903, for agricultural and grazing purposes upon the payment of \$30.00, or \$15.00 per lot, being read, on motion of Delegate Thorpe said petition as recommended by the City Lands Committee, was granted.

The following report of the Committee on Gas, Electric Lights and Telephones in the matter of the establishment of new lights, and making certain recommendations as to the construction of an electric light plant, being read was on motion of Delegate McNeill adopted, viz:

San Diego, Cal., Nov. 29th, 1901. To the Common Council,

San Diego, Calif.,

Centlemen:--

Your Joint Committee on Gas, Electric Lights and Telephones herewith reports and

recommends:--

lst. That on account of the shortage of funds no new lights be established until after the first of January, 1902.

2d. That for the purpose of ascertaining the difference in the cost, the Board of

Public Works be instructed to cause the incandescent lights on the 5th st. and G street

sides of the City Hall to be lighted every night for a period of two weeks.

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3d. That a Committee be appointed by your Honorable Body to investigate and report the probable cost of construction by this city of an electric light plant of sufficient size and capacity to furnish the city with electric lights.

Respectfully submitted,

H. M. Landis,

F. H. Briggs,

Geo. B. Chapman,

Ed. Gutwillig.

Thereupon a Joint Resolution directing the Board of Public Works to cause the incandescent lights in front of the City Hall on Fifth and "G" streets to be lighted for two weeks being read, was on motion of Delegate Gutwillig adopted, viz:

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JOINT RESOLUTION NO. 1367.

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 directed to cause the incandescent lights in front of the City Hall on 5th street and on G street to be lighted for a period of two weeks.

An ordinance providing for the construction of a water pipe line of Seventeenth street between "H" and "K" streets, being read was on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance providing for the construction of a water pipe line on Seventeenth street between "H" and "K" streets in the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, 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 construction of a water pipe line on Seventeenth street from "H" street to "K" street in the City of San Diego, California; said pipe line to consist of four (4") inch cast iron pipe, and to run from the water main in "H" street to the water main in "K" street. Said work to be done and materials 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 \$800.00. Section 2. That this ordinance shall take effect and be in force from and after its passage and approval. An ordinance to prevent begging within the city, being read was on motion of Delegate McNeill adopted by the following vote, to-wit: AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker. NOES -- NONE. ABSENT--NONE. Said ordinance as adopted is as follows, viz: ORDINANCE No.

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.

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.

An Ordinance prohibiting the storage of guano in certain portions of the city was presented and read.

Delegate Lambert moves that said ordinance be adopted.

Whereupon on motion of Delegate Butler and by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Gutwil-

lig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- DELEGATES Lambert and McNeill.

ABSENT--NONE.

Said ordinance was referred to the Health and Morals Committee.

A Joint Resolution directing the Board of Public Works to take the necessary have certain sidewalks and street gutters put in repair, being read was on motion of Delegate Guinan adopted, viz:

JOINT RESOLUTION No. 1366.

WHEREAS, Certain sidewalks and street gutters in the City of San Diego are out of repair; the said sidewalks or parts thereof, and gutters, being located on streets in said city as follows, to-wit:

On the north side of "E" street between Fifth and Sixth streets, on the easterly part, or half thereof;

On the south side of "C" street between Third and Fourth streets, in front of lot A, block 37, Horton's addition;

Also the gutter on the north side of "F" street between Fifth and Sixth streets; and WHEREAS, Said defects are a menace to the public travel and should be repaired; therefore

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

That the Board of Public Works of the City of San Diego, California, be and said Board is hereby instructed and directed to take the necessary steps to have said sidewalks and gutters repaired at an early date, before the rainy season begins.

A petition of citizens for a low arm electric light at the intersection of Union and "H" streets was presented and referred to the Electric Light Committee.

A petition of citizens for a low arm electric light at the intersection of Eighth and "D" streets, was presented and referred to the Electric Light Committee.

The report of the Joint Health and Morals Committee in the matter of closing saloons on Sundays, being read was on motion of Delegate McNeill adopted by the following vote, to-wit, AYES -- DELECATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert,

McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--NONE.

Said report as adopted is as follows, viz:

San Diego, Cal., Nov. 25th, 1901.

To the Common Council,

San Diego, Calif.,

Gentlemen:--

The Joint Health and Morals Committee, to whom was referred an ordinance providing for the closing of saloons on Sundays, herewith reports that your committee has had several meetings and heard arguments both for and against the passage of said ordinance; received and filed many communications and also petitions numerously signed both for and against the passage of said ordinance;

Your Committee recommends that said ordinance to closr saloons on Sundays be amended which by striking that portion thereof **kkak** permitted hotels and restaurants to serve liquors on Sundays, and that said ordinance as amended be then submitted to the qualified voters of this city at a special election to be called for that purpose on the first Tuesday in January, 1902; and we further recommend that this Council adopt or reject said ordinance, as may be determined by the vote of the people at such special election.

Said election to be called and held without expense to the city.

And we submit herewith a resolution directing the City Attorney to prepare the necessary ordinance calling such election and recommend its adoption.

Respectfully,

M. J. Perrin,

Fred C. Hyers,

H. M. Landis, Geo. McNeill,

Geo. B. Chapman, E. C. Thorpe. Thereupon a Joint Resolution directing the City Attorney to prepare an ordinance calling a special election for the purpose of voting on the question of closing saloons on Sundays, being read was on motion of Delegate Bradbury adopted by the following vote,to-wit: <u>AYES -- DELEGATES</u> Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and

Ecker.

NOES -- NONE.

ABSENT--NONE.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1369.

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 prepare and furnish to this Common Council an ordinance calling a special election to be held in the City of San Diego, California, on the first Tuesday in January, 1902, for the purpose of submitting to the electors of said city the question of whether or not the saloons in said city shall be closed on Sunday, as prescribed and set forth in an ordinance now in the possession of the City Clerk of said city, which ordinance is as follows:

ORDINANCE NO.

"An Ordinance establishing the time for closing saloons on week days, and providing for the closing of saloons on Sundays 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 saloon, bar, barroom, tippling house, or other place in the City of San Diego, California, where wine, ale, beer, or any spirituous, vinous, or malt, or other intoxicating liqours are sold, to be open or kept open between the hours of twelve o'clock and one minute a.m. on Sunday and five o'clock a.m. on the following Monday, and between the hours of twelve o'clock and one minute a.m. and five o'clock a.m. of each and every day of the week other than Sunday.

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, vinous, 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 five o'clock a.m. of the following Monday, and between the hours of twelve o'clock and one minute a.m. and five o'clock a.m. of every day of the week other than Sunday; provided, that the provisions of this ordinance 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 so 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 therein 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, towit: the San Diego Union and Daily Bee."

And that said ordinance calling said election shall contain the following provisions:

"That each member of said Common Council hereby binds himself and agrees, that if at said election a majority of the votes regularly cast shall be in favor of closing the saloons on Sunday, he will vote in favor of adopting said ordinance providing for the closing of saloons on Sunday, but that if a majority of the votes regularly cast at said election shall be against closing the saloons on Sunday, that he will vote against the adoption of said ordinance providing for the closing of saloons on Sunday."

A communication from the Board of Public Works transmitting the estimate of the City Engineer as to the cost of re-constructing the mains on upper Fifth street and El Cajon avenue, being read was referred to the Water Committee, except that portion relating to the reconstruction of the main in El Cajon avenue, which was granted.

On motion of Delegate Woolman it is ordered that when the Board adjourns it do adjourn until Monday, December 16th, 1901, at 7:30 p.m.

At this time Delegate Thorpe is excused from further attendance at this session of the Board.

A Resolution giving the consent of this Board to the Board of Aldermen to adjourn for a longer time than one week, being read was on motion of Delegate Clark adopted, viz:

RESOLUTION.

BE IT RESOLVED, By the Board of Delegates 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 Alder-

men to adjourn from Monday, Dec. 2d, 1901, to Monday, Dec. 16, 1901, at 7:30 p.m.

An ordinance providing for the construction of a 28 inch water main on El Cajon avenue, being read was on motion of Delegate Chapman adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATE Thorpe.

Said ordinance as adopted is as follows, viz:

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 Council of the City of San Diego, as follows: Section 1. That the Board of Pub-lic 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 construction of a 28inch water pipe line on El Cajon avenue, University Heights, in the City of San Diego, California, from the east line of Arizona street to the center line of Louisiana street, being a distance of about eight hundred (800) Keet; said pipe line to consist of wooden pipe and to be constructed according to specifications 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. Section 2. That this ordinance shall take effect and be in force from and af-ter 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 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 that they be authorized to appoint an extra clerk in the Water Department at a salary of \$60.00 per month, was presented and referred to the Finance Committee.

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 on Point Loma, being read was on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

Cutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATE Thorpe.

Said ordinance as adopted is as follows, viz:

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, 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, Cali-fornia, 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 feet 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. (3 583)

Ordinance No. 1033.

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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 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 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 Diggo Union and Daily Bea.

A communication from the City Attorney in the matter of ejecting squatters from the City Park was read and ordered filed.

A communication from the City Attorney giving a list of the deeds executed to the city for rights-of-way for the cemetery road, was read and ordered filed.

A communication from the Auditor transmitting the claim of J.M.Howells for \$200.00 for use of land for the garbage dump during the months of August, September, October and November, 1901, was read and on motion of Delegate Lambert said claim was allowed and ordered paid.

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, 1901, being presented was ordered filed.

The report of the Poundkeeper for the month of November, 1901, was read and ordered filed.

A communication from the Board of Public Works transmitting the recommendation of the Park Superintendent that a piece of land in the southwest corner of the City Park about 400

feet square be improved by planting trees, shrubbery, etc., and recommending that said improvement be made, was read and referred to the Committee on Streets, Highways and Parks.

The petition of H. Lynnell for an auctioneer's license for one year under the provisions of the ordinances of the city regulating the same, being read was on motion of Delegate McNeill granted by the following two-thirds vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

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ABSENT--DELEGATE Thorpe.

The application of Joseph Kelly for permission to construct a concrete sidewalk and curb on "G" street in front of lot G, block 68, Horton's addition, being presented was on motion of Delegate McNeill granted.

The petition of E. B. Spencer to have the boundaries of Thirty-third street between "R" and "T" streets changed, was read and referred to the Joint Street Committee.

The petition of the City Scavengers for an increase in the schedule of prices for hauling dead animals to the City Dump was read and referred to the Health and Morals Committee.

The protest of property owners to the proposed grading of "F" street between Eighth and Twenty-fifth streets, being presented was referred to the Joint Street Committee.

The petition of property owners for a change of the grade of Twenty-fifth street be-"F" and "J" streets, being read, on motion of Delegate Briggs said petition was granted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker. <u>NOES</u> -- <u>NONE</u>.

ABSENT--DELEGATE Thorpe.

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A communication from the Board of Fire Commissioners asking that the Fire Bell tower be removed from its present location on Sixth street between "C" and "D" streets to the city lot at Twenty-third and "F" streets, being read, on motion of Delegate McNeill the authority was granted, and the removal of the tower ordered.

The petition of F. W. Courtney for a retail liquor license at 1115 Fourth street, being read was on motion of Delegate Lambert granted.

The petition of F. W. Courtney for a special restaurant liquor license at 1101 Fourth street, being read was on motion of Delegate McNeill granted.

The petition of Luke Hunter for a retail liquor license at the Horton House was read and referred to the Health and Morals Committee.

The petition of M. E. Oliver for a retail liquor license at the southwest corner of Fifth and "I" streets was read and referred to the Health and Morals Committee.

After first giving due notice President Ecker did, in open session, sign an ordinance (No.1032) providing for the laying of a water pipe (28 inch) on El Cajon avenue, University Heights; also an ordinance(No.1033) providing for the construction of a water pipe line from Old San Diego to the north line of the United State Military reservation on Point Loma.

At this time Delegate Butler is excused from further attendance at this session of the Board.

In accordance with the recommendation of the Electric Light Committee that a Special Committee be appointed to investigate and report as to the cost of construction of an electric light plant of sufficient size and capacity to properly light the streets and public places of the city, heretofore adopted by this Board, President Ecker now appoints the members of the Electric Light Committee of this Board to make such investigation.

After first giving due notice President Ecker did, in open session, sign an ordinance (No.1031) authorizing the City Auditor and Assessor to appoint temporary deputies to assist in making the assessment and assessment roll for the fiscal year 1902, and fixing their compensation; also an ordinance (No.1034) amending sections 4 and 12 of Ordinance No.675, approved December 11th, 1899, by increasing the pay of the members of the street force to \$55.00 per month and fixing the pay of the hostler at \$60.00 per month.

Thereupon the Board adjourned.

President of the Board of Delegates.

ATTEST: Lachanan

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ADJOURNED MEETING.

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

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

PRESENT--DELEGATES Butler, Thorpe, Chapman, Guinan, Blair, Bradbury, Lambert, McNeill,Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman, Ecker and Clerk Vincent. ABSENT---DELEGATES Jenks, Clark and Burnell.

The minutes of Regular Meeting held December 2nd, 1901, were read and approved.

A Message from the Mayor transmitting the request of the Board of Public Works for authority to retain the extra force in the Engineer's office for sixty days from and after January 1st, 1901, and recommending that the request be granted, was read and ordered filed.

Thereupon the request of the Board of Public Works for authority to continue the extra force in the Engineer's office for sixty days from and after January 1st, 1901, being read was on motion of Delegate Briggs granted.

The Health and Morals Committee having recommended that Luke Hunter be granted a retail liquor license, the place of business being at the Horton House, on motion of Delegate McNeill said license was granted.

The Health and Morals Committee having recommended that M. E. Oliver be granted a retail liquor license, place of business at southwest corner of Fifth and "I" streets, on motion of Delegate Gutwillig said license was granted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Chapman, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Busch and Ecker.

NOES -- DELEGATES Briggs, Lewis and Woolman.

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EXCUSED-DELEGATES Thorpe and Kayser.

ABSENT--DELEGATES Jenks, Clark and Burnell.

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 conduct and management of the Water Department, being read was on motion of Delegate Kayser 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.

At this time Delegate McNeill is excused from further attendance at this session of the Board.

An ordinance authorizing the Board of Public Works to incur certain indebtedness in conducting the Water Department, being read was on motion of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Guinan, Blair, Bradbury, Lambert, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

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NOES -- NONE.

ABSENT--DELEGATES Jenks, Clark, McNeill and Burnell.

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.

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

The following report of the Joint Finance Committee in the matter of the request of the Board of Public Works for authority to employ an additional permanent clerk in the Water Department, being read was on motion of Delegate Gutwillig 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 for a period of six months, being read was on motion of Delegate Woolman

adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Clark, Guinan, Blair, Bradbury, Lambert, Gut-

willig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Jenks, McNeill and Burnell.

Said ordinance as adopted is as follows, viz:

Ordinance No.-1038. AN ORDINANCE PROVIDING. FOR THE EMPLOYMENT OF AN AD. DITIONAL CLERK IN THE WA-TER 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, Cali-fornia, 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 à 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 ordinance, to publish or cause the same to be published once in the city official newspaper of said City, to-wit; the San Diego Union and Daily Bee.

A communication from the Board of Public Works recommending that the salary of the Secretary of said Board be increased and fixed at the sum of \$100.00 per month, being read Delegate Briggs moves that said communication be referred to the Finance Committee, which motion was adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Blair, Bradbury, Gutwillig, Kayser, Briggs, Busch, Lewis and Woolman.

NOES -- DELEGATES Chapman, Clark, Guinan, Lambert and Ecker.

ABSENT--DELEGATES Jenks, McNeill and Burnell.

At this time Delegate McNeill re-enters and takes his seat in the Board.

A communication from the Board of Public Works recommending that the salary of the members of the Board be increased and fixed at the sum of \$100.00 per month each, 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 the care of his horse, harness and wagon and harness used in attending to the duties of his office, being read Delegate Bradbury moves that said communication be referred to the Finance Committee, which motion was lost by the following vote, to-wit:

AYES -- DELEGATES Thorpe, Blair, Bradbury, Kayser, Briggs and Busch.

NOES -- DELEGATES Butler, Chapman, Clark, Guinan, Lambert, McNeill, Gutwillig, Lewis,

Woolman and Ecker.

ABSENT--DELEGATES Jenks and Burnell.

Thereupon on motion of Delegate McNeill said request was granted.

A communication from the Board of Public Works recommending that the Superintendent of Parks be allowed \$10.00 per month for the care of his horse, harness and wagon used in attending to the duties of his office, being read on motion of Delegate McNeill the recommendation was adopted and the request granted.

An Ordinance providing for the payment of the claim of J. M. Howells for the use of land for the city dump and caring for same, being read was on motion of Delegate Kayser adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Chapman, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Jenks and Burnell.

Said ordinance as adopted is as follows, viz:

ORDINANCE MO. 1040.

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.

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

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 same, during the months of August, September, October and November, 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 sais 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.

An Ordinance providing for the removal of the fire bell and tower to the southeast

corner of Twenty-third and "F" streets, being read Delegate Woolman moves that the same be

adopted.

Whereupon on motion of Delegate Thorpe said ordinance is referred to the Fire Com-

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mittee.

An ordinance providing for the grading of the extension to the Cemetery road, being

read was on motion of Delegate Woolman adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Jenks and Burnell.

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.

A Joint Resolution directing the City Engineer to prepare and furnish an estimate of the cost of grading Columbia street from Ash street to "H" street, being read was on motion of Delegate Lambert adopted, viz:

JOINT RESOLUTION No. 1370.

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E E 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 grading Columbia street from the south line of Ash street to the north line of "H" street to the official grade thereof, except the intersections of said Columbia street with "A", "B", "C", "D", "F" and "G" streets.

A Joint Resolution directing the City Attorney to prepare an ordinance providing for the purchase by the city of the Pacific Beach reservoir and pipe line at a sum not exceeding \$1,000.00, being read Delegate Thorpe moves that the same be adopted.

Whereupon on motion of Delegate Guinan said resolution was referred to the Water

mittee.

A petition of citizens asking for the repeal of Ordinance No.819 levying a license for soliciting for lodging houses, hotels etc., was presented and referred to the Health and Morals Committee.

A communication from the City Attorney transmitting ordinances calling a special election for the purpose on submitting to the voters of the city an ordinance providing for prohibiting the sale of liquors on Sunday, except by druggists, was read and ordered filed.

Thereupon said ordinances transmitted by the Attorney, one of which provides for the holding of said election in each of the twenty election precincts of the city, and the other providing for the holding of said election in each of the precincts of the First

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ward and and combining each of the other wards of the city into one precinct, making twelve voting precincts in all, were read.

Delegate Clark moves that the ordinance providing for holding said election in all of the twenty election precincts of the city be taken up, that the blanks thereof be filled by inserting names for election officers in each precinct, and that said ordinance be adopted.

Delegate Thorpe moves as an amendment to said motion that the ordinance provide for a holding of said election in each of the precincts of the First and Ninth wards, combining each of the other wards into one precinct, making thirteen precincts in all, and providing for one inspector, one judge, one clerk and one ballot clerk in each of said precincts, and that said ordinance as amended be adopted, which motion was adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Chapman, Clark, Blair, Bradbury, Kayser, Briggs, Lewis and Woolman.

NOES -- DELEGATES Guinan, Lambert, McNeill, Gutwillig, Busch and Ecker.

ABSENT--DELEGATES Jenks and Burnell.

At this time the Board takes a recess for ten minutes.

Upon re-assembling there were

PRESENT--DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

ABSENT---DELEGATE Burnell.

An ordinance calling a special election and submitting to the qualified electors the question of whether intoxicating liquors shall be sold, bartered or given away in the city on Sunday, except by druggists, and for the purpose of said election dividing the city into thirteen election precincts, as follows: Four in the First ward, one each in the Second, Third, Fourth, Fifth, Sixth, Seventh and Eighth wards, and two in the Ninth ward, and providing for one inspector, one judge, one clerk and one ballot clerk in each of said precincts, was read, and Delegate Kayser moves that said ordinance be adopted.

Delegate Lewis moves that said ordinance be amended by providing for twenty election

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precincts, as designated in Ordinance No.479, which motion was adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATE Burnell.

Thereupon further action on said ordinance was postponed until the next meeting of the Board.

On motion of Delegate Thorpe it is ordered that when the Board adjourns it do adjourn until Thursday, December 19th, 1901, at 7:30 o'clock p.m.

After first giving due notice President Ecker did, in open session, sign an ordinance

(No.1035) to prevent begging within the city; also

An ordinance (No.1036) providing for the construction of a water pipe line on Seventeenth and "J" streets; 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 six months; also

An ordinance (No.1039) providing for the grading of the extension of the Cemetery road; also

An ordinance (No.1040) providing for the payment of the claim of J. M. Howells for the use of the city dump and caring for the same for the months of August, September, October and November, 1901.

At this time Delegates Jenks, Thorpe and Butler are excused from further attendance at this session of the Board.

A petition of residents and property owners for permission to a portion of the City Park at the north end of Twenty-fifth street about 900 feet by 600 feet, and improve the same by planting lawns and setting out shrubbery and trees, being read on motion of Delegate Briggs the permission was granted.

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

Thereupon the Board adjourned.

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President of the Board of Delegates.

ATTEST:

ADJOURNED MEETING.

Council Chamber of the Board of Delegates of the City of San Diego, California, December 19th, 1901.

Pursuant to adjournment a meeting of the Board of Delegates was held this day at 7:30 o'clock p.m., President Ecker presiding.

PRESENT--DELEGATES Butler, Thorpe, Chapman, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman, Ecker and Clerk Vincent.

ABSENT---DELEGATE Jenks.

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

A Message from the Mayor transmitting the request of the City Clerk for authority to additional assistance to assist in the preparation of an index to the files and records of the City Clerk's office, and recommending the Clerk be authorized to appoint an additional assistant for such purpose, was read and ordered filed.

The request of the City Clerk for additional assistance, being read on motion of Delegate McNeill said request was granted in accordance with the recommendation of the Mayor.

At this time Delegate Jenks enters and takes his seat in the Board.

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

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and

Ecker.

<u>NOES</u> -- <u>NONE</u>.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1042.

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.

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

passage and approval.

Action on an ordinance calling a special election and submitting to the voters the question of whether intoxicating liquors shall be sold, bartered or given away in the city on Sunday except by druggists, having been postponed until this time, was now taken up.

Delegate Clark moves that said ordinance be laid on the table, which motion was

adopted by the following vote, to wit: <u>AYES -- DELEGATES</u> Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert,

MeNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--NONE.

Delegate Thorpe now moves that an ordinance establishing the time for closing saloons on week days and providing for the closing of saloons on Sundays, which was the ordinance that it was proposed to submit to the voters for approval or rejection, be adopted.

Delegate McNeill now moves that action on said ordinance be postponed until such time as the City Attorney shall furnish to the Council an ordinance which shall include the closing of saloons, hotels, restaurants and drug stores on Sundays, and that the Attorney be instructed to prepare and submit such an ordinance, which motion was defeated by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Clark, Guinan, Lambert, McNeill, Gutwillig, Busch and Ecker. <u>NOES</u> -- <u>DELEGATES</u> Thorpe, Chapman, Jenks, Blair, Bradbury, Burnell, Kayser, Eriggs, Lewis and Woolman.

ABSENT--NONE.

Delegate Clark now moves that action on said ordinance be postponed until the regular meeting of the Board in January, 1902, which motion was defeated by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Clark, Guinan, Lambert, McNeill, Gutwillig, Busch and Ecker. <u>NOES</u> -- <u>DELEGATES</u> Thorpe, Chapman, Jenks, Blair, Bradbury, Burnell, Kayser, Briggs, Lewis and Woolman.

ABSENT--NONE.

Action now recurring to the motion of Delegate Thorpe to adopt an ordinance establish-

ale, beer, or any spirituous, vinous, 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 five o'clock a.m. on the following Monday, and between the hours of twelve o'clock and one minute a.m. and five o'clock a.m. of each and every day of the week other than Sunday.

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, vinous, 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 five o'clock a.m. of the following Monday, and between the hours of twelve o'clock and one minute a.m. and five o'clock a.m. of every day of the week other than Sunday; provided, that the provisions of this ordinance 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 therein 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.

The report of the Joint Water Committee recommending that the Board of Public Works be instructed to purchase the pipe necessary to construct a pipe line from a point 30 feet of University avenue at the intersection of Fifth street and to continue south on Fifth

street to Juniper street, said pipe to be sixteen inch cast iron pipe, was read and referred

back to the Water Committee for further investigation.

At this time Delegates Jenks and Burnell are excused from further attendance at this session of the Board.

An ordinance providing for the construction of a water pipe line on "K" street between 30th and 32nd streets, being read was on motion of Delegate Briggs adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Ecker. NOES -- NONE.

ABSENT--DELEGATES Jenks and Burnell.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1055.

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.

Said work to include the laying of 720 feet of Kalamein water 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.

The following report of the Health and Morals Committee in the matter of a ordinance prohibiting the storage of guano in certain portions of the city, being read was on motion of Delegate Chapman 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.

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M. J. Perrin,

F. C. Hyers,

H. M. Landis,

Geo. McNeill.

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Geo. B. Chapman.

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Thereupon an ordinance prohibiting the storage of guano in certain portions of the city, being read was on motion of Delegate McNeill adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Thorpe, Chapman, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Kayser, Briggs, Lewis, Woolman and Ecker.

NO -- DELEGATE Busch.

ABSENT--DELECATES Jenks and Burnell.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1054.

An Ordinance Prohibiting the Storage of Guano in 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 the storage or keep_ ing 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 effensive to the public or 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 Bublic or to those living in the neighborhood of such stor-age or place where such guano is kept or stored, is thereby declared to be a nuisance, 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 in said City; thence running east along the said city: thence of said Carruther's addition to the east line of the said Carruther's addi-tion; thence running south along said east line of said Carruther's addition to the south line of the said City Park; thence running east **a**long the said south line of the said City Park to a point where the said south line of the said. said City Park, if extended easterly, 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 bay of San Diego; thence following the meanderings of the said northerly shore line of the said bay 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 run-ning south along the east line of Ninth street to the point where the said east line of Ninth street, if extended southerly would intersect the northerly line of the said Bay of San Diego; thence running in a westerly direction, following the meanderings of the said northerly shore line of the Bay of San Diegδ to the point of beginning. Section 2. That any person or persons violating any provision of this or151

dinance 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 af-

ter 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 permitting the storage of guano in the Davis warehouse until March 1st, 1902, being read was on motion of Delegate Bradbury adopted, 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, 1902.

At this time Delegates Chapman, Busch and Gutwillig are excused from further attendance at this session of the Board.

An ordinance declaring dumping garbage into wells and cesspools to be a nuisance, being read was on motion of Delegate Kayser adopted by the following vote, to-wit: AYES -- DELEGATES Butler, Thorpe, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Kayser,

Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

Chapman, Jenks, Gutwillig, Burnell and Busch. ADDUNI DELEGATES

Said ordinance as adopted is as follows, viz:

pure matter is stored, dumped, or kept,

is hereby declared to be a nuisance Ordinance No. 1052 and is hreby prohibited. An Ordinance Declaring Certain Acts Section 3. That any persons or persons violating any provision of this or-dinance shall be deemed guilty of a to be a Nuisance, and Providing Punishment for Such Act. misdemeanor, and, upon conviction thereof, shall be punished by a fine" in Be it ordained; by the Common Council of the City of San Diego, as follows: a sum not exceeding two hundred dol-lars (\$200.00), or by imprisonment in the city jail of said City not exceeding Section 1. That the throwing, dumping, or putting, or causing to be thrown, dumped, or put into any well one hundred days (100), or both such or cesspool within the City of San Difine and imprisonment. ego, California, or at any other place Section 4. That Ordinance number in said City, any garbage, refuse mat-Nineteen (19), passed and approved August 23rd, 1886, be and the same is hereby repealed. ter, sewage, waste water, or any animal or vegetable matter, when such well, cesspool or place so Section 5. That this ordinance shall situated that the seepage, drainage, or percolation from such well, cesspool, take effect and be in force from and after its passage and approval. Section 6. That the City Clerk of or place shall reach or is liable to reach the water in other wells in said City, the said City of San Diego, be, and he and is thereby liable to contaminate or is hereby authorized and directed, iminjuriously effect or make unhealthmediately after the approval of this ordinance, to publish or cause the same ful the water in such other well or wells from which water is used for huto be published three (3) times in the man consumption, is hereby declared to City official newspaper of said city, tobe a nuisance, and is hereby prohibitwit: the San Diego Union and Daily Bėe. 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 un-healthful by reason of its being taken from a well or, wells in proximity to a placeor places where unhealthful or im

An ordinance providing for the continuation of the employment of the extra force in the City Engineer's office, as recommended by the Mayor, being read was on motion of Delegate Blair adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman, Jerks, Gutwillig, Burnell and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1050.

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.

An ordinance providing for the removal of the fire bell to the southeast corner of having been Twenty-third and "F" streets, heretofore referred to the Fire Committee by this Board, on motion of Delegate Blair said ordinance was withdrawn from said committee.

Thereupon said ordinance providing for the removal of the fire bell, being read was on motion of Delegate Blair adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Thorpe, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Kayser, Briggs, Lewis, Woolman and Ecker. <u>NOES -- NONE</u>. <u>ABSENT--DELEGATES</u> Chapman, Jenks, Gutwillig, Burnell and Busch. 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, 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 remove or cause to be removed the bell tower and fire bell from its present location on 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.

A communication from the Board of Fire Commissioners asking for authority to appoint an extra driver and an extra captain to be placed in charge of the Golden Hill chemical engine being read on motion of Delegate Guinan the authority was 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 Delegate Blair adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman, Jenks, Gutwillig, Burnell and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1056.

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 f fire engine in the City of San Diego, California, whose salaries shall be and are 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.

A communication from the Board of Public Works asking for authority to purchase a team of horses and harness for use of the Fire Department for the Golden Hill engine, being read on motion of Delegate Bradbury the authority was 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 Delegate Bradbury adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman, Jenks, Gutwillig, Burnell and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1043.

An Ordimance providing for the purchase of a set of double harness and team of horses for the use of the Fire Department of 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 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 herebu 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 an outfit to the used by the Street Department in repairing the bitumen streets, being read on motion of Delegate Woolman the authority was granted.

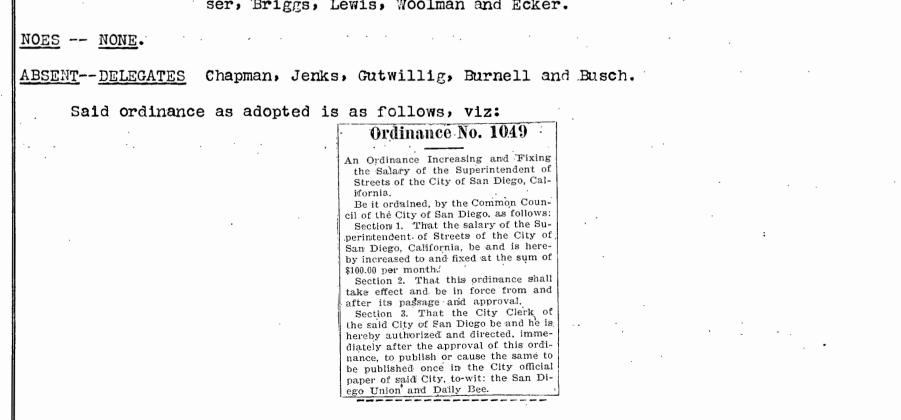
Thereupon an ordinance providing for the purchase of tools and implements for repairthe streets which are paved with bituminous rock, being read on motion of Delegate Guinan was referred to the Finance Committee.

A communication from the Board of Public Works recommending that the salary of the Superintendent of Streets be increased and fixed at the sum of \$100.00 per month, being read Delegate Guinan moves that the recommendation be adopted, which motion prevailed.

Thereupon an ordinance increasing and fixing the salary of the Superintendent of Streets at the sum of \$100.00 per month, being read was on motion of Delegate Clark adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Kay-

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A communication from the Board of Public Works asking for authority to purchase 3,000 feet of lumber for the use of the Street Department in repairing bridges and culverts in Sorrento valley, being read on motion of Delegate Butler the authority was granted.

Thereupon an ordinance providing for the purchase of 3000 feet of lumber for the use of the Street Department being read was on motion of Delegate Butler adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman, Jenks, Gutwillig, Burnell and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1047.

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 \$900.00. Said lumber to be of such 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 City Engineer be directed to locate the most practical route for a road to connect with the county road running to Lemon Grove, together with a communication from business men on the city endorsing the above recommendation of the Board, were presented and ordered filed.

On motion 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 Auditing Committee transmitting the claim of W. F. Abr

for \$15.50, premium for insurance on Golden Hill engine house, being read on motion of Delegate McNeill the claim was allowed and ordered paid.

Thereupon an ordinance ratifying the action of the Board of Public Works in insuring

the Golden Hill engine house, being read was on motion of Delegate Kayser adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Kayser, Briggs, Lewis, Woolman and Ecker.

NCES -- NONE.

ABSENT--DELEGATES Chapman, Jenks, Gutwillig, Burnell and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1044.

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

fornia, 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 Auditor asking that the Board of Public Works be authorized to purchase a supply of blank warrants for the use of the Auditor's office, being read on motion of Delegate Guinan the authority was granted.

Thereupon an ordinance authorizing the Board of Public Works to purchase 4800 blank warrants for City Auditor's department, being read was on motion of Delegate Kayser adopted by the following vote, to@wit:

AYES -- DELECATES Butler, Thorpe, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman, Jenks, Gutwillig, Burnell and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1048.

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 City Attorney transmitting an ordinance amending the speci-

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fications for grading streets, being read was ordered filed.

Thereupon an ordinance providing specifications for the grading of streets, being

read was on motion of Delegate Guinan adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Kay-

ser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

1. A. -

Chapman, Jenks, Gutwillig, Burnell and Busch. -DELEGATES ABSENT-

Said ordinance as adopted is as follows, viz:

Ordinance No. 1053.

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, Entitled '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 stakes until the work is completed, and pay the expenses of replacing those removed or disturbed.

The grading shall include such clear, ing, grubbing, cutting, filling, and other work as may 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 se mix the earth that there shall be no soft places or sand pockets. Upon all embankments or fills, there

Upon all embankments or fills, there shall be placed a top dressing of earth of uniform quality, and 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 one foot 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 of 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 deposited 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. 157

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 ot 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 therete, 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

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 herebyrepealed.

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.

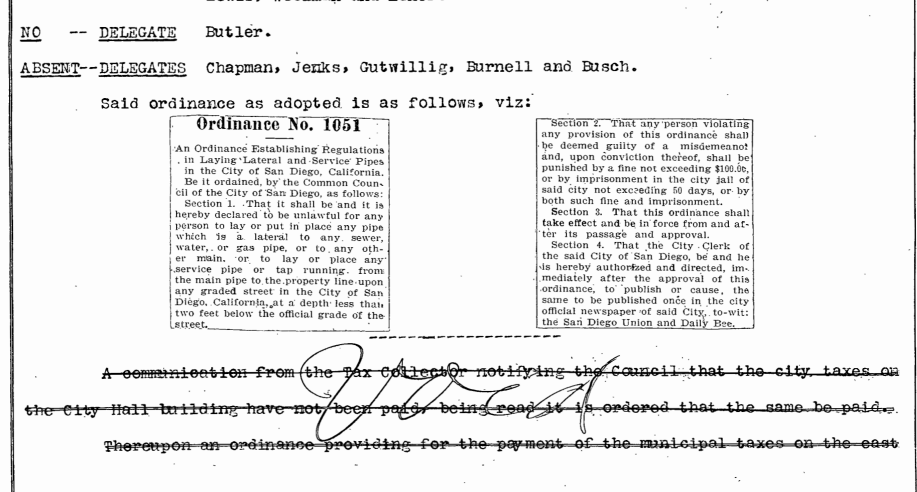
affect such work or proceedings. Section 4. That this ordinance shall take effect and be in force from and after its passage and approval. Section 5. That the City Clerk of the said City of San Diego, be and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said City, to-wit: the San Diego Union and Daily Bee.

A communication from the City Attorney transmitting an ordinance establishing the depth at which lateral and service pipes shall be laid, being read was ordered filed.

Thereupon an ordinance regulating the laying of lateral and service pipes, being read was on motion of Delegate Kayser adopted by the following vote, to-wit:

AYES -- DELEGATES Thorpe, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Kayser, Briggs,

Lewis, Woolman and Ecker.



90 feet of lot-L in block-88-of-Horton's addition, being read was on motion of Belegate Clark adopted by the following vote, to wit: AYES -- DELEGATES Butler, Thorpe, Clark, Guinan, Blair, Bradbury, Lambert, MeNeill, Kayser, Briggs, Lewis, Woolman and Ecker. NOES -- NONE. ABSENT--DELEGATES Chapman, Jenks, Gutwillig, Burnell and Busch. Said ordinance as adopted is as follows viz ORDINAN 🛇 🕻 🗤 🧿 🕇 for the payment of the municipal taxes of the City of San Diego, An Ordinance providing California, upon the east 90 feet of lot "L" in block 88 of Norton's addition to said city. BE IT ORDAIN'ED, By the Common Council of the City of San Diego, as Kollows: Section 2. That this ordinance shall take effect and be in force from and after its rássage and approval A resolution of intention to change the grade of Ninth street from the south line of Beech street to the north line of Ash street, being read was on motion of Delegate Bradbury adopted by the following vote, to-wit: AYES -- DELEGATES Butler, Thorpe, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Kayser, Briggs, Lewis, Woolman and Ecker. NOES -- NONE. ABSENT--DELEGATES Chapman, Jenks, Gutwillig, Burnell and Busch. Said resolution as adopted is as follows, viz: grade elevations shall be so established **Resolution** of Intention on the said Ninth street from the south line of Beech street to the north line of Ash street. To Change the Grade of Ninth Street The center line of said Ninth street in the City of San Diego, California, from the said south line of Beech street from the South Line of Beech Street to the said north line of Ash street to the North Line of Ash Street. shall have an average elevation of the Whereas, the owners of a majority opposite curb grades. of the property affected by the herein The district to be benefited by the proposed change of the grade of that said proposed change of grade and to be assessed to pay the cost of the same portion of Ninth street in the City of San Diego, Californià, from the south line of Beech street to the north line is hereby designated and established as follows: of Ash street have petitioned the Com-

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 streets; thence running in a southerly direction following the west line of Ninth street 300 feet to the nextburget corner of said Ninth and

said perificin contains the names of this owners of a majority of the property affected by said proposed change of grade, Now, therefore, be it resolved, that it is the intention of the Common Coun- cil of the said City of San Diego to change and establish the grade of that oportion of said Ninth street in the said		northwest corner of said Ninth and Ash streets; thence running in a east- erly 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 begin- uing.
city of San Diego from the south line of Beech street to the north line of Ash streat as follows: At a point on the east side of Ninth 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 ordin- ances 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 man- ner of establishing grades by ordin- ance," 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, or the said north line of Ash street, except as here- in provided to be changed, and that there shall be a uniform ascent and de- scent between all points at which the	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	by 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 pub- lished 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 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 here- by ordered and directed, within five days after the first publication of this resolution, to cause to be conspicuous- ly posted in the manner and form re- quired by law within the district here- in above designated as the district to be benefited by the proposed change of grade notices of the passage of this resolution.

mon 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

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An ordinance directing the City Clerk to advertise for bids for the sale to the city

of a lot for Fire Department purposes, being read is referred to the Fire Committee.

A communication from the Tax Collector notifying the Council that the municipal taxes on the City Hall for the year 1901 had not been paid, being read it is ordered that the same be paid.

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Thereupon an ordinance providing for the payment of the municipal taxes upon the east 88 90 feet of lot "L" in block of Horton's addition for the year 1901, being read was on motion of Delegate Clark adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT-- DELEGATES Chapman, Jenks, Gutwillig, Burnell and Briggs.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance providing for the payment of the municipal taxes of the City of San Diego, California, upon the east 90 feet of lot "L" in block 88 of Horton's addition, to said city 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 directed to present to the Auditing Committee of said city a claim for 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.

An ordinance providing for the payment to the officers and employees of the city the sum of \$10.00 per month for horse feed, where such officer or employee furnishes a horse and vehicle for the use of the city, being read Delegate Bradbury moves that the same be referred to the Finance Committee.

Whereupon on motion of Delegate McNeill said ordinance was laid on the table.

A communication from the Board of Public Works recommending that they be authorized to expend the sum of \$50.00 in the employment of a diver for repairing the sewer system, being read was ordered filed.

Thereupon an ordinance providing for the employment of a diver in repairing the sewer system of the city, being read was on motion of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Keyser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman, Jenks, Gutwillig, Burnell and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1046.

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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 authorized and empowered to employ a diver to assist the 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 Auditing Committee transmitting the claim of Mrs. E. H. Arnold for rent of block 280 of Horton's addition for Fire Department purposes from August 5th to November 5th, 1901, being read was 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 from August 5th to November 5th, 1901, being read was on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Kay-

ser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman, Jenks, Gutwillig, Burnell and Busch.

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 renth 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 of said city be and said Auditing

Committee is hereby authorized to provide for the 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 its passage and approval.

A communication from the Board of Supervisors asking to have an electric light established at the intersection of "C" and Front streets, being read is referred to the Committee on Gas, Electric Lights and Telephones.

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, being read was ordered filed.

Thereupon a Joint Resolution calling upon the Tax Collector to issue tax deeds to the

city for certain lots in University Heights and certain property in pueblo lot 1110, being read was on motion of Delegate Bradbury adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Thorpe, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Kayser,

Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Chapman, Jenks, Gutwillig, Burnell and Busch.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1374.

WHEREAS, At the delimment 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 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 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

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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 benefite 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, 32,
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 fro 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; 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, whic 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, County of San Diego, State of California, and described as follows:

Undividee one-fourth (1/4) interest in five (5) acres in the northeast corner of the southwest quarter of pueblo lot 110; 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:

Nine and ten hundredths (9.10) acres of land located in the southeast corner of 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 herely authorized and instructed, 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 S. Amelia Farnum vs. City of San Diego, and recommending that the city take tax deeds to the property at issue in said case, being read was ordered filed.

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

AYES -- DELEGATES Butler, Thorpe, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Kayser, Briggs, Lewis, Woolman and Ecker.

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NOES -- NONE.

ABSENT--DELEGATES Chapman, Jenks, Gutwillig, Burnell and Busch.

Said resolution as adopted is as follows, viz:

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 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 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 im 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 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 Board of Public Works transmitting the petition of citizens for an extension of the water pipe line on Julian avenue from 24th street to 22nd street, being read was referred to the Water 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 Delegate Woolman 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. Geo. B. Watson and J. S. Clark voting no.

Dec. 19/01.

Thereupon said petition was denied.

A Joint Resolution directing the City Engineer to recommend a proper grade for Front street between Fir and Juniper streets, being read was on motion of Delegate Thorpe adopted, viz:

JOINT RESOLUTION No. 1373.

BE IT RESOLVED, By the Common Council of the City of Sam 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.

A Joint Resolution directing the Board of Public Works to furnish water for the irrigation of the "Nesmith Park" free of charge, being read was on motion of Delegate Butler adopted, viz:

JOINT RESOLUTION No. 1372.

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 petition of citizens asking the Council to improve a piece of land 400 feet square in the southwest corner of the City Park, being read was referred to the Street Committee.

A petition of citizens asking for the establishment of an electric light mast with at least three lights at the intersection of William and Ella streets, being read was referred to the Electric Light Committee.

A communication from the League of California Municipalities notifying the Council that the fourth annual convention of the league will be held in Los Angeles on January 8th, 9th and 10th, 1902, and requesting that San Diego send delegates to said convention, being read on motion of Delegate Lambert it is ordered that the City Clerk issue credentials to any member of the City Government desiring to attend said convention at his own expense.

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

A communication from the Board of Health, together with a report of the Health Offi-

cer on the sanitary condition of the garbage dump, being read were ordered filed.

A petition from citizens asking the Council to replace the electric light in a certain tower on "J" street between 26th and 27th streets, being presented was referred to the Electric Light Committee. After first giving due notice President Ecker did, in open session sign an ordinance (No.1041) providing for the removal of the fire bell to 23rd and "F" streets; also

An ordinance (No.1042) authorizing the City Clerk to employ an additional assistant to aid in the preparation of a card index to the files and records of the 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 280 of Horton's addition for the use of the Fire Department; 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 3000 feet of lumber for the use of the Street Department; also

An ordinance (No.1048) authorizing the Board of Public Works to purchase 4800 blank warrants for City Auditor's Department; also

An ordinance (No.1049) increasing and fixing the salary of the Superintendent of Streets; also

An ordinance (No.1050) providing for the continuation of the employment of the extra force in the City Engineer's office; also

An ordinance (No.1051) establishing regulations in laying lateral and service pipes in the city; also

An ordinance (No.1052) declaring certain acts such as dumping garbage, etc., in cesspools or wells to be a muisance, and providing punishment for such acts; 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 from the water main on 30th street to the west line of 32nd street; also

An ordinance (No.1056) providing for the appointment of a captain and driver for the Golden Hill fire engine.

Golden Hill fire engine Thereupon the Board adjourned. to Ecke the Board of Delegates. President of ATTEST:

REGULAR MEETING.

Council Chamber of the Board of Delegates of the City of San Diego, California, January

6th, 1902.

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

PRESENT--DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman, Ecker and Clerk Vincent.

ABSENT---DELECATES Thorpe and Busch.

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

At this time Delegate Thorpe enters and takes his seat in the Board.

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

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

A communication from the Tax Collector asking for authority to appoint additional deputies, as recommended by the Mayor, being read was ordered filed.

A communication from the Board of Public Works asking for authority to raise several sewer flush tanks and connect the same with the water system, at an estimated cost of \$552.42, being read was on motion of Delegate Woolman referred to the Sewer Committee by the following vote, to-wit:

AYES -- DELEGATES Thorpe, Chapman, Jenks, Guinan, Blair, Bradbury, Gutwillig, Burnell,

Kayser, Briggs, Lewis, Woolman and Ecker. <u>NOES -- DELEGATES</u> Butler, Clark, Lambert and McNeill.

ABSENT--DELEGATE Busch.

NOES -- NONE.

A communication from the Tax Collector transmitting the claim of F. F. Woodford for \$50.00, for services rendered as special Deputy Tax Collector, being read on motion of Delegate Blair the communication was ordered filed and the claim allowed.

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

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Bradbury, Blair, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Ecker. ABSENT--DELEGATE Busch.

Said ordinance as adopted is as follows, viz:

O R D I N A N C E 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.

BE IT ORDAINED, 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.

An ordinance authorizing the Tax Collector to appoint additional deputies to assist in writing up Certificates of Sale for delinquent taxes of 1901, being read was on motion of Delegate Guinan adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert,

McNeill, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

ABSENT--DELEGATE Busch.

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 Certificates of Sale foe 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.

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A communication from the City Engineer transmitting an estimate of the cost of grading Columbia street between Ash and "H" streets, the total amount of said estimate being \$1010.84, (or 21 1/5 cents per front foot), being read was 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.

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A communication from the Board of Public Works asking for authority to re-construct the out-fall sewer at an estimated expense of \$1250.00, being read was ordered filed.

Thereupon an ordinance providing for the reconstruction of the outfall sewer, being read was on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert,

McNeill, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

ANSENT--DELEGATE Busch.

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 §1250.00.

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

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\$25.00 worth of postage stamps, being read was ordered filed.

Thereupon an ordinance authorizing the purchase of twenty-five dollars worth of postage stamps for the use of the various departments of the city government, being read was on motion of Delegate McNeill adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert,

. . .

McNeill, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

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ABSENT--DELEGATE Busch.

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 twenty-five dollars (\$25.00) 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 twenty-five dollars (\$25.00) worth of postage stamps for the use of the various departments of 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.

A communication from the Board of Public Works asking for authority to purchase 10,000 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 Delegate Woolman adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Rayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATE Busch.

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.

A communication from the City Clerk asking that the Board of Public Works be authorized to purchase a new typewriting machine for use in his office, being read was ordered filed. Thereupon an ordinance providing for the purchase of a "Remington" typewriter for use in the City Clerk's office, being read was on motion of Delegate Butler adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Chapman, Clark, Guinan, Blair, Bradbury, Jenks, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATE Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

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

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 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 communication from the Board of Health recommending that the water main on Twentyfifth street be extended so that the sewer in said Twenty-fifth street may be flushed, being read was referred to the Sewer Committee.

An ordinance preventing the delivery of milk or cream to consumers in glass bottles or jars, or in any other vessel which is furnished or provided by the parties delivering such milk, being read was referred to the Health and Morals Committee.

A communication from the Board of Public Works transmitting the statement of the expenses of the City Government for the month of November, 1901, being presented was ordered filed.

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

A communication from the Auditing Committee stating that in compliance with the provisions of Ordinance No.965 they had burned and destroyed 1,000 cancelled bonds of the San Diego Water Company of the denomination of \$1,000.00 each, being read was ordered filed.

The petition of J. Frank Over for permission to construct a bitumen sidewalk on Six-

teenth street in front of lots 2 and 3 in block 16, Sherman's addition, being read was on motion of Delegate Chapman granted.

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

The petition of property owners and residents of University Heights asking that water mains be laid on Vermont street south of University boulevard to one block south of Oak street, and on Oak street between Vermont and Yale streets; also that fire plugs be put in at the intersection of University Boulevard and Vermont street, Vermont and Olive streets, and at Oak and Yale streets; and also that a fire alarm box be located in the vicinity, being read was referred to the Joint Water Committee.

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

At this time the Board takes a recess for ten minutes.

Upon re-assembling there were

PRESENT--DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert,

McNeill, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Ecker. ABSENT---DELEGATE Busch.

An ordinance fixing the time for closing saloons on week days and providing for closing saloons on Sundays, heretofore adopted by this Board, having been amended by the Board of Aldermen by substituting therefor an ordinance fixing the time for closing saloons on week days and providing for closing saloons on Sundays from 12:01 mixmake a.m. until 12:30 p.m., was now taken up.

Delegate McNeill moves that the Board concur with the Board of Aldermen in their

amendment to said ordinance, which motion was defeated by the following vote, to-wit: <u>AYES</u> -- <u>DELEGATES</u> Butler, Clark, Guinan, Lambert, McNeill, Gutwillig and Ecker. <u>NOES</u> -- <u>DELEGATES</u> Thorpe, Chapman, Jenks, Blair, Bradbury, Burnell, Kayser, Briggs, Lewis and Woolman.

ABSENT--DELEGATE Busch.

Delegate McNeill now moves that the Board adjourn.

Pending action on this motion Delegate Lambert moves that said motion be amended by fixing the time to which adjournment be taken at Monday, January 20th, 1902, at 7:30 p.m., and that when the Board adjourns it do adjourn until said date, which motion was adopted. Delegate Lambert now moves that the consent of this Board be given to the Board of

Aldermen to adjourn for a longer period than one week, which motion was adopted.

Thereupon a resolution giving the consent of this Board to the Board of Aldermen to

adjourn until Monday, January 20th, 1902, at 7:30 p.m., being read was adopted, viz:

. RESOLUTION.

BE IT RESOLVED, By the Board of Delegates 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 Aldermen to adjourn from January 6th, 1902, to January 20th, 1902, at 7:30 p.m.

Action now recurring on Delegate McNeill's motion to adjourn, President Ecker de-

Thereupon the Board adjourned.

Jackecca City Clerk.

ATTEST:

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President of the Board of Delegates.

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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 Delegates of the City of San Diego, California, January 20th, 1902.

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

<u>PRESENT--DELEGATES</u> Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Burnell, Bøiggs, Busch, Lewis, Woolman, Ecker and Clerk Vincent. <u>ABSENT---DELEGATES</u> Bradbury, Gutwillig and Kayser.

The minutes of Regular Meeting held January 6th, 1903, were read and approved.

At this time Delegate Gutwillig enters and takes his seat in the Board.

An ordinance providing that all employees of the city shall be electors and residents of the city, heretofore adopted by the Board, having been amended by the Board of Aldermen by inserting in section one of said ordinance the words "over 21 years of age," and by inserting in section two of said ordinance the words "thirty days after its passage and approval." maksaid sections 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."

"Section 2. That this ordinance shall take effect and be in force thirty days after (

At this a communication from the Board of Public Works transmitting a letter from Chief Engineer Harris of the main pumping plant, stating that he had lived in San Diego for four years and had taken out his intention papers "going on for four years," and asking that the ordinance be amended so as to not exclude men now employed by the city who have declared their intentions to become citizens of the United States, being read is ordered filed.

Delegate McNeill moves that the Board concur with the Board of Aldermen in their

amendments to said ordinance.

Whereupon on motion of Delegate Guinan action on said motion was postponed for two

weeks.

An Ordinance providing for the employment of one man, in addition to those now employed by the city, to labor on the streets for a period of two months, being read was ordered filed.

A Joint Resolution directing the City Engineer to prepare plans and estimates of the cost of a flume or conduit to take the place of the "B" street flume, being read was on motion of Delegate Butler adopted, viz:

JOINT RESOLUTION No. 1377.

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.

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An ordinance providing for the transfer of money from and to various funds in the city, being read is on motion of Delegate Lambert adopted by the following vote, to-wit: <u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill,

Gutwillig, Burnell, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT-DELEGATES Bradbury and Kayser.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

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 employees 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 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 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 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 ke in force from and after is 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 placing of any vessel in window sills in such condition as to endanger the public, being read was on motion of Delegate Clark adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig, Burnell, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Bradbury and Kayser.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance to prevent the placing of any vessel in window sills in such condition as to en-

danger 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.

Section 3. That this ordinance shall take effect and be in force from and after its passand 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 Sewer Committee in the matter of a communication from the Board of Public Works asking for authority to repair flush tanks and connect same with the water mains, being read is on motion of Delegate Burnell adopted, viz:

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

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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 working of the sewer system to have this work done at the earliest possible moment. We therefore recommend that the Board of Public 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 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 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 Fourteenth 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 the 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, being read is on motion of Delegate Burnell adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig, Burnell, Briggs, Eusch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELECATES Bradbury and Kayser.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1067.

An Ordinance providing for the purchase of material for the use of the Sewers 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 Sewers Department of the 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, being read is on model. tion of Delegate Burnell adopted by the following vote, vote, to-wit:

DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Blair, Lambert; McNeill, Gutwillig AYES Burnell, Briggs, Busch, Lewis, Woolman and Ecker. -- DELEGATE Guinan. NO ABSENT--DELEGATES Bradbury and Kayser. 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. 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 make certain 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 city;

Connecting the flush tank at the intersection of Twenty-fifth street and the alley between "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.

The report of the Joint Sewer Committee in the matter of a communication from the Board of Health recommending that steps be taken to connect the Twenty-fifth street sewer with the water mains, so that said sewer could be properly flushed, being read was ordered filed.

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

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

the Honorable the Common Council,

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, 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 suffifiently to stop the leaks in the pipe line.

We present herewith an ordinance to carry into effect this recommendation, and recom-

mend its adoption.

Respectfully submitted,

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

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 Delegate Lewis moves that the same be adopted.

At this time Auditor Titus, being present states to the Board that if this ordinance is adopted he will be unable to certify to the expenditure of sufficient funds to construct the Point Loma pipe line of cast iron.

Whereupon on motion of Delegate Thorpe the ordinance is referred to the Joint Water Committee.

The report of the Joint Water Committee in the matter of a communication from the Board of Public Works transmitting the request for water pipe in Julian avenue, recommending that the report of the City Engineer in said matter be adopted, being read is ordered filed.

The following report of the Joint Water Committee in the matter of purchasing the Pacific Beach reservoir and pipe line, being read is 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.

The report of the Joint Water Committee in the matter of a petition for a water pipe in "J" street between 13th and 16th streets, recommending the report of the City Engineer in said matter be adopted, being read was ordered filed.

The following report of the Joint Water Committee in the matter of a petition of street residents of Golden Hill for an extension of the 25th water main to the south line of the City Park and for 350 feet of 2 inch pipe and one inch laterals in the Park, being read was on motion of Delegate Blair 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 requiredeo. 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 the Park, being read is on motion of Delegate Blair adopted by the following vote, to-wit: <u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill,

Gutwillig, Burnell, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Bradbury and Kayser.

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 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 wrought iron pipe, and 800 linear 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 report of the Joint Finance Committee in the matter of increasing the salaries of the members of the Board of Public Works, and recommending that when the Council re-adjusts the salaries of the Charter officers the salaries of the members of the Board of Public Works be fixed at a sum commensurate with their present duties and responsibilities, being read is on motion of Delegate Thorpe ordered filed.

The following report of the Joint Finance Committee in the matter of increasing the salary of the Secretary of the Board of Public Works, being read is on motion of Delegate Woolman 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.

Jan. 17th, 1902.

Chas. N. Clark voting no.

Thereupon an ordinance fixing the salary of the Secretary of the Board of Public Works, being read is on motion of Delegate Clark adopted by the following vote, to-wit: AYES -- DELEGATES Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig, Burnell, Busch, Lewis, Woolman and Ecker.

NOES -- DELEGATES Butler and Briggs.

ABSENT--DELEGATES Bradbury and Kayser.

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.

recommonded The Finance Committee having the adoption of an ordinance providing for the purchase of a bitumen repair plant for the use of the Street Department, on motion of Delegate Butler said ordinance was read and adopted by the following vote, to-wit: AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig, Burnell, Briggs, Busch, Lewis, Woolman and Ecker. NOES -- NONE. ABSENT--DELEGATES Bradbury and Kayser.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1057.

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 exceed the sum of \$250.00.

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

The Health and Morals Committee having recommended the adoption of an ordinance preventing the delivery of milk or cream in glass bottles or glass jars, on motion of Delegate Lewis said ordinance was read and adopted by the following vote, to-wit:

AYES -- DELEGATES Thorpe, Chapman, Guinan, Blair, Lambert, McNeill, Gutwillig, Burnell,

Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- DELEGATES Butler, Jenks and Clark.

ABSENT--DELEGATES Bradbury and Kayser.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

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 fur-

nished 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 **sad** 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 Health and Morals Committee in the matter of the petition

of citizens for the repeal of the ordinance providing for licensing Hotel and Lodging House runners, was 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,

Jan. 16th, 1902.

Jan. 16th, 1903.

Geo. B. Chapman.

Thereupon said petition was denied.

The following report of the Health and Morals Committee in the matter of the application of the city scavengers for an increase in pay for handling dead animals, being read was on motion of Delegate McNeill 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.

Thereupon said petition was laid on the table.

At this time Delegate Bradbury enters and takes his seat in the Board.

An ordinance fixing the hours of labor for engineers and firemen (except the chief engineer) at the main pumping plant, is presented and referred to the Finance Committee.

The petition of A. Eicke for a retail liquor license at 720 Fifth street, being read is on motion of Delegate McNeill granted.

Petitions of citizens and residents for the establishment of electric lights at 15th and "L" streets, 1st and "I" streets, 1st and Date streets, and at 5th and Palm streets, being presented were referred to the Joint Electric Light Committee.

The petition of residents asking for a water pipe in Webster avenue from 26th to 30th streets, being read is referred to the Joint Water Committee.

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, being read is on motion of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig, Burnell, Busch, Woolman and Ecker.

NOES -- DELEGATES Bradbury, Briggs and Lewis.

ABSENT--DELEGATE Kayser.

Said ordinance as adopted is as follows, viz:

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 care of horse and wagon.

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 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.

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

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

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATE Kayser.

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.

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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

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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 Auditing Committee transmitting the claim of J. M. Howells for rent of the garbage dump for the month of December, 1901, is read and ordered filed.

Thereupon an ordinance providing for the claim of J. M. Howells for the use of the garbage dump for the month of December, 1901, being read was on motion of Delegate Woldman adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATE Kayser.

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. BE IT ORDAINED, 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 team 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.

An ordinance imposing a municipal license and providing the manner of issuing the same; regulating the manufacture, sale and giving away of intoxicating liquors, and prescribing the duties of certain officers, is reading

Delegate Clark moves that said ordinance be referred to the Health and Morals Committee.

Whereupon on motion of Delegate Bradbury and by the following vote, to-wit: AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Blair, Bradbury, Burnell, Briggs, Lewis, Woolman and Ecker.

DELEGATES Clark, Guinan, Lambert, McNeill, Gutwillig and Busch. NOES --

ABSENT--DELEGATE Kayser.

Said ordinance is laid on the table.

At this time Delegate Bradbury is excused from further attendance at this session of

the Board.

1 Martin State

The report of the Auditor showing the condition of the various funds of the city on the 31st of December, 1901, is presented and ordered filed.

Communications from the City Engineer giving plans and maps, and estimates of the cost of constructing a sewer system for the Ninth ward and for University Heights, being presented are referred to the Sewer Committee.

A communication from Anna B. Paine asking that the Tax Collector be authorized to

cancel the Certificates of Sale for certain lots in Pacific Beach upon the payment therefor of the sum of \$2.00; together with an opinion from the City Attorney that the Council does not have the legal power to grant said petition, being presented and read, were ordered filed.

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

At this time Delegate Busch is excused from further attendance at this session of the Board

A communication from the Ladies of the Civic Federation inviting the Council to attend the opening of the "K"-street Park, being read on motion of Delegate Briggs the invitation is accepted.

The petition of John Osterhuis asking that the retail liquor license now standing in the name of W. N. Wilson & Co., place of business No. 1416-18 "E" street, be transferred to him, is read and referred to the Health and Morals Committee.

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

A communication from Waldo S. Waterman 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 is referred to the Joint Water Committee.

At this time Delegate Butler is excused from further attendance at this session of the Board.

A communication from John Engelbret asking for an extension of time of seventy days for the grading of 19th street from "D" street to "N" street, being read, on motion of Delegate Guinan the request is granted.

Thereupon a Joint Resolution extending the time for the completion of the grading of 19th street between "D" and "N" streets for 70 days, being read is on motion of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig, Burnell, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Butler, Bradbury, Kayser and Busch.

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 the Auditing Committee transmitting claim No.1550 for ratification, being read was ordered filed.

Thereupon an ordinance providing for the payment of the claim of Sterne Bros. Company being read was on motion of Delegate Clark adopted by the following vote, to-wit: <u>AYES</u> -- <u>DELEGATES</u> Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig,

Burnell, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Butler, Bradbury, Kayser and Busch.

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 property owners to change the grade of the south line of the Plaza, said plaza being bounded on the north by "D" street, on the east by Fourth street and on the west by Third street, being read on motion the petition was 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 east of the east line of Third street, being read was on motion of Delegate Lewis adopted by the following vote, to-wit:

AYES -- DELEGATES Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig,

Burnell, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Butler, Bradbury, Kayser and Busch.

Said resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION

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 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 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 mannerof establishing grades by ordinance," approved June 30th, 1896, 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.

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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

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

be changed.

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 south 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 east along the 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 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.

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 December, 1901, is presented and ordered filed.

A communication from the Board of Public Works stating that said Board had received a petition from citizens protesting against the removal of the electric light from State and "C" streets, and recommending that said light remain at State and "C" streets, is read and referred to the Electric Light Committee.

A communication from the Board of Public Works recommending a discontinuance of the use of the elevator except upon Council meeting nights, being read on motion of Delegate Thorpe the recommendation of the Board is adopted.

After first giving due notice President Ecker did, in open session, sign an ordinance (No.____) providing for the purchase of a type writing machine for the City Clerk's affit office; also

An ordinance (No.1057) providing for the purchase of tools and implements for repairing streets paved with bituminous rock; also

An ordinance (No.1058) providing for the purchase of \$25.00 worth of postage stamps; also

An ordinance (No.1059) providing for the payment of the claim of F. F. Woodford for 20 days services as special deputy in Tax Collector's office; also

An ordinance (No.1060) authorizing the Tax Collector to appoint additional deputies; also

An ordinance (No.1061) allowing the Superintendent of Parks and Assistant Superintendent of Sewers \$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 on 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 claim of J. M. Howells for 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.1066) providing for the purchase of 10,000 feet of lumber for the use of the Street Department.

At this time Delegates Briggs and Gutwillig are excused from further attendance at this session of the Board.

A Joint Resolution directing the Board of Public Works to discontinue the use of the elevator except on the occasion of meetings of the Common Council, is read.

Delegate Lambert moves that said resolution be referred to the Ordinance committee, \nearrow motion is lost.

Delegate McNeill moves that said resolution be adopted, which motion is adopted by the following vote, to-wit:

AYES -- DELEGATES Thorpe, Chapman, Jenks, Blair, McNeill, Burnell, Lewis and Woolman.

NOES -- DELEGATES Clark, Guinan, Lambert and Ecker.

ABSENT--DELEGATES Butler, Bradbury, Gutwillig, Kayser, Briggs and Busch.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION NO.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows: That the Board of Public Works of the City of San Diego, California, be and said Board is hereby authorized and directed to discontinue the running of the elevator, except on the occasion of meetings of the Common Council.

A communication from the Board of Public Works recommending that the specifications **ReadExhastExherefiteAstofrehetRelations for** the construction of the Point Loma water pipe line be changed so that all of the pipe to be used shall be of cast iron, being read is referred to the Joint Water Committee. After first giving due notice, President Ecker did, in open session sign 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; also An ordinance (No.1069) providing for the purchase of oil for fuel; also An ordinance (No.1070) providing for the reconstruction of the cutfall sewer; also An ordinance (No.1071) providing for the extension of the Twenty-fifth street water main from "B" street to the south line of the City Park, and furnishing pipe to be laid in side of the Park; also

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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.

President of the Board of Delegates.

ATTEST: alduran

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REGULAR MEETING.

Council Chamber of the Board of Delegates of the City of San Diego, California, February 3rd, 1902.

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

PRESENT--DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Burnell, Kayser, Briggs, Lewis, Woolman, Ecker and Clerk Vincent.

ABSENT---DELEGATES Gutwillig and Busch.

The minutes of Adjourned Meeting held January 20th, 1902, are read and approved.

At this time Delegate Gutwillig enters and takes his seat in the Board.

Action on the amendments by the Board of Aldermen to the ordinance providing that employees of the city must be electors and actual residents of the city having been postponed until this time, was now taken up.

At this time a communication from the San Diego Association of Stationary Engineers, stating that they have among their membership, which is composed of citizens and voters, men "who are thoroughly competent to handle to the best advantage any engines, pumping plants or other mechanical works which the city owns or is likely to own," being presented and read is ordered filed.

Delegate Bradbury moves that the Board concur with the Board of Aldermen in their amendments to Sections 1 and 2 of said ordinance, which motion is adopted by the following vote, to-wit:

AYES -- DELEGATES Chapman, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwillig, Woolman and Ecker.

DELEGATES Butler, Thorpe, Jenks, Blair, Burnell, Kayser, Briggs and Lewis. NOES

ABSENT--DELEGATE Busch.

Said sections as amended are as follows, viz:

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.

Delegate McNeill now moves that said ordinance be adopted as amended, which is defeated by the following vote, to-wit:

AYES -- DELEGATES Chapman, Guinan, Lambert, McNeill, Gutwillig, Lewis, Woolman and Ecker. NOES -- DELEGATES Butler, Thorpe, Jenks, Clark, Blair, Bradbury, Burnell, Kayser, and Briggs.

ABSENT--DELEGATE Busch. The following report of the Joint Street Committee in the matter of the petition of F. A. DeFrate et al., to close the alley between blocks 3 and 13 in N. W. Hensley's addition, 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 said petition was denied.

An ordinance providing for the transfer of money from and to various funds in the city, being read is on motion of Delegate Gutwillig adopted by the following vote, to-wit:

AYES -- DELEGATES Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig,

Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- DELEGATES Butler and Bradbury.

ABSENT--DELEGATE Busch.

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 Coun-cil 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 em-ployes 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 war-rants drawn or indebtedness incurred against the Legal Fund, provided, that this provision shall not affect any action heretofore taken by the Common

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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 he and he in

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 Bce.

An ordinance to prevent the playing of football in the streets of the city, is read. Delegate Clark moves that said ordinance be adopted.

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Whereupon on motion of Delegate Bradbury said ordinance is referred to the Health and

Morals Committee.

An ordinance providing for sweeping by hand of certain paved streets, is read and referred to the Joint Street Committee.

tor for a new typewriting machine, and to exchange the one now in use in his office in what payment therefor, being read is ordered filed.

Thereupon an ordinance authorizing the Board of Public Works to exchange typewriting machines, being read is on motion of Delegate Thorpe adopted by the following vote, to-wit: AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lam-

bert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATE Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1079.

An Ordinance authorizing the Board of Public Works to exchange typewriting machines. BE IT ORDAINED, 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 the request of the office employees of the Water Department that the salaries in that department be fixed to conform 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 for insurance premiums be paid, being read on motion of Delegate Bradbury it is ordered that the action of the Board of Public Works be ratified and the claims presented be or-

dered paid.

A communication from the Board of Public Works asking for authority to furnish free water to the Children's Home, is read.

Delegate Thorpe moves that the authority asked for be granted.

Whereupon on motion of Jenks said communication 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 Water Committee is on motion of Delegate Bradbury instructed to make an investigation in the matter of fixing water rates for the coming year and report the result to the Council.

A communication from the City Attorney recommending that the city file a disclaimer

in an action 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 on motion of Delegate Kayser it is ordered that the recommendation of the City Attorney be adopted, and the disclaimer filed.

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 Delegate Kayser adopted, 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 Sam 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 Courty 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 that the City Engineer be directed to survey the necessary wagon roads across his land in pueblo lot 1106, so that petitioner can deed the rights of way for said roads to the city, is read .

Delegate Bradbury moves that the petition be granted and the Engineer directed to make the survey as requested.

Whereupon on motion of Delegate Briggs said petition is referred to the Street Committee.

The petition of citizens asking to have the roadway across the Sorrento flats put in proper condition for travel, being read is on motion of Delegate Bradbury referred to the Superintendent of Streets for investigation.

The petition of John C. Nobles et al., asking that the Council cause a water pipe to be

laid in 22nd street between "K" and "J" streets, is read and referred to the Water Committee.

The petition of citizens for a fire hydrant at the intersection of Arctic and Spruce streets, is read and referred to the Water Committee.

The petition of Frank J. Weber for authority to sell goods, wares and merchandise on the

streets of the city without the payment of a license therefor, is read.

Delegate McNeill moves that the request be denied.

Whereupon on motion of Delegate Guinan said petition is referred to the City Attorney.

The petition of Geo. E. Hart for permission to cut down three Eucalyptus trees in front of

his residence at No.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 A. Eicke for permission to sell at public auction at his former place of business, No.532 Fifth street, all the furniture and fixtures, together with all the liquors remaining at said place, which request is on motion of Delegate McNeill granted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATE Busch.

A Joint Resolution directing the City Engineer to furnish the Council with an estimate of the cost of laying a 4 inch cast iron water pipe from Pacific Beach to La Jolla, is read and on motion of Delegate Thorpe adopted, viz:

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 directed to prepare and furnish to this Common Council 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.

A Joint Resolution directing the City Engineer to furnish the Council with plans and specifications and an estimate of the cost of extending the sewer system in Brooke's addition, is read and on motion of Delegate Thorpe 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 in a southwesterly direction so that the same will connect with the sewer system of Middletown.

An ordinance amending section 3 of Ordinance No.52 of the ordinances of the city, approvedproxed December 24th, 1889, regulating the laying of all kinds of pipes in the streets and alleys of the city, being read is on motion of Delegate McNeill adopted by the

following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert,

McNeill, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

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NOES -- NONE.

ABSENT--DELEGATE Busch.

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. 52 of the ordinances of the City of San Diego, California, entitled, "Regulating the laying of all kinds of pipes in the streets and aleys of the City of San Diego, and the use of streets, alleys, and public grounds in said city for gas, water, drainage, and sewer purposes," approved December 24th, 1889, be and the same is hereby amended to read as folows: 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

the laying of new pipes but the top of all main pipes, except water main pipes, shall be not less than thirty-six (36") inches below the surface of the streets, 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. Section 2. That this ordinance shall

take effect and be in force from and after its passage and approval. Section 3. That the City Clerk of said City 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

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 Delegate Lambert adopted by the following vote, to-wit:

San Diego Union and Daily Bee.

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert,

McNeill, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATE Busch.

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 IT ORDAINED, By the Common Council of the City of San Diego, as follows: Section 1. That the City Engineer and the 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 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.

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, being read is on motion of Delegate Butler adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lam-

bert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATE Busch.

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 iurnishing and supplying the City of San Diego with 13,008 lineal feet of 6-inch cast iron waterpipe, and 10,800 linear feet of 4-inch cast iron water pipe, and 60 linear feet of S-inch cast iron water pipe, and 1,428 linear feet of 16-inch cast iron 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 16inch by 8-inch T.

Said 6-inch cast iron water pipe, 4inch 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 1,428 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 prepared therefor by the said Board of Public Works; provided, that the expense thereof shall not exceed the sum

said 120 linear feet of 6-inch cast iron water pipe, and said 60 linear feet of 8inch cast iron water pipe to be furnished by the said City of San Diego. Said material to be furnished by said con-tractor to include five 6-inch gates, one S-inch gate, and five double 'hydrants, and to be put in place by the said contractor. The said contractor also 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 (\$1,800,00). 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 ma-terial 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 put-ting in place one 10-inch by 6-inch T, one 6-inch elbow, and one 6-inch to 4-inch reducer. All the foregoing de-scribed material to be furnished by the read City of San Diego. The material 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 ma-terials furnished according to specifications to be prepared by the said Board 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 Milliary Reservation. which pipe line shall be located accord-ing 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 (\$5,600.00). Section 4. That Ordinance No. 1,033 of the ordinances of the said City of San Diego, entitled, "An ordinance providing for the construction of a

Public Work			
	f shall not exceed the sum	water pipe line from Old San Dieg the north line of the United States	Mil-
of Sixteen 7	Fhousand Three Hundred	itary Reservation in the City of	San
Dollars (\$16,3		Diego, California," approved on th	
Section 2.	That the said Board of	day of December, 1901, be and the s	ame
	s of the said City of San	is hereby repealed.	
Diego, Califo	ornia, be, and sàid Board	Section 5. That this ordinance s	hall
of Public. W	orks is hereby authorized	take effect and be in force from	and
and directed	to advertise for bids and	after its passage and approval.	
let a contra	et for furnishing all ma-	Section 6. That the City Clerk of	
terial and la	bor necessary for the lay-	said City of San Diego, be, and h	
ing of 1,428	linear feet of 16-inch cast	hereby authorized and directed,	im-
iron water pi	ipe, 120 linear feet of 6-inch	mediately after the approval of	this
	ter pipe, and 60 linear feet	ordinance, to publish or cause the s	ame
	st iron water pipe on Up-	to be published once in the city	offi-
	reet in the said City of	cial newspaper of said City, to-wit:	the
	alifornia. Said 1,428 linear	San Diego Union and Daily Bee.	
	ch cast iron water pipe,	San Diego Union and Dany Dee.	d ·
		r of the water main on upper opted by the following vote,	
	of Delegate Bradbury ad		to-wit:
read is on motion	of Delegate Bradbury add Butler, Thorpe, Chapman	opted by the following vote,	to-wit: ir, Bradbury, Lam-
read is on motion	of Delegate Bradbury add Butler, Thorpe, Chapman	opted by the following vote, n, Jenks, Clark, Guinan, Bla:	to-wit: ir, Bradbury, Lam-
read is on motion	of Delegate Bradbury add Butler, Thorpe, Chapman bert, McNeill, Gutwill	opted by the following vote, n, Jenks, Clark, Guinan, Bla:	to-wit: ir, Bradbury, Lam-
read is on motion	of Delegate Bradbury add Butler, Thorpe, Chapman	opted by the following vote, n, Jenks, Clark, Guinan, Bla:	to-wit: ir, Bradbury, Lam-
read is on motion	of Delegate Bradbury add Butler, Thorpe, Chapman bert, McNeill, Gutwill	opted by the following vote, n, Jenks, Clark, Guinan, Bla:	to-wit: ir, Bradbury, Lam-
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read is on motion AYES DELEGATES	of Delegate Bradbury add Butler, Thorpe, Chapman bert, McNeill, Gutwill Ecker.	opted by the following vote, n, Jenks, Clark, Guinan, Bla:	to-wit: ir, Bradbury, Lam-
read is on motion AYES DELEGATES NOES NONE. ABSENTDELEGATE	of Delegate Bradbury add Butler, Thorpe, Chapman bert, McNeill, Gutwill Ecker. Busch.	opted by the following vote, n, Jenks, Clark, Guinan, Bla: ig, Burnell, Kayser, Briggs,	to-wit: ir, Bradbury, Lam-
read is on motion <u>AYES DELEGATES</u> <u>NOES NONE.</u> <u>ABSENT DELEGATE</u>	of Delegate Bradbury add Butler, Thorpe, Chapman bert, McNeill, Gutwill Ecker.	opted by the following vote, n, Jenks, Clark, Guinan, Bla: ig, Burnell, Kayser, Briggs,	to-wit: ir, Bradbury, Lam-

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, Cali-fornia 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 ad-vertise 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 1,294 feet. Said material to be furnished by the contractor and to include one 24-inch by 6-inch T; one 20-inch by 6-inch T; one 24-inch to 16-inch reducer; one 24inch 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 ex. pense thereof shall not exceed the sum of sixteen hundred dollars (\$1,600.00). 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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At this time Delegates Blair and Bradbury are excused from further attendance at this session of the Board.

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On motion of Delegate Gutwillig it is ordered that when the Board adjourns it do adjourn until Monday, February 17th, 1902, at 7:30 O'clock p.m.

A resolution giving the consent of this Board to the Board of Aldermen to adjourn for a longer time than one week, being read is on motion of Delegate Thorpe adopted, viz:

RESOLUTION.

BE IT RESOLVED, By the Board of Delegates 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 Alder-

men to adjourn from February 3d, 1902, to February, 17th, 1902, at 7:30 p.m.

At this time Delegate Thorpe is excused from further attendance at this session of the Board.

The Clerk presents the affidavit of the publication of the resolution of intention to change the grade of Ninth street from the north line of Ash street to the south line of Beech street; and 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 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 Delegate Briggs adopted by the following vote, to-wit: AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Lambert, McNeill, Gutwillig,

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Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Blair, Bradbury and Busch.

Said ordinance as adopted is as follows, viz: Ordinance No. 1082.

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.

Be it ordained, 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

Wheres, said resolution of intention was passed and adopted by the Board of Delegates of the Common <u>Council</u> 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 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 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

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 noticcs 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 that 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 grade elevation shall be and is hereby changed from 107.50 feet above the latum-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 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 horth line of Ash street, except as herein changed.

That there shall be a uniform ascent and decent between all ² 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 screet 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.

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 dlrected, 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 leasing of land for a garbage dump and providing for the disposition of such garbage thereat, being read is on motion of Delegate Jenks adopted

by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Lambert, McNeill, Gutwillig,

Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Blair, Bradbury and Busch.

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.

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 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 that 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, to-wit: 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.

After first giving due notice, President Ecker did, in open session, sign an ordinance (No.1076) providing for the repair of the water main on upper Fifth street; 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 Unites 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, approved December 24th, 1889, regulating the laying of pipes in the streets; also

An Ordinance (No.1080) providing for the leasing 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.

A resolution of intention to change the grade of the portion of Twenty-fifth street from the south line of "F" street to the north line of "J" street, being read is on motion of Delegate Kayser adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Lambert, McNeill, Gutwillig,

Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Blair, Bradbury and Busch.

Said Resolution as adopted is as follows, viz:

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 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 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 elevations 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 ordi-"nance," 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 datum 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.

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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 feet 128 above said datum line of levels to 128.70 feet above said datum line of levels.

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 feet of "I" and Twenty-fifth streets change the grade elevation from 115 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 and established 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 Twentyfourth street; thence in a southerly direction following the east line of said Twenty-fourth street, 360 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 Twenty-fourth 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 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 south line of "F" street; thence in a westerly direction 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 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 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 Joint Resolution directing the City Engineer to make a survey and plat of a piece of ground in the City Park at the north end of 25th street 900 feet long by 600 feet wide, being read is on motion of Delegate Clark adopted, viz:

JOINT RESOLUTION No. 1381.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows: That the City Engineer of the City of San Diego, California, be and he is hereby authorized and directed to make and furnish to this Common Council 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 Joint Resolution directing the City Engineer to furnish the Council with 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," having been amended by the Board of Aldermen by striking out the words "a 4 inch cast iron" and inserting in place thereof the word "such," and by adding to said resolution the words "as he may deem necessary," on motion of Delegate Jenks and by unanimous consent the amendments of the Board of Aldermen are concurred in. Thereupon said resolution as amended is read and on motion of Delegate Woolman adopted, viz:

JOINT RESOLUTION No. 1382.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows: That the City Engineer of the City of San Diego, California, be and he is hereby authorized and directed to prepare and furnish to this Common Council an estimate of the Cost of laying such water pipe from Pacific Beach to La Jolla, in the City of San Diego, California, as he may deem necessary.

After first giving due motice President Ecker 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.1079) authorizing the Board of Public Works to exchange typewriting machines.

Thereupon the Board adjourned.

HOEcke President of the Board of Delegates.

ATTEST:

a ld City Clerk.

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ADJOURNED MEETING.

Council Chamber of the Board of Delegates of the City of San Diego, California, February 17th, 1902.

Pursuant to adjournment a meeting of the Board of Delegates was held this day at 7:30 o'clock p.m., President Ecker presiding.

PRESENT--DELEGATES Butler, Chapman, Jenks, Guinan, Bradbury, Lambert, McNeill, Burnell, Kayser, Briggs, Busch, Lewis, Woolman, Ecker and Clerk Vincent.

ABSENT---DELEGATES Thorpe, Clark, Blair and Gutwillig.

The minutes of the Board of Regular Meeting held Monday, February 3rd, 1902, were read and approved.

At this time Delegates Thorpe, Clark and Gutwillig enter and take their seats in the Board.

A Message from the Mayor transmitting communications from William H. Carlson relative to a railroad franchise desired by him, is read and ordered filed.

A telegraphic communication from William H. Carlson to Mayor Frary asking that the Council renew a franchise formerly held by him, is read and ordered filed.

The following report of the Joint Street Committee in the matter of the petition of Geo. E. Hart for permission to cut down three Eucalyptus trees in front of his residence, is read and on motion of Delegate Lambert adopted, viz:

The Joint Street Committee recommends the request of Geo. E. Hart for authority to cut down three Eucalyptus trees in front his residence be granted.

F. C. Hyers,

M. J. Perrin,

J. W. Lambert,

F. H. Briggs,

Feb. 10th, 1902.

J. S. Clark.

Thereupon said petition is granted.

The following report of the Joint Street Committee in the matter of the petition of W. R. Rea asking for the survey of a road through land owned by him, is read and on motion of Delegate Bradbury adopted, viz:

The Joint Street Committee recommends that the within petition of W. R. Rea asking for survey of a road through land owned by him, be granted; and the City Engineer in-

structed to make said survey.

Feb. 10th, 1902.

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- F. C. Hyers, J. W. Lambert,
- M. J. Perrin, F. H. Briggs,

J. S. Clark.

Thereupon a Joint Resolution directing the City Engineer to survey a road through land owned by W. R. Rea, being read is on motion of Delegate Kayser adopted, viz:

JOINT RESOLUTION No. 1383.

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

That the petition of W. R. Rea, requesting the Common Council to cause a survey for right of way for a public highway across lots 1, 2 and 3 of the subdivision of pueblo lot 1106, be and the same is hereby granted, and that the City Engineer of the City of San Diego, California, be and he is hereby authorized and directed to locate and make a survey for a public highway through said land as he deem for the best interest of said city, and thereafter to furnish to this Common Council a plat of said survey with whatever recommendations concerning the same he may deem advisable.

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The following report of the Joint Water Committee in the matter of the petition of citizens for a fire hydrant at the intersection of Arctic and Spruce streets, being read is on motion of Delegate Bradbury adopted, viz:

In accordance with the recommendation of the City Engineer and Water Superintendent, the Joint Water Committee recommends that a fire hydrant be located at the intersection of Arctic and Spruce streets.

> 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.

2/12/02.

The following report of the Joint Water Committee in the matter of a communication from Waldo S. Waterman, General Manager of the San Diego, Cuyamaca & Eastern Railway Company, asking that a fire hydrant be placed in the vicinity of Tenth and "N" streets, being read is on

motion of Delegate Bradbury adopted, viz:

In accordance with the recommendation of the City Engineer and Water Superintendent, the Joint Water Committee recommends that a fire hydrant be located at the intersection of 10th and "N" streets.

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.

2/12/02.

The following report of the Joint Water Committee in the matter of the petition of citizens of University Heights for water pipes, fire hydrants, fire plug and hose cart, being read is on motion of Delegate Butler adopted, viz:

In accordance with the recommendation of the City Engineer and Water Superintendent, the Joint Water Committee recommends that fire hydrants be located on University Heights as follows:

One at the s.e. corner of University ave. and Vermont street; one at the s.e. corner of Vermont and Robinson avenue; one at the n.e. corner of Richmond and Thornton streets, and that the balance of the petition be denied.

> 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.

2/12/02. W. W. Lewis. Thereupon an ordinance providing for the placing and maintaining of certain fire hydrants, being read is on motion of Delegate Woolman adopted by the following vote, to-wit: <u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert,

McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and

Ecker.

NOES -- NONE.

ABSENT--DELEGATE Blair.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1086.

An Ordinance providing for the placing and maintaining of certain 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 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 labor and material necessary for the placing of a double nozzle six (6") inch fire hydrant at the southeast corner of University avenue and Vermont street, and a four (4") inch single nozzle fire hydrant at the southeast corner of Vermont street and Robinson avenue, and a four (4") inch single nozzle fire hydrant at the northeast corner of Richmond and Thornton streets, and a four (4") inch single nozzle fire hydrant at the northeast corner of Arctic and Spruce streets, and a four (4") inch single nozzle fire hydrant at the northeast corner of Tenth and "N" streets. Said contract to include the furnishing of all material necessary to connect and in connecting the same with the water mains of said city. Said work to be done in accordance with plans and specifications to be prepared by the Board of Public Works of said city; provided, that the expense thereof shall not exceed the sum of \$350.46. sage and approval.

At this time Delegate Blair enters and takes his seat in the Board.

The report of the Electric Light Committee in the matter of the contract for lighting the streets of the city for the year beginning April 1st, 1902, and in connection therewith various requests for electric lights throughout the city, is read.

Delegate Chapman moves that said report be amended by changing the light recommended to be established at First and Date streets to First and Cedar streets, from Fourth and Quince streets to Fifth and Quince streets, and from Front and "C" streets to Union and "B" streets.

Delegate Clark moves that the report be referred to the Electric Light Committee for further investigation, which motion is defeated by the following vote, to-wit:

AYES -- DELEGATES McNeill, Gutwillig, Busch and Lewis.

<u>NOES</u> -- <u>DELEGATES</u> Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, Burnell, Kayser, Briggs, Woolman and Ecker.

ABSENT--NONE.

At this time a petition from citizens asking that the light recommended for First and Date streets be located at First and Cedar streets, is presented and ordered filed.

Action now recurring on the motion of Delegate Chapman to amend said report, said motion is adopted by the following vote, to-wit:

<u>AYES -- DELEGATES</u> Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and

Ecker.

NOES -- NONE.

ABSENT--NONE.

Thereupon said report as amended is read and adopted, viz:

San Diego, Cal., Feb. 11th, 1902.

To the Common Council,

City of San Diego,

Gentlemen:--

The Committee on Cas. Electric lights and Telephones, to whom was neferred waring ne-

The committee on gas, Electric Lights and Telephones, to whom was referred various re-

quests for electric lights throughout the city. herewith reports and recommends as follows: That in addition to the present towers and masts a 75 foot wooden tower or mast be established on Brooklyn Heights, at the intersection of William and Ella streets, on which shall be placed two lights.

We recommend that the incandescent lights around the City Hall be lighted until midnight, and that they be included in the contract.

We recommend that the light at Fifth and Quince streets remain, and that new low arm lights be established at the following street intersections:

Union and "B" streets;

Union and "H" streets; First and Cedar streets; Second and "I" streets;

Fifth and Laurel streets;

Fifth and Palm streets;

Eighteenth and "G" streets;

Twenty-second and "D" streets;

"J" between Twenty-sixth and Twenty-seventh streets;

We herewith present an ordinance to carry this recommendation into effect and recommend that it be adopted.

Respectfully,

H. M. Landis,

W. W. Whitson,

F. H. Briggs,

Ed. Gutwillig.

Thereupon an ordinance directing the Board of Public Works to advertise for bids and let a contract for lighting the streets, avenues and parks of the city with electric lights for a period of one year beginning April ist, 1902, is read.

Delegate Gutwillig moves that said ordinance be amended by including a light at Fifteenth and "L" streets, which motion is adopted.

Delegate Clark moves that said ordinance be amended by striking out the paragraph providing for "One wooden tower, 75 feet high, located at the intersection of William and Ella streets, upon which there shall be placed two of such arc lamps;" which motion is adopted by the following vote, to-wit:

AYES -- DELEGATES Thorpe, Chapman, Jenks, Clark, Guinan, Lambert, McNeill, Gutwillig, Lewis, Woolman and Ecker.

NOES -- DELEGATES Butler, Blair, Bradbury, Burnell, Kayser, Briggs and Busch.

ABSENT--NONE.

Thereupon said ordinance as amended is read and on motion of Delegate Chapman adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert,

McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and

Ecker.

NOES -- NONE.

EXCUSED-DELEGATE Thorpe.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance directing the Board of Public Works of the City of San Diego, California, to advertise for bids and let a contract for lighting the streets, avenues and parks of said city, with electric lights, for a period of one year, beginning on the first day of April, 1902.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board is hereby instructed and directed, immediately after the approval of this ordinance, to advertise for at least ten days for bids and let a contract to the lowest responsible bidder, for lighting the streets, avenues and parks of said city of San Diego with

electric lights, for a period of one year, beginning on the 1st day of April, 1902, and ending on the 31st day of March, 1903.

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

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

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

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

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

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

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

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

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

One iron tower, 125 feet high, located at the intersection of Sampson street and Franklin avenue, upon which there shall be placed three of such arc lamps;

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

One iron tower, 100 feet high, located at the intersection of State and Hawthorne streets, upon which there shall be placed four of such arc lamps;

One wooden tower, 125 feet high, located at the intersection of Walnut avenue and Fourth street, upon which there shall be placed four of such arc lamps;

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

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

One wooden tower, 75 feet high, located at the south corner of the State Normal School campus on University Heights, upon which there shall be placed four of such arc lamps; Provided, that if any person, company or corporation, other than the company at present lighting the said city, with electric lights, secures the contract in pursuance of such notice and advertisement, the said towers shall be placed at the intersection of such streets as the Board of Public Works of said city may designate; but not to be more than one block from the location above designated; said towers to be constructed and erected in a manner similar to the towers now in use by the San Diego Gas and Electric Light company, in furnishing electric lights to said City of San Diego.

Said notice and advertisement shall also call for bids, maming the price per month, per arc lamp, for one hundred and ten are lamps of two thousand candle power each, in addition to the

above fifty-eight arc lamps hereinbefore provided for, to be placed on iron arms 22 feet in length, extended from wooden poles 27 feet high, with one such lamp on each of such arms, to be located within said City of San Diego, as follows:

One at the intersection of Atlantic and "F" streets; One at the intersection of Arctic and "D" streets; One at the intersection of India and Kalmia streets; One at the intersection of India and Fir streets; One at the intersection of Columbia and "F" streets; One at the intersection of Columbia and "D" streets; One at the Intersection of State and "E" streets; One at the intersection of State and "C" streets; One at the intersection of Union and "H" streets; One at the intersection of Union and "D" streets; One at the intersection of Union and "B" streets; One at the intersection of Union and Beech streets; One at the intersection of Front and "A" streets; One at the intersection of Front and Grape streets; One at the intersection of First and "F" streets; One at the intersection of First and "D" streets; One at the intersection of First and "B" streets; One at the intersection of First and Ash streets; One at the intersection of First and Cedar streets; One at the intersection of First and Hawthorne streets; One at the intersection of Second and "I" streets; One at the intersection of Second and "G" streets; One at the intersection of Second and "E" streets; One at the intersection of Second and "C" streets; One at the intersection of Second and "A" streets; One at the intersection of Second and Fir streets; One at the intersection of Second street and Brookes avenue; One at the intersection of Third and "J" streets:

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One at the intersection of Third and "H" streets; One at the intersection of Third and "F" streets; One at the intersection of Third and "D" streets; One at the intersection of Third and "E" streets; One at the intersection of Third and Beech streets; One at the intersection of Fourth and "K" streets; One at the intersection of Fourth and "I" streets; One at the intersection of Fourth and "G" streets; One at the intersection of Fourth and "E" streets; One at the intersection of Fourth and "C" streets; One at the intersection of Fourth and "C" streets; One at the intersection of Fourth and "A" streets; One at the intersection of Fourth and "A" streets; One at the intersection of Fourth and Elm streets; One at the intersection of Fourth and Elm streets; > One at the intersection of Fifth and "L" streets; One at the intersection of Fifth and "J" streets; One at the intersection of Fifth and "H" streets; One at the intersection of Fifth and "F" streets; One at the intersection of Fifth and "D" streets; One at the intersection of Fifth and "B" streets; One at the intersection of Fifth and Ash streets; One at the intersection of Fifth and Fir streets; One at the intersection of Fifth and Laurel streets; One at the intersection of Fifth and Palm streets; One at the intersection of Fifth and Quince streets; One at the intersection of Fifth and Spruce streets; One at the intersection of Sixth and "K" streets; One at the intersection of Sixth and "I" streets; One at the intersection of Sixth and "G" streets; One at the intersection of Sixth and "E" streets; One at the intersection of Sixth and "C" streets; One at the intersection of Sixth and "A" streets; One at the intersection of Sixth street and Thornton avenue; One at the intersection of Seventh and "J" streets; One at the intersection of Seventh and "I" streets; One at the intersection of Seventh and "H" streets; One at the intersection of Seventh and "H" streets; One at the intersection of Seventh and "F" streets; One at the intersection of Seventh and "D" streets; One at the intersection of Eighth and "L" streets; One at the intersection of Eighth and "G" streets; One at the intersection of Eighth and "E" streets; One at the intersection of Eighth and "C" streets; One at the intersection of Ninth and "J" streets; One at the intersection of Ninth and "H" streets; One at the intersection of Ninth and "F" streets; One at the intersection of Ninth and "D" streets; One at the intersection of Tenth and "G" streets; One at the intersection of Tenth and "E" streets; One at the intersection of Eleventh and "K" streets; One at the intersection of Eleventh and "F" streets; One at the intersection of Eleventh and "D" streets; One at the intersection of Thirteenth and "F" streets; One at the intersection of Thirteenth and "D" streets; One at the intersection of Fourteenth and "K" streets; One at the intersection of Fifteenth and "L" streets; One at the intersection of Fifteenth and "F" streets; One at the intersection of Sixteenth and "N" streets;

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One at the intersection of Sexteenth and "K" streets; One at the intersection of Sixteenth and "I" streets; One at the intersection of Sixteenth and "H" streets; One at the intersection of Sixteenth and "D" streets; One at the intersection of Eighteenth and "K" streets; One at the intersection of Eighteenth and "G" streets; One at the intersection of Eighteenth and "C" streets; One at the intersection of Twentieth and "D" streets; One at the intersection of Twenty-second and "D" streets; One at the intersection of Twenty-second and "G" streets; One at the intersection of Twenty-fifth and "I" streets; One at the intersection of Twenty-sixth streets and Logan avenue; One at the intersection of Twenty-sixth street and National avenue; One at the intersection of Thirtleth street and Logan avenue; One at the intersection of Thirtieth and "R" streets; One at the intersection of Thirty-first street and National avenue; One at the intersection of Thirty-second and Main streets; One at the intersection of Thirty-second and "R" streets; One on "J" street between Twenty-sixth and Twenty-seventh streets; One on "M" street between Thirty-second and Thirty-third streets; One at the intersection of Logan avenue and Dewey street; One at the intersection of Logan avenue and Evans street; One at the intersection of Julian avenue and Evans street; One at the intersection of Logan avenue and Sampson street; One at the intersection of Irving avenue and Sampson street; One at the intersection of Milton avenue and "N" 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 Light Company in lighting the said City of San Diego with electric lights; provided, that the light at the intersection of Eighth and "E" streets shall be suspended on a wire in the center of the intersection of

the said Eighth street and "E" street at least 25 feet above the ground.

Said notice and advertisement shall also call for bids naming the price per month, per light, for sixteen (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 lights to be run on what is known as "Moon Schedule" except the said incandescent lights, which shall be lighted on every night when the moon does not shine, until twelve o'clock midnight.

Said notice and advertisement shall also require all bidders to name terms and conditions upon which additional lights to those above mentioned will be supplied during said time, and that the successful bidder, upon entering into a contract, will be required to give a bond to said city in the sum of at least five thousand dollars, with two or more sureties, for the performance of the contract and also for the protection of the said city against all damages, costs, or expenses on account of damage to person or property, or for the use or infringment of any patents, or upon any account whatever. Provided, that said Board of Public Works, before awarding the contract, or entering into such a contract, shall refer any and all bids received pursuant to said advertisement, to this Common Council, and said Board shall not award said contract, or enter into such a contract, unless further authorized by this Common Council, but shall reject any and all bids received, unless this Common Council shall, within twenty days after said bid or bids shall have been so referred to it, authorize the awarding of said contract, and the execution of a contract 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 hereby authorized and directed, immediatelt 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 Committee on Gas, Electric Lights and Telephones in the matter of investigating the probable cost of construction of an electric light plant of sufficient size and capacity to furnish an electric light plant of sufficient size and capacity to furnish the the city with electric lights, being read is ordered filed.

On motion of Delegate Clark the Committee on Gas, Electric Lights and Telephones is instructed to investigate the feasibility and cost of lighting a portion of the outlying districts of the city with gasoline lamps.

A Joint Resolution requesting the San Diego Gas & Electric Light Company to furnish the Council with a statement of the amount of money said company will take for its complete electric lighting plant, which resolution is introduced by the Committee on Gas, Electric Lights and Telephones in the line of their investigations of the probable cost of an electric light plant of sufficient size and capacity to furnish the city with electric lights, being read, Delegate Briggs moves that the same be adopted.

Whereupon on motion of Delegate Bradbury said resolution is referred back to the Electric Light Committee for further investigation.

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A resolution of intention to sidewalk and curb the north side of ."A", street from the east line of Fifth street to the west line of Ninth street, being read is on motion of Delegate McNeill adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and

> Ecker.

NOES -- NONE.

ABSENT--NONE.

Said resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION

To sidewalk and curb "A" street in the City of San Diego, California, from the east line of

Fifth street to the west line of Ninth street, north of the center line thereof, in the City of San Diego, California.

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

That that portion of "A" street in the City of San Diego, California, from the east line of Fifth street to the west line of Ninth street, north of the center line thereof, be sidewalked with concrete in accordance with the specifications therefor as contained in Article 2 of ordinance No.226 of the ordinances of the said City of San Diego, approved on the 15th day of August, 1893, except that portion of the said "A" street on the north side thereof between the said east line of Fifth street and the said west line of Ninth street already sidewalked with concrete to the official grade thereof.

Also that that portion of said "A" street from the said east line of Fifth street to the said west line of Ninth street, north of the center line thereof, be curbed with concrete in accordance with the specifications therefor as contained in section 1 of article 1 of Ordinance No.226 of the ordinances of said city, approved on the 15th day of August, 1893, except that portion of the said "A" street between said points already curbed to the official grade thereof with concrete or wood.

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 Joint Resolution extending the thanks of the Common Council to Messrs. Curtis and Cameron of Boston, Mass., for donations to the public library, being read is on motion of Delegate Bradbury adopted, viz:

JOINT RESOLUTION No. 1384.

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 thanks of the Common Council of the City of San Diego, California, be, and is hereby extended to Messrs.Curtis and Cameron, publishers, of Boston, Mass., for their liberal donation to the San Diego Public Library of ninety-four (94) pictures representing the Mural decorations in the Congressional and Boston Libraries.

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That the City Clerk be and he is hereby instructed to transmit a certified copy of this resolution under the seal of the City of Messrs.Curtis and Cameron.

An Ordinance amending section 1 of Ordinance No.661 of the ordinances of the city, 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, is presented and referred to the Health and Morals Committee.

An Ordinance providing that all employees of the city shall be electors and residents

of the city, is presented and read.

Delegate Lambert moves the Board go into Committee of the Whole to consider the above mentioned ordinance, and that the Board of Aldermen be requested to meet with this Board to consider said ordinance, and also to consider an ordinance authorizing the Board of Public Works to advertise for bids and let a contract for lighting the streets of the city for one year beginning April 1st, 1902, which motion was adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Chapman, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig,

Burnell, Kayser, Lewis, Woolman and Ecker. <u>NOES -- DELEGATES</u> Butler, Thorpe, Jenks and Briggs.

EXCUSED-DELEGATE Busch.

ABSENT-- NONE.

President Ecker appoints Delegate Lambert as a committee to wait on the Board of Aldermen and request said Board to meet with this Board in Joint Committee of the Whole for the purpose above mentioned; Delegate Lambert now retires for that purpose.

The petition of John Hayes for a special restaurant license at No.1101 Fourth street, is presented and referred to the Health and Morals Committee.

The petition of E. Daneri for a wholesale liquor license at No.532 Fifth street, is presented and referred to the Health and Morals Committee.

The petition of A. Steinman for a retail liquor license at No.1418 "E" street, is presented and on motion of Delegate McNeill said petition is granted.

At this time Delegate Lambert returns and takes his seat in the Board.

A resolution of intention to sidewalk and curb "G" street from the west line of Third street to the east line of Arctic street, being read is on motion of Delegate McNeill adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert,

McNeill, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

EXCUSED-DELEGATE Busch.

ABSENT--NONE.

Said resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION ...

To sidewalk and curb "G" street in the City of San Diego, California, from the west line of Third street to the east line of Arotic street, in the City of San Diego, California. RESOLVED, That it is the intention of the Common Council of the City of San Diego, California, to order the following street work to be done in said city, to-wit: That that portion of "G" street in the City of San Diego, California, from the west line of Third street to the east line of Arctic street be sidewalked on both sides thereof with concrete, in accordance with the specifications therefor as contained in article 2 of Ordi-

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nance No.226 of the ordinances of the said City of San Diego, approved on the 15th day of August, 1893, except that portion of said "G" street between said points already sidewalked with cement or bituminous rock to the official grade thereof and such portion thereof as is thereof as is required by law to be kept in order or repair by any person or company having railroad tracks thereon.

And also that that portion of said "G" street from the west line of Third street to the east line of Arctic street be curbed on both sides thereof with concrete in accordance with the specifications therefor as contained in section 1 of article 1 of Ordinance No. 226 of the ordinances of said city, approved on the 15th day of August, 1893, except that portion of said "G" street between said points already curbed to the official grade thereof with concrete or wood, and such portion thereof as is required by law to be kept in order or repair by any person or company having railroad tracks thereon.

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.

At this time Delegate Lambert informs the Board that the Board of Aldermen will is meet with this Board in Joint Committee of the Whole to consider the ordinance providdeclines to ing for letting a contract for lighting the streets for one year, but will meet this Board in Joint Committee of the Whole for the purpose of considering the ordinance providing that all employees shall be residents and electors of the city; and he now moves that this Board inform the Board of Aldermen that a Joint Committee of the Whole is not desired on the part of this Board in the matter of the ordinance providing for lighting the streets of the city with electric lights, which motion is adopted.

An ordinance providing for the improvement of a portion of the City Park at the head of Twenty-fifth street, being read is on motion of Delegate Blair adopted by the following vote, to-wit:

AYES -- DELEGATES Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Butler, Thorpe and Chapman.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1088.

An Ordinance providing for the improvement of a certain portion of the City 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 petition of the residents of Golden Hill for permission to use 600 feet by 900 feet in the south side of the City Park, and to cultivate and improve the same by planting lawns and setting out the same in shrubbery and trees be granted, and that said petitioners be and the are hereby authorized to enter upon, lay water pipe, grade, cultivate, and so improve that portion of the said City Park hereinafter described, provided, that the said work is done under the supervision of an experienced landscape gardner, and to the satisfaction of the said Board of Public Works of said city; and that said work of grading, cultivating, and improving the same shall not interfere in any manner whatsoever with the use of said land for publis park purposes.

And provided, further, that said work is done at the expense of the said petitioners.

The said portion of said park above referred to is located in the City of San Diego, County of San Diego, State of California, and described as follows:

Commencing at a point on the south line of the City Park where the east line of Twentyfourth street intersects the said south line of said Park; thernce in an easterly direction along the said south line of the said City Park nine hundred (900) feet; thence running at right angles in a northerly direction for a distance of six hundred (600) feet; thence running at right angles westerly and parallel to the said south line of the said City Park nine hundred (900) feet; thence running in a southerly direction six hundred (600) feet to the place of beginning, containing twelve and thirty-nine one-hundredths (12.39) acres of land. Section 2. That this ordinance shall take effect and be in force from and after its passage and approval.

At this time Delegate Blair is excused from further attendance at this session of the Board.

An ordinance providing for the payment of fire insurance premiums on the City Hall, being read is on motion of Delegate Guinan adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Butler, Thorpe, Chapman and Blair.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1083.

An Ordinance providing for the payment of fire insurance premiums on the City Hall 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 claim of Dodson & Fisher for \$62.70, claim of E. J. Carter for \$30.20, claim of Reed & Swayne for \$62.70, claim of W. F. Abrahams for \$31.34, and claim of Nason & Potter for \$120.55 for fire insurance upon the City Hall and contents in the City of Sam Diego, California, be and the same are hereby allowed, and that the Auditing Committee of the said City of San Diego, California, be and said committee is hereby authorized to provide for the payment of the same; provided, that the claims therefor are presented in proper form to said committee.

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 \$50.00 worth of postage stamps for the use of the various departments of the City Government, being read, on motion of Delegate Woolman the authority is granted.

Thereupon an ordinance providing for the purchase of \$50.00 worth of postage stamps for the use of the various departments of the City Government, being read is on motion of Delegate Kayser adopted by the following vote, to-wit:

AYES -- DELEGATES Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Butler, Thorpe, Chapman and Blair.

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 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 Board of Public Works asking the Council to ratify their action in expending \$55.00 for horses for the use of the Fire Department in excess of the amount appropriated for said purpose, being read, on motion of Delegate Bradbury the said action of the Board of Public Works is ratified.

Thereupon an ordinance ratifying the action of the Board of Public Works in purchas-

ing a team of horses for the use of the Fire Department, being read is on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Butler, Thorpe, Chapman and Blair.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1084.

An Ordinance ratifying the action of the Board of Public Works of the City of San Diego, California, in purchasing a team of horses for the use of the Fire Department of said city.

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

Section 1. That the action of the Board of Public Works of the City of San Diego, California, in purchasing a team of horses for the sum of \$55.00 in excess of the amount authorized by Ordinance No.1043 of the ordinances of the said City of San Diego, approved December 20th, 1901, be and the same is hereby ratified and approved; that the Auditing Committee of said city be and said committee is hereby authorized to allow a claim for the purchase price of said horses when properly presented to said committee for approval and allowance.

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

A communication from the Board of Public Works asking for authority to expend the sum of \$54.00 per year for the care of the road between Pacific Beach race track and La Jolla, is read and ordered filed.

Thereupon an ordinance providing for the repair of the road from Pacific Beach to La Jolla, being read is on motion of Delegate Burnell adopted by the following vote, to-wit: AYES -- DELEGATES Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Butler, Thorpe, Chapman and Blair.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1087.

An Ordinance providing for the repair of the road from Pacific Beach to La Jolla, 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 provide for keeping in repair the

wagon road from Pacific Beach to La Jolla in the City of San Diego, California, for a period

of one (1) year, and to employ men and teams for that purpose; provided, that the expense

thereof shall not exceed the sum of \$54.00.

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 recommending that they be authorized to construct a roadway from the end of the Roseville dyke to new Main street in Roseville is read and referred to the Joint Street Committee.

A communication from the Board of Public Works recommending that they be authorized to exchange a 10 H.P. gasoline engine for a 16 H.P. gasoline engine, is read and referred to the Joint Water Committee.

A communication from the Board of Public Works for authority to purchase a type writing machine for the use in the Engineer's office, is read and referred to the Joint Finance Committee.

A communication from the City Attorney stating that Withington & Carter, attorneys, had offered to settle several tax suits by paying to the city about \$225.00, is read and referred to the Joint Finance Committee.

A communication from the Board of Public Works transmitting the request of St. Joseph's Hospital and Samitarium for special water rates, is read and referred to the Water Committee.

A communication from K. O. Sessions asking for an extension of five years in using a portion of the City Park, being read is referred to the Street Committee.

A communication from the Board of Fire Commissioners transmitting the report of the

Chief Engineer of the Fire Department as to the condition of Engine No.1, and recommending that the Council take immediate steps looking toward procuring a new engine for the Fire Department, is read and referred to the Fire Committee.

A Joint Resolution providing that the Ways and Means Committee be instructed to include a sufficient sum in the tax levy for 1902 to purchase a steam road roller for the use of the Street Department, is read and referred to the Street Committee.

A communication from the Western Electric & Machinery Co. of Los Angeles offering to make to the Council a report as to the cost of erecting an electric light plant and also the cost of repairs and maintenance, is read and referred to the Electric Light Committee.

A communication from the Point Loma Homestead in the matter of the condition of the water pipe in the avenue east of the Homestead property, is read and referred to the Water Committee.

The application of J. P. Christensen for permission to construct a concrete sidewalk and curb on Ninth street in front of lots 4 and 5, block 19, Carruther's addition, is read and on motion of Delegate Clark granted.

The report of the Auditor showing the condition of the various funds of the City Treasury for the month of January, 1902, is presented and ordered filed.

The petition of citizens for a suitable pipe line on "I" street from the water main on Sixteenth street to the east line of Horton's addition, is read and referred to the Water Committee.

The petition of citizens for the closing of the alley in block 11, Culverwell's addition, running from 18th street to 19th street, also the alley in said block running from "F" street to a point 200 feet south of "F" street, is read and referred to the Street Committee.

At this time Delegate Busch is excused from further attendance at this session of the Board.

After first giving due notice President Ecker did, in open session, sign an ordinance (No.1083) providing for the payment of fire insurance premiums on the City Hall and contents; also

An Ordinance (No.1084) ratifying the action of the Board of Public Works in purchasing a team of horses for the Fire Department; also

An Ordinance (No.1085) providing for the purchase of \$50.00 worth of postage stamps for the use of the various departments of the city; also

An Ordinance (No.1086) providing for the placing and maintaining of certain fire hydrants in the city; also

An Ordinance (No.1087) providing for the repair of the road from Pacific Beach to La Jolla; also

An Ordinance (No.1088) providing for the improvement of a certain portion of the City Park at the north end of Twenty-fifth street.

Thereupon the Board adjourned until Monday, February, 24th, 1902, at 7:30 p.m.

GECKe

President of the Board of Delegates.

ATTEST:

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ADJOURNED MEETING.

Council Chamber of the Board of Delegates of the City of San Diego, California, February 24th, 1902.

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

PRESENT--DELEGATES Butler, Chapman, Guinan, Bradbury, McNeill, Gutwillig, Burnell, Briggs, Busch, Woolman, Ecker and Clerk Vincent.

ABSENT---DELEGATES Thorpe, Jenks, Clark, Blair, Lambert, Kayser and Lewis.

The minutes of Adjourned Meeting held February 17th, 1902, were read and approved.

At this time Delegates Thorpe, Jenks, Clark, Blair, Lambert, Kayser and Lewis enter and take their seats in the Board.

A Message from the Mayor transmitting the request of the Board of Public Works for three additional men in the Street Department, and recommending that the Board be authorized to employ three additional permanent men in the Street Department, is read and ordered filed.

A communication from the Board of Public Works recommending that they be allowed to employ three additional permanent men in the Street Department, is read and ordered filed.

Thereupon an ordinance providing for the employment of three additional permanent in the Street Department, and fixing their compensation, being read is on motion of Delegate McNeill adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Blair, Bradbury, Lambert,

McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

<u>NO</u> -- <u>DELEGATE</u> Guinan.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1091.

An Ordinance authorizing and directing the Board of Public Works of the City of San Diego, California, to employ three additional men for the use of the Street Department of the said City of San Diego, and fixing their compensation.
BEITORDAINED, 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 three additional men to work upon the streets of the said City of San Diego, California; said men to be employed under the same conditions, rules, and regulations as prescribed by Ordinance No.675 of the ordinances of said city, approved December 11th, 1899, and that the compensation of said men shall be and the same is hereby fixed at \$55.00 each 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.

The following report of the Joint Street Committee in the matter of a road to New Main street in Roseville, being read is on motion of Delegate Bradbury adopted, viz:

The Street Committee recommends that the within mentioned road be constructed, and that the work be done by the street force.

F. C. Hyers,
Geo. B. Watson,
J. W. Lambert,
F. H. Briggs,
J. S. Clark.

2/20/02.

Thereupon an ordinance providing for the construction of a wagon road in Roseville, being read is on motion of Delegate Bradbury adopted by the following vote, to-wit: <u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert,

McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker,

NOES -- NONE.

ABSENT--NONE .

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1094.

An Ordinance providing for the construction of a wagon road in Roseville 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 is hereby authorized and directed to use the street force of said city and construct a

30-foot wagon road and construct the necessary culverts from the end of the Roseville dike through Tide street, Twenty-eighth street, and Main street to new Main street in Roseville, in the City of San Diego, California. Said work to be done according to stakes to be set therefor by the City Engineer of the said City of San Diego, California, and according to plans and specifications to be prepared by the said Board of Public Works; provided, that the expense thereof shall not exceed the sum of \$639.40.

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

The following report of the Joint Street Committee in the matter of the petition of K. O. Sessions for an extension of five years time of the privilege of using a portion of the City Park, being read is on motion of Delegate Butler adopted, viz:

The Street Committee recommends that the within petition be granted, and K. O. Sessions

be allowed permission to use land in the City Park now occupied by her for an additional five years.

F. C. Hyers,
Geo. B. Watson,
J. W. Lambert,
F. H. Briggs,
J. S. Clark.

Thereupon an ordinance permission to K.O.Sessions to use certain portions of the City Park for the purposes of growing trees, etc., thereon, for a period not exceeding 5 years, being read is on motion of Delegate Lambert adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lam-

> bert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--NONE.

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Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1096.

An Ordinance granting permission to K. O. Sessions to use and occupy certain portions of the City Park in the City of San Diego, California, for the purpose of growing trees, shrubbery, etc., thereon, and for the development and cultivation of the said City Park, for a period not exceeding five (5) years.

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 K. O. Sessions have and she is hereby given permission to use and oocupy, for a term not exceeding five (5) years, the following described portion of the City Park in the City of San Diego, California, described as follows, to-wit:

Beginning at a point on the north line of the said City Park 200 feet east from the corner common to said Park and pueblo lots 1132, 1133 and 1124; thence running east along the north line of the said City Park 900 feet; thence south 1550 feet; thence west 900 feet; thence north 200 feet distant and parallel with the west line of the said City Park 1550, feet to the point of beginning, containing 32.02 acres, for the purpose of growing trees, shrubbery, and plants thereon, and for the development and cultivation of the said City Park upon the following conditions and limitations, to-wit:

2/20/02.

First--That the said K. O. Sessions shall only use said land for the cultivation of ornamental trees, shrubbery, plants, palms, and flowers.

Second--That the said K. O. Sessions will annually care for the 1000 trees now growing upon the land that have been planted during the past ten years for the city, and will also furnish annually to said city 300 trees in crocks or boxes to be used by the said city in park, street, plaza, or school ground planting.

Third--That the said city shall be at no expense for fencing, or for placing water pipes, or furnishing water on said land.

Fourth--That said ground shall be at all times open for public park purposes to the public (on foot).

Fifth--That the said city shall have the right at any time to lay out driveways,

roads, or boulevards through said land in use, upon giving the said K. O. Sessions sixty (60) days' notice to remove all plants, trees, shrubs, and flowers necessary for the construction and use of said driveways, roads, and boulevards.

Sixth--That should the said city at any time repeal this ordinance, the said K. O. Sessions shall have the right to remove all plants and trees other than those set out for the said city, and all improvements, such as fencing, piping, and mursery houses.

Seventh--That said K. O. Sessions shall have the right to cultivate and grow upon said land, in addition to the plants and trees furnished as aforesaid to the city, plants and cut flowers for sale.

Section 2. That a failure to comply with any of the above conditions shall work a forfeiture of the rights and privileges thereby granted.

Section 3. That the Common Council reserves the right to repeal, amend, or modify this or dinance at any time, and in the event of such action by the said Common Council, the said K.O. Sessions shall be entitled to a reasonable notice not exceeding six months to remove from said property all plants and trees other than those set out for the city, and all improvements, such as fencing, piping, and mursery houses.

Section 4. That said land and improvements made thereon in accordance with the provisions of this ordinance shall be at all times under the control and supervision of the Board of Public Works of said city, whose duty it shall be to see that the conditions and limitations contained herein are enforced and complied with by the said K.O.Sessions.

Section 5. That the rights and privileges granted hereby to the said K.O.Sessions shall not be transferred or assigned.

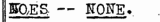
Section 6. That this ordinance shall take effect and be in force from and after its passage and approval.

The following report of the Joint Water Committee in the matter of the request of the Board of Public Works for authority to exchange a 10 H.P. gasoline engine for one of 16 H.P., for the use of the Water Department, being read is on motion of Delegate Lambert adopted, viz

The Joint Water Committee recommends that the necessary legal proceedure be taken to carry into effect the within request of the Board of Public Works.

H. M. Landis,

J. P. M. Rainbow, J. S. Clark, J. W. Lambert, M. W. Jenks, A. H. Kayser, 2/19/02. Thereupon an ordinance providing for the sale of a 10-horse power gasoline engine and the purchase of a new 16-horse power gasoline engine for the use of the Water Department, being read is on motion of Delegate Lambert adopted by the following vote, to-wit: <u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Elair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.



ABSENT--NONE.

2/19/02.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1093.

An Ordinance providing for the sale of a ten-horse power gasoline engine and the purchase of a new sixteen-horse power gasoline engine for the use of 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 directed to sell at public auction, to the highest bidder for cash, one ten-horse power gasoline engine (Sterne Bros. make) after publishing a notice for five days in the city official newspaper of said city, the same being unfit for the use of said city, provided that the said Sterne Bros. engine shall not be sold for less than \$475.

Section 2. 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 and supplying to the said City of San Diego one sixteen-horse power gasoline engine for the use of the Water Department of the City of San Diego, California; provided, that the expense thereof shall not exceed the sum of \$700.00.

Section 3. 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 complaint of the Point Loma Homestead concerning the condition of the water pipe line in the avenue on the east of the Homestead property, being read is on motion of Delegate Bradbury adopted, viz:

The Joint Water Committee recommends that the City Engineer be instructed to report upon the condition of the within mentioned water pipe and therefore recommend the adoption of the Joint Resolution accompanying this report.

H. M. Landis,

J. P. M. Rainbow,

J. S. Clark,

J. W. Lambert,

M. W. Jenks,

A. H. Kayser,

W. W. Lewis.

Thereupon a Joint Resolition directing the City Engineer to investigate and report as to the condition of the water pipe line in the avenue on the east of the Point Loma Homestead property, being read is on motion of Delegate Bradbury adopted, viz:

JOINT RESOLUTION No. 1386.

WHEREAS, It appears from reports at hand from Point Loma Homestead that the wooden water pipe line in the avenue east of the Homestead property is leaky, and in a dilapidated condition; and needs to be repaired; therefore, BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That said matter be referred to the City Engineer for prompt investigation; and that he report to the Council as to what is needed, and the amount and kind of pipe required for said line, and the cost and expense thereof; so that the avenue may be kept in a passable condition for travel. And also to provide the Homestead and others residing on Point Loma with the water that the city pumps, and is there wasted on the public highway.

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The following report of the Joint Water Committee in the matter of the petition of John C. Nobles et al., for a water pipe on 22nd street between "K" and "J" streets, being read is on motion of Delegate Bradbury adopted, viz:

The Joint Water Committee recommends that the within petition be granted and the proposed improvement made in accordance with the recommendation of the City Engineer and Supt. of Water Dept.

H. M. Landis,

J. P. M. Rainbow,

J. S. Clark,

J. W. Lambert,

M. W. Jenks,

A. H. Kayser,

W. W. Lewis.

2/19/02.

Thereupon an ordinance providing for the construction of a water pipe line on Twentysecond street from "K" street to "J" street, being read is on motion of Delegate Lambert adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Tkorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1092.

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An ordinance providing for the construction of a water pipe line on Twenty-second street in

the City of San Diego, California, from "K" street to "J" 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 lay a two (2") inch water pipe on
Twenty-second street, connecting the six (6") inch water pipe on "K" street with the six (6")
inch water pipe on "J" street; provided, that the expense thereof shall not exceed the sum of
\$113.20. Said work to be done according to specifications to be prepared by the said Board of
Public Works.

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

The following report of the City Lands Committee in the matter of procuring rights of way for a road through Old Town, as recommended by the City Attorney, being read is on motion of Delegate Bradbury adopted, viz:

The City Lands Committee recommends that the within request be granted and the abstract procured.

> J. P. M. Rainbow, Geo. B. Watson, R. P. Guinan,

2/20/02.

E. G. Bradbury.

Thereupon an ordinance providing for the furnishing of an abstract in procuring the right of way for a public road through Old Town, being read is on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert,

McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis; Woolman and Ecker.

NOES -- NONE.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. _____.

An Ordinance providing for the furnishing of an abstract in procuring the right of way for a public road through Old Town 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 procure for the use of the City Attorney of said city an abstract of title in obtaining the right of way for a public highway through Old Town in said city; provided, that the expense thereof shall not exceed the sum of \$160.00.

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

An ordinance establishing water rates for the year beginning July 1st, 1902, and ending June 30th, 1903, being read is on motion of Delegate Bradbury adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker. <u>NOES -- NONE.</u> <u>ABSENT--NONE.</u> Said ordinance as adopted is as follows, viz: ORDINANCE No. 1090. _______ An Ordinance establishing the water rates in the City of San Diego, California, for the year beginning July first, 1902, and ending June 30th, 1903. BEIT ORDAINED, Ey the Common Council of the City of San Diego, as follows: Section 1. That the rates and compensation to be collected for water furnished by the City of San Diego, California, to the inhabitants thereof for family, private, and all other purposes for the year commencing July 1st, 1902, and ending June 30th, 1903, are hereby fixed as follows, to-wit:

BATHS AND CLOSETS.

1. Bath tubs in private residences, 25 cents each per month.

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

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

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

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

BUSINESS HOUSES, OFFICES, ETC.

6. Barber shops, single chair, 75 cents per month; each additional chair, 25 cents per month.

7. Business offices, 75 cents per month.

8. Rooms in second and third stories occupied as offices, for each room, per month, 20 cents.

9. Dental rooms, \$2.00 per month.

10. Drug stores, \$3.00 per month.

11. Photograph galleries, \$5.00 per month.

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

13. Warehouses, \$3.00 per month.

FAMILIES.

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

HOTELS, RESTAURANTS, ETC.

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

16. Coffee houses, open day and night, \$3.50 per month.

17. Hotels, in addition to family rates, 15 cents per month for each bed.

The keepers of hotels, lodging houses and boarding houses shall furnish to the Board of Public Works of said city (under oath if required) a correct 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 cents per month for each bed.

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

20. Saloons, \$3.50 per month.

IRRIGATION.

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21. For water to be used for irrigating one-half acre and under one acre, 8 cents per 1000 gallons; for one acre and under two acres, 6 cents per 1,000 gallons; for two acres or more,4 cents per 1,000 gallons; to be measured by meter, to be placed at the expense of the party to whom the water is furnished, for which a charge of \$5.00 shall be made, such acreage to include town lots where there is a sufficient number of lots in one body or tract collectively, to make one-half acre or more; provided, that where meter rates are charged for irrigation under this section, no extra charge shall be made for domestic, family, or household use; and provided further, that the rates herein specified shall apply only to the irrigation of lands

cultivated for the purpose of making a profit or livelihood, and not to irrigation for ornamental purposes; provided, further, that no person, company or corporation shall be entitled to the above rates for irrigation unless the above quantities of land are actually being cultivated and irrigated; provided, also, that the rate for water furnished for the irrigation of igeneteries shall be decents per 1,000 cgallons at the for the for the for the for the for the formation of igeneteries shall be decents per 1,000 cgallons at the formation of the formation of

22. Irrigation of lawns, trees, shrubbery, etc., 1 cent per month for each and every month in the year, for every front foot, including the irrigation of sidewalks in front of the lot, provided, that said rate of 1 cent per month for every front foot shall not apply to acre property, or to any property except to town lots.

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

LIVERIES, ETC.

23. Feed yards, \$5.00 per month.

24. Horse and carriage, 35 cents per month, and 20 cents per month for each additional horse.

25. Livery stables, including carriage washing, for each horse, 35 cents per month. 26. Horses, mules, and cows, each 20 cents per month.

METER RATES.

27. The rate for water furnished to consumers through meters, except as otherwise herein provided, is fixed as follows: 20 cents per 1,000 gallons.

28. Where water is furnished for steam engines, gas machines or works, wash houses (Chinese or otherwise), or for any other purpose whatever, and no compensation is herein fixed therefor, and satisfactory rates cannot be agreed upon, meter rates shall be charged for the water so furnished, to be measured by a meter.

The said city shall be entitled to collect a minimum rate of \$1.00 per month where water is furnished at meter rates, and an additional minimum sum of 25 cents for additional occupied house and each occupied flat supplied with water through the same meter.

Provided that such minimum charge shall entitle the consumer to use no more than 5,000 gallons per month for one house or flat and 1,250 gallons more for each additional

house or flat.

That said city shall be entitled to collect a minimum meter rate of \$1.00 per month where water is furnished at meter rates for each meter supplying any business block or business building, and 25 cents for each additional ground floor store or business room or **plane** place, in any business block or business building, supplied from the same meter, when occupied. Provided that such minimum charge shall entitle the consumer to use no more than 5,000 gallons per month for one business block, and 1,250 gallons more for each additional store or business room.

29. Water shall be furnished and delivered by meter measurement to shipping lying alongside of any of the wharves on the water front, where water pipes or mains are laid, upon application being made therefor, at the following rates: 75 cents per 100 cubic feet or or \$1.00 per 1,000 gallons. Water shall be supplied and delivered to water supply boats at any of the wharves on the water front above mentioned, for the purpose of supplying shipping in the Bay of San Diego, upon application being made therefor, at the rate of 37 1/2 cents per 100 cubic feet, or 50 cents per 1,000 gallons. No water boat, furnishing and supplying water to the shipping lying at anchor within the limits of the waters of the City of San Diego, shall charge a rate to exceed \$3.00 per 1,000 gallons.

MISCELLANEOUS.

30. Bakeries, for each 25 barrels of flour, \$2.00 per month.

31. Water for hydraulic elevators and motors in hotels and stores, 6 1/2 cents per 1,000 gallons, to be measured by meter to be placed and connected at the expense of the party to whom water is furnished, for which a charge of 5.00 shall be made.

32. No charge shall be made for any pipe or fire apparatus connected with the mains where such apparatus is used only in case of fire, If any person shall at any time use such fire apparatus for other than fire purposes, the said Board of Public Works shall have the right to charge and collect from such person the sum of \$50.00 for said fire apparatus connection for said year.

33. Horse shoeing only, \$1.50 per month.

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

35. Persons slacking lime, 15 cents per barrel; and cement, 15 cents per barrel; for wetting brick, 15 cents per 1,000.

36. Wagon and blacksmith shops, including horse shoeing, \$2.50 per month.

37. Breweries, 12 cents per 1,000 gallons.

38. That water furnished to all charitable institutions, such as "The Helping Hand," "King's Daughters Board Club," "Seamans rest," and "Childrens' Home," shall be \$1.00 per annum; provided, that if water is wasted by any such institution, meter rates shall thereafter be charged. Provided, that this provision shall not apply to hospitals and sanitariums.

GENERAL PROVISIONS.

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

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The said Board of Public Works shall have the right, at any time, to place a meter on the service pipe of any water consumer and charge meter rates for water used through it; provided, that such meter shall be placed and maintained at the expense of the said city. Upon demand of any consumer and the payment or tender of payment of the sum of three (\$3) dollars, the said Board of Public Works shall place and maintain om the said consumer's supply pipe an air valve, in connection with the meter, of the latest and most improved pattern. Section 3. The use of water through standing irrigators, automatic sprinklers, and through hose not held in the hand, for irrigating lawns, gardens and ornamental shrubbery, is hereby prohibited, during the months of July, August, September, October and November, 1902, and May and June, 1903, except between the hours of six and eight in the morning and five and eight

in the evening; and in case of a violation of this rule, the water may be shut off of the con-

sumer, or consumers, so violating, and not turned on again until a fine of \$1.00 is paid for

the first offense, and double this amount for each subsequent offense; the said fine to be collected by the said Board of Public Works; provided, that this section shall not apply to water furnished at meter rates to those who irrigate for the purpose of profit or livelihood.

Section 4. That all flat rate payers must pay their water bills for the current month on or before the 20th day of each month; that all meter rate payers shall pay their water bills on or before the 20th day of each month for water furnished for the preceding month; that the said Board of Public Works be, and said Board of Public Works is hereby authorized and directed, to shut off the water from the premises unless such bills are so paid; and not to turn the same on again until the payment of all arrearages and amounts due, and the sum of one dollar for turning on the water; that no water tap or service pipe connected with with said system of water works shall be placed nearer than two feet from any sewer pipe ditch in said city.

Section 5. Any employee of the Water Department of said city, when directed by the said Board of Public Works, under this ordinance, shall be allowed free access to make personal examination of the premises of any applicant for or consumer of water for the purpose of designating the rate established and for the inspection of water pipes and apparatus.

Section 6. If said city shall, for twelve or more consecutive hours in the same month, fail to supply water to said consumers, then a reduction shall be made from the rates herein fixed and allowed said person, company, or corporation, for the time of the failure to supply said water; said reduction to be made only for the time of the failure so to supply, in which the failure to supply bears to the total number of days and in the same proportion that the number of days contained in the month during which said failure to supply water occurs.

Section 7. When water is furnished by meter, the meter shall be read at monthly intervals or as near monthly intervals as the ordinary course of business will permit.

Section 8. That all water rates shall be paid by the owners of the property upon which water is used, or upon a written guarantee to be signed by the owner of the property that the water furnished upon said property shall be paid for at the rates fixed by this ordinance; that in the event that the owner of the property refuses to agree to pay for the water and refuses to execute such guarantee, then the said Board of Public Works shall have

the right to demand, as security for the payment of the monthly water bills when the same is not paid in advance, a sum sufficient to pay the water bill for water used on said property for any month during the year.

Section 9. That this ordinance shall take effect and be in force from and after its passage and approval.

Section 10. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish, or cause the same to be published three (3) times in the city official newspaper of said city, to-wit: the San Diego Union and Daily Bee.

An Ordinance providing for lighting the streets, avenues and parks with electric lights for one year beginning April 1st, 1902, heretofore adopted by this Board, having been amended by the Board of Aldermen by adding a light at the intersection of Front and "C" streets, a light at the intersection of Nineteenth and "F" streets, and by moving a light

from the intersection of Fifth and Palm streets to the intersection of Fourth and Palm streets by moving a light from the intersection of Fifth and Laurel streets to the intersection of Fifth and Maple streets, and by providing that the incandescent lights in front of the City Hall on Fifth and "G" streets be lighted until twelve o'clock every night in the year, which amendments were on motion of Delegate Briggs concurred im by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert,

McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and

Ecker.

NOES -- NONE.

ABSENT--NONE.

Thereupon said ordinance providing for letting a contract for lighting the streets, avenues and parks of the city with electricity for one year, as amended, is read and on motion of Delegate Briggs adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DEKEGATES</u> Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1089.

An Ordinance directing the Board of Public Works of the City of San Diego, California, to advertise for bids and let a contract for lighting the streets, avenues and parks of said city, with electric lights, for a period of one year, beginning on the first day of April, 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. That the Board of Public Works of the City of San Diego, California, be, and said Board is hereby instructed and directed, immediately after the approval of this ordinance, to advertise for at least ten days for bids and let a contract to the lowest responsible bidder, for lighting the streets, avenues and parks of said City of San Diego with electric lights, for a period of one year, beginning on the 1st day of April, 1902, and ending on the 31st day of March, 1903.

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

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

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

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

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

One iron tower, 125 feet high, located at the intersection of Twenty-first and "J" streets,

upon which there shall be placed four of such arc lamps;

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

One iron tower, located at the intersection of Beardsley street and Milton avenue, upon which there shall be placed four of such arc lamps;

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

One iron tower, 125 feet high, located at the intersection of Sampson street and Franklin avenue, upon which there shall be placed three of such arc lamps;

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

100 feet high,

One iron tower, located at the intersection of State and Hawthorme streets, upon which there shall be placed four of such arc lamps;

One wooden tower, 125 feet high, located at the intersection of Walnut avenue and Fourth street, upon which there shall be placed four of such are lamps;

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

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

One wooden tower, 75 feet high, located at the south corner of the State Normal School campus on University Heights, upon which there shall be placed four of such arc lamps;

Provided, that if any person, company or corporation, other than the company at present lighting the said city, with electric lights, secures the contract in pursuance of such notice and advertisement, the said towers shall be placed at the intersection of such streets as the Board of Public Works of said city may designate; but not to be more than one block from the location above designated; said towers to be constructed and erected in a manner similar to the towers now in use by the San Diego Gas and Electric Light Company, in furnishing electric lights to said City of San Diego.

Said notice and advertisement shall also call for bids, naming the price per month, are lamp, for one hundred and twelve are lamps of two thousand candle power each, in addition to the above fifty-eight arc lamps hereinbefore provided for, to be placed on iron arms 22 feet in length, extended from wooden poles 27 feet high, with one such lamp on each of such arms, to be located within the City of San Diego, as follows: One at the intersection of Atlantic and "F" streets; One at the intersection of Arctic and "D" streets; One at the intersection of India and Kalmia streets; One at the intersection of INdia and Fir streets; One at the intersection of Columbia and "F" streets; One at the intersection of Columbia and "D" streets; One at the intersection of State and "E" streets; One at the intersection of State and "C" streets; One at the intersection of Union and "H" streets; One at the intersection of Union and "D" streets;

One at the intersection of Union and "B" streets; One at the intersection of Union and Beech streets; One at the intersection of Front and "A" streets; One at the intersection of Front and "C" streets; One at the intersection of Front and Grape streets; One at the intersection of First and "F" streets: One at the intersection of First and "D" streets; One at the intersection of First and "B" streets; One at the intersection of First and Ash streets; One at the intersection of First and Cedar streets; One at the intersection of First and Hawthorne streets; One at the intersection of Second and "I" streets; One at the intersection of Second and "G" streets; One at the intersection of Second and "E" streets; One at the intersection of Second and "C" streets; One at the intersection of Second and "A" streets: One at the intersection of Second and Fir streets; One at the intersection of Second street and Brookes avenue; One at the intersection of Third and "J" streets; One at the intersection of Third and "H" streets; One at the intersection of Third and "F" streets; One at the intersection of Third and "D" streets; One at the intersection of Third and "B" streets; One at the intersection of Third and Beech streets; One at the intersection of Fourth and "K" streets; One at the intersection of Fourth and "I" streets; One at the intersection of Fourth and "G" streets: One at the intersection of Fourth and "E" streets; One at the intersection of Fourth and "C" streets; One at the intersection of Fourth and "A" streets;

One at the intersection of Fourth and Elm streets;

One at the intersection of Fourth and Grape streets;

One at the intersection of Fourth and Palm streets;

One at the intersection of Fifth and "L" streets;

One at the intersection of Fifth and "J" streets; One at the intersection of Fifth and "H" streets;

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

One at the intersection of Fifth and "D" streets;

One at the intersection of Fifth and "B" streets;

One at the intersection of Fifth and Ash streets;

One at the intersection of Fifth and Fir streets;

One at the intersection of Fifth and Maple streets;

One at the intersection of Fifth and Quince streets;

One at the intersection of Fifth and Spruce streets;

One at the intersection of Sixth and "K" streets; . . One at the intersection of Sixth and "I" streets; One at the intersection of Sixth and "G" streets; One at the intersection of Sixth and "E" streets; One at the intersection of Sixth and "C" streets; One at the intersection of Sixth and "A" streets; One at the intersection of Sixth street and Thornton avenue; One at the intersection of Seventh and "J" streets; One at the intersection of Seventh and "I" streets; One at the intersection of Seventh and "H" streets; One at the intersection of Seventh and "F" streets; One at the intersection of Seventh and "D" streets: One at the intersection of Eighth and "L" streets; One at the intersection of Eighth and "G" streets; One at the intersection of Eighth and "E" streets; One at the intersection of Eighth and "C" streets; One at the intersection of Ninth and "J" streets; One at the intersection of Ninth and "H" streets; One at the intersection of Ninth and "F" streets; One at the intersection of Ninth and "D" streets; One at the intersection of Tenth and "G" streets; One at the intersection of Tenth and "E" streets; One at the intersection of Eleventh and "K" streets; One at the intersection of Eleventh and "F" streets; One at the intersection of Eleventh and "D" streets; One at the intersection of Thirteenth and "F" streets; One at the intersection of Thirteenth and "D" streets; One at the intersection of Fourteenth and "K" streets; One at the intersection of Fifteenth and "L" streets; One at the intersection of Fifteenth and "F" streets; One at the intersection of Sixteenth and "N" streets; One at the intersection of Sixteenth and "K" streets; One at the intersection of Sixteenth and "I" streets; One at the intersection of Sixteenth and "H" streets; One at the intersection of Sixteenth and "D" streets; One at the intersection of Eighteenth and "K" streets; One at the intersection of Eighteenth and "G" streets; One at the intersection of Eighteenth and "C" streets; One at the intersection of Nineteenth and "F" streets; One at the intersection of Twentleth and "D" streets; One at the intersection of Twenty-second and "D" streets; One at the intersection of Twenty-second and "G" streets; One at the intersection of Twenty-fifth and "I" streets; One at the intersection of Twenty-sixth street and Logan avenue; One at the intersection of Twenty-sixth street and National avenue; One at the intersection of Thirtleth street and Logan avenue; One at the intersection of Thirtleth and "R" streets; One at the intersection of Thirty-first street and National avenue; One at the intersection of Thirty-second and Main streets; One at the intersection of Thirty-second and "R" streets; One on "J" street between Twenty-sixth and Twenty-seventh streets; One on "M" street between Thirty-second and Thirty-third streets; One at the intersection of Logan avenue and Dewey street; One at the intersection of Logan avenue and Evans street; One at the intersection of Julian avenue and Evans street; One at the intersection of Logan avenue and Sampson street; One at the intersection of Intersection avenue and Sampson street; One at the intersection of Intersection avenue and Sampson street; One at the intersection of Intersection avenue and Sampson street; One at the intersection of Intersection avenue and Sampson street; One at the intersection of Intersection avenue and Sampson 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 Light Company in lighting the said city of San Diego with electric lights; provided, that the light at the intersection of Eighth and "E" streets shall be suspended on a wire in the center of the intersection of the said Eighth street and "E" street at least 25 feet above the ground.

Said notice and advertisement shall also call for bids naming the price per month, per light, for sixteen (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 lights to be run on what is known as "Moon Schedule" except the said incandescent lights, which shall be lighted every night until twelve o'clock midnight.

Said notice and advertisement shall also require all bidders to name terms and conditions upon which additional lights to those above mentioned will be supplied during said time, and that the successful bidder, upon entering into a contract, will be required to give a bond to said city in the sum of at least five thousand dollars, with two or more sureties, for the performance of the contract and also for the protection of the said city against all damages, costs, or expenses on account of damage to person or property, or for the use or infringement of any patents, or upon any account whatever. Provided, that said Board of Public Works, before awarding the contract, or entering into such a contract shall refer any and all bids received pursuant to said advertisement, to this Common Council, and said Board shall not award said contract, or enter into such a contract, unless further authorized by this Common Council, but shall reject any and all bids received, unless this Common Council shall, within twenty days after said bid or bids shall have been so referred to it, authorize the awarding of said contract, and the execution of a contract 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 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 Health and Morals Committee having recommended the application of E. Daneri for a wholesale liquor license at 532 Fifth street, on motion of Delegate McNeill said license is granted.

The Health and Morals Committee having recommended the application of John Hayes for a special Restaurant liquor license at 1101 Fourth street, on motion of Delegate Clark said license is granted.

A communication from the Board of Public Works transmitting the statement of the expenses of the various departments of the City Government for the month of January, 1902, being presented is ordered filed.

At this time Delegates Briggs and Kayser are excused from further attendance at this session of the Board.

After first giving due notice President Ecker did, in open session, sign an ordinance (No.1089) directing the Board of Public Works to advertise for bids and let a contract for lighting the streets, avenues and parks with electric lights for one beginning April 1st, 1902; also

An Ordinance (No.1090) establishing water rates in the City of San Diego for the year beginning July 1st, 1902, and ending June 30th, 1903.

At this time Delegate Blair is excused from further attendance at this session of the Board.

A communication from the City Auditor transmitting a Joint Resolution transferring money to pay the balance of 1901 indebtedness, and recommending that the same be adopted, being read on motion of Delegate McNeill the recommendation therein contained is adopted.

Thereupon a Joint Resolution providing for the transfer of funds to pay the balance of 1901 claims, being read is on motion of Delegate McNeill adopted by the following vote,

to-wit: AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Busch, Lewis, Woolman and Ecker. NOES -- NONE. · · · · ABSENT-- DELEGATES Blair, Kayser and Briggs. Said resolution as adopted is as follows, viz: . . . JOINT RESOLUTION No. 1385. BE IT RESOLVED, By the Common Council of the City of San Diego, as follows: That the following amounts be and said amounts are hereby transferred from the following named funds of the City of San Diego, viz: From Police Department fund, \$394.11; from Street fund, \$1114.51; from Sewer and Drainage fund, \$93.00; from Delinquent Tax fund, \$511.90; from Fire Hydrant fund, \$928.40; and from Water fund, \$849.87. Total \$3891.79.

That said amounts be and the same are transferred and apportioned to the funds, for the purpose of paying the outstanding warrants for fiscal year 1901, as follows:

To Fire Department fund, \$383.87; to Salary fund, \$1058.65; to Street Light fund, \$321.68; to Park 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 fund, \$166.82. Total \$3891.79.

That the City Treasurer and the City Auditor be and they are hereby authorized and direct ed to make the necessary entries in the records of their respective offices as will carry into effect the provisions of this resolution and such transfers.

A communication from the City Assessor requesting that the Board of Public Works be authorized to procure the use of a set of abstract books for the use of the Assessor's Department, is read and on motion of Delegate Jenks the request is granted.

Thereupon an ordinance authorizing the Board of Public Works to make arrangements with abstracting firm to allow the City Assessor to use their books, being read is on motion of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill,

Gutwillig, Burnell, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

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ABSENT--DELEGATES Blair, Kayser and Briggs.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1095.

An Ordinance authorizing and directing the Board of Public Works to make arrangements with some person or company to allow the City Assessor the use of their books for the purpose of ascertaining therefrom the names of owners of property who have not made a return of their property to the Assessor for the fiscal year 1902.

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

Sec. 1. That the Board of Public Works be and said Board is hereby authorized and directed to make arrangements with some person or company, engaged in the abstracting business and possessing books showing names of owners of property in the City of San Diego, as shown on the records in the office of the County Recorder of San Diego County, to furnish the use of their abstract books to the Assessor to enable him to ascertain therefrom the names of owners of property who have not made a return to him of their property for assessment purposes for fiscal year 1902; provided that the expense herein authorized shall not exceed fifty dollars. Sec. 2. That this ordinance shall take effect and be in force from and after its adoption and approval.

The petition of Chas. Palmer for permission to sell kitchen tongs without the payment of a license therefor, being read on motion of Delegate Butler said permission is granted by the following two-thirds vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill,

Gutwillig, Burnell, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Blair, Kayser and Briggs.

The following report of the Street Committee in the matter of a Joint Resolution directing the Ways and Means Committee to include the sum of \$4500.00 in the tax levy of 1902 for the purchase of a steam road roller for the use of the Street Department, being read is on motion of Delegate Butler adopted, viz:

The Street Committee recommends the passage of an ordinance providing for the purchase of a steam road roller in place of the within resolution referred to this Committee.

F. C. Hyers,
Geo. B. Watson,
M. J. Perrin,
J. W. Lambert,
F. H. Briggs,
J. S. Clark.

2/20/02.

Thereupon an ordinance providing for the purchase of a steam road roller for the use of the Street Department, being read is on motion of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert,

McNeill, Gutwillig, Burnell, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELECATES Blair, Kayser and Briggs.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. ____.

An Ordinance providing for the purchase of a steam road roller 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 purchase of and furnishing to the said City of San Diego a steam road a roller for the use of the said City of San Diego in repairing the streets of said city; said roller to be furnished according to plans and specifications to be prepared by the said Board of Public Works, and to weigh at least 30,000 pounds; provided that the expense, thereof shall not exceed the sum of \$4500.00, delivered in 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.

After first giving due notice, President Ecker did, in open session, sign an ordinance (No.____) providing for the purchase of a steam road roller. The petition of J. C. Brewster for authority to cut down a tree in front of the property near the corner of Fifth and Beech streets, is presented and referred to the Street Committee.

After first giving due notice, President Ecker did, in open session, sign an Ordinance (No.1091) authorizing the Board of Public Works to employ three additional permanent men on the Street force, and fixing their compensation; also

An Ordinance (No.1092) providing for the construction of a water pipe line on Twentysecond street between "J" and "K" streets; also

An Ordinance (No.1093) providing for the sale of a 10-horse power gasoline and the purchase a new 16-horse power gasoline engine for the use of the Water Department; also

An Ordinance (No.1094) providing for the construction of a wagon road from the end of the Roseville dike to new Main street in Roseville; also

An Ordinance (No.1095) authorizing the Board of Public Works to make arrangements with some abstracting firm to allow the City Assessor to use their books; also

An Ordinance (No.1096) granting permission to K.O.Sessions to use and occupy a certain portion of the City Park for the purpose of growing trees, shrubbery, etc., for a period of not exceeding five years; also

An Ordinance (No._____) providing for the furnishing of an abstract in procuring the right of way for a road through Old Town.

Thereupon the Board adjourned.

e D. Lachenau

President of the Board of Delegates.

ATTEST:

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REGULAR MEETING.

Council Chamber of the Board of Delegates of the City of San Diego, California, March.3rd, 1902.

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

PRESENT--DELEGATES Butler, Thorpe, Chapman, Jenks, Guinan, Bradbury, Lambert, McNeill, Burnell, Briggs, Lewis, Woolman, Ecker and Clerk Vincent. ABSENT---DELEGATES Clark, Blair, Gutwillig, Kayser and Busch.

The minutes of Adjourned Meeting held February 24th, 1902, are read and approved.

At this time Delegates Clark and Busch enter and take their seats in the Board.

The following Message from the Mayor vetoing an ordinance providing for the furnishing of an abstract in procuring the right of way for a public road through Old Town in the City of San Diego, California, is read and ordered filed, viz:

San Diego, California, March 1st, 1902.

To the Honorable Common Council of the

City of San Diego, California,

Gentlemen:--

3/3/02.

I have the honor to return herewith an ordinance providing for the furnishing of an abstract in procuring the right of way for a public road through Old Town in the City of San Diego, California.

I return said ordinance without my approval for the following reasons:

The city has more roads in Old Town at the present time than they keep in good order and repair. If the rights of way were secured and the road built, it would be any improvement on the present road. In addition, the proposed road would run through the outskirts of Old Town and show it at its least possible advantage. I therefore consider this ordinance as calling for an unnecessary expenditure of public money, and feel compelled to veto the ordinance.

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Respectfully submitted,

FRANK P. FRARY,

Mayor of the City of San Diego, California.

The following report of the Finance Committee in the matter of the offer of Withington & Carter to compromise certain suits and tax matters, being read is on motion of Delegate Lambert adopted, viz:

The Finance Committee recommends that the within proposition to settle claims be accepted on the payment into the City Treasury of the sum of \$216.60.

C. N. Clark, H. Woolman,

K. L. Parrott, H. Busch.

Thereupon a Joint Resolution directing the City Attorney to settle certain tax lien cases upon the payment into the City Treasury of the sum of \$216.60, being read is on motion of Delegate Lambert adopted, 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 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.

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The following report of the Finance Committee in the matter of the purchase a typewriting machine for the use of the City Engineer, being read is on motion of Delegate Butler adopted, viz:

The Finance Committee recommends that the within request for a typewriting machine for the City Engineer be granted, provided that an allowance of \$25.00 be made for the old machine on the purchase price of the new machine.

C. N. Clark, S. C. K. L. Parrott,

H. Woolman,

H. Busch.

3/3/02.

Thereupon an ordinance providing for the purchase of a typewriter for the office of the City Engineer, is read. The provide the state of the state of the state of the state of the Delegate Clark moves that said ordinance be adopted.

Delegate Thorpe moves that said ordinance be amended in section 1 thereof by striking out the words "No.3 Underwood" and inserting in place thereof the word "first-class," by inserting between the words"typewriter" and "with" the words "with fourteen inch carriage and tabulating attachment," and by changing the amount to be appropriated from \$112.50 to \$87.50, and by add ing to said section the words "and the 'Oliver' machine now in use in the City Engineer's office," which amendment was adopted. The shift and the second second Thereupon said ordinance as amended is read and adopted by the following vote, to-wit: AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Burnell, Briggs, Busch, Lewis, Woolman and Ecker. NOES -- NONE. ABSENT--DELEGATES Blair, Gutwillig and Kayser. Said ordinance as adopted is as follows, viz: ORDINANCE No. 1097. An Ordinance providing for the purchase of a typewriter for the office of the City Engineer of the City of San Diego, California. BE IT ORDAINED, By the Common Council of the City of San Diego, as follows: Section 1. That the 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 3. That this ordinance shall take effect and be in force from and after its passage and approval.

A communication from the Board of Public Works recommending that Solon Bryan be allowed 90 days additional time in which to complete certain contracts for the construction of water pipe lines, is read and on motion of Delegate, the expension is granted.

Thereupon a Joint Resolution extending the time in which Solon Bryan has to complete his contracts for completing the construction of certain water pipe lines for ninety days, being read is on motion of Delegate Lambert adopted, viz:

JOINT RESOLUTION No. 1389.

WHEREAS, The City of San Diego, California, through its Board of Public Works, entered into a contract with Solon 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 Seventeenth street from "I" street to "J" street; and

WHEREAS, The said Solon Bryan has asked 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.

. . . .

The petition of D. A. Baker for authority to use pueblo lot 1329 for grazing purposes

and offering to pay \$15.00 for the use of said lot, is presented and referred to the City Lands Committee.

The petition of Chas. Edwards for authority to move his retail liquor saloon from the corner of Fourth and "G" streets to 447 "H" streets, being read on motion of Delegate McNeill the authority is granted.

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 of lot 6, block 8, Carruther's addition, being read on motion of Delegate Bradbury the permission was granted.

A communication from S. Petterson protesting against the proposed sidewalking and curbing of "G" street "from 4th street to the bay," is read and referred to the Street Committee.

A communication from the Western Electric and Machinery Company of Los Angeles in the matter of a municipal lighting plant for this city, is read and referred to the Committee on Gas, Electric Lights and Telephones.

A Joint Resolution directing the City Engineer to make a survey for a wagon road through Zschockelt's subdivision of block one, Central Homestead, being read is on motion of Delegate Woolman adopted, 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 wagonroad at that point will be twenty (20) feet wider than it is at the present time. On motion of Delegate McNeill an ordinance amending section 1 of Ordinance No.661, imposing a license upon certain persons selling goods, wares and merchandise in the city, heretofore referred to the Health and Morals Committee, is withdrawn from said Committee. Upon said ordinance being read Delegate Bradbury moves that the same be adopted. Delegate McNeill moves that said ordinance be amended by striking out the provision imposing a license upon persons engaged in 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; and providing that all such persons be prohibited from occupying any portion of Fifth street.

Whereupon on motion of Delegate Lambert action on said motions is postponed until the next meeting of the Board.

A communication from the City Attorney in the matter of procuring abstracts for a right of way for a wagon road through Old Town, is read and referred to the Street Committee.

A communication from the City Attorney recommending that the Tax Collector be instructed to execute tax deeds to the city for certain property in Mannasse and Schiller's addition, Louis' addition, Horton's addition, Middletown right of way, Middletown, and Fifth Street addition, is read and ordered filed.

Thereupon a Joint Resolution directing the Tax Collector to execute to 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 Fith Street addition, being read is on motion of Delegate Bradbury adopted, 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 vitrue 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

IOLIOWS:

That the said Common Council, by virtue and authority of and in accordance with the chapter 1 of said provisions of said section 27 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 2 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 243; 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, lo, 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, 3, 3, 4, 5, 6, 8 and 10 in block 298; lots 1, 3, 3, 4 and 11 in block 303, Middletown.

Lot 12 and the 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, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189 and 190 in Middletown right of way! hereinbefore Said property 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 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 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; 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; undivided one-eighth of block 111; undivided one-eighth of lot 1, 2, 3, 9, 10, 11 and 12 in block 137; undivided one-eighth of lots 7, 8 and 9 in block 183; undivided 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 block 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 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 25, 36 and 37 in block 133; lot 23 in block 228 in Mannasse & 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 lot 145; south one-half of lot 150; south 10 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 1897, is situated in the City of San Diego, County of San Diego, State of California, and is described as follows: Lot 14 in 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-reighths of lots 7, 8 and 9 in block 183; undivided twoeighths 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 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 struck 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, being read is referred to the Street Committee.

After first giving due notice President Ecker did, in open session, sign an ordinance (No.1097) providing for the purchase of a typewriter for the office of the City Engineer.

A communication from the City Engineer showing a plat of a road-way across Lots Nos. 1, 2 and 3 of the subdivision of pueblo lot 1106, and recommending the the city obtain from W. R. Rea a right of way across said lots, is read and referred to the Street Committee.

A communication from the City Engineer recommending that the wooden water pipe line

in the avenue east on the Point Loma Homestead on Point Loma be replaced with an eight-inch cast iron water pipe line, at an estimated cost of \$4475.06, being read is referred to the Water Committee.

A communication from the City Engineer and Street Superintendent giving a result of their investigations upon the use of crude oil on roads and streets, being read is ordered filed.

A resolution giving the consent of this Board to the Board of Aldermen to adjourn for a longer time than one week, being read is on motion of Delegate Bradbury adopted, viz:

RESOLUTION.

BELIT RESOLVED, By the Board of Delegates 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 Aldermen to adjourn from Monday, March 3rd, 1902, to Monday, March 17th, 1902, at 7:30 p.m.

Thereupon the Board adjourned.

President of the Board of Delegates.

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ATTEST:

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ADJOURNED MEETING.

Council Chamber of the Board of Delegates of the City of San Diego, California, March 17th, . 1902.

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Pursuant to adjournment a meeting of the Board of Delegates was held this day at 7:30 o'clock p.m., President Ecker presiding.

PRESENT--DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Burnell, Briggs, Busch, Lewis, Woolman, Ecker and Clerk Vincent.

ABSENT---DELEGATES Thorpe, Bradbury, Gutwillig and Kayser.

The minutes of the Regular Meeting held March 3rd, 1902, were read and approved.

At this time Delegates Gutwillig and Thorpe enter and take their seats in the Board.

On motion of Delegate Lambert and by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig, Burnell, Briggs, Busch, Lewis and Woolman,

NOES -- NONE.

EXCUSED-DELEGATE Ecker.

ABSENT--DELEGATES Bradbury and Kayser.

The President is authorized to appoint a Committee of three members of this Board as members of the Board of Equalization.

Thereupon President Ecker appoints Delegates Gutwillig, Lambert and Woolman as the Committee of this this this Board as members of the Board of Equalization.

The report of the Joint Street Committee in the matter of the petition of J.C. Brewster for permission to cut down a tree at Fifth and Beech streets, and recommending that said petition be granted, is read and Delegate McNeill moves that the report be adopted, which motion is lost, and said petition is denied.

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, being read is on motion of Delegate Thorpe 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, Culverwell's addition, being read is on motion of Delegate Burnell adopted by the 254

following vote, to-wit:

AYES -- DELEGATES Thorpe, Chapman, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig, Byrnell, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- DELEGATES Butler and Jenks.

ANSENT--DELEGATES Bradbury and Kayser.

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

The following report of the Joint Street Committee in the matter of procuring abstracts of title to land in Old Town for rights of way for a public highway, being read is on motion of Delegate Thorpe 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 br 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, J. S. Clark.

Mar. 13th, 1902.

Thereupon a Joint Resolution directing the City Engineer to survey and establish grades of streets in Old Town, being read is on motion of Delegate Lambert adopted, 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 Joint Street Committee in the matter of procuring rights of way across land in pueblo lot 1106 owned by W.R.Rea, being read is on motion of Delegate Thorpe adopted, viz:

San Diego, Cal., March 13th, 1902.

To the Common Council,

City,

Gentlemen:--

The Joint Street Committee, to whom was referred the communication from 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 land 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 soon as the city has acquired title

to said right 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 fence up the balance of the land in said lots.

Respectfully,

F. C. Hyers,

M. J. Perrin,

J. W. Lambert,

F. H. Briggs,

J. S. Clark.

The following report of the Joint Street Committee in the matter of an ordinance providing regulations for the construction of sidewalks and curbs, being read is on motion of Delegate Thorpe 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 prescribing certain regulations for the laying of sidewalks and curbs, being read is on motion of Delegate Briggs adopted by the following vote, to-wit: DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, AYES --Gutwillig, Burnell, Briggs, Busch, Lewis, Woolman and Ecker. NOES -- NONE. Bradbury and Kayser. ABSENT--DELEGATES Said ordinance as adopted is as follows, viz: to do from the Common Council of the Ordinance No. 1099. said City of San Diegó. Any person desiring to construct a sidewalk or curb An Ordinance Prescribing Certain Regupon any street in the City of San Diego, California, shall make application in writing to the said Common Council ulations for the Laying of Sidewalks and Curbs in the City of San Diego, of said City for permission so to do; California. Be it ordained, by the Common Counsaid application shall state the place cil of the City of San Diego, as follows: where said sidewalk or curb is to be Section 1. That it shall be and is hereby declared to be unlawful for laid, and the number of feet of said sidewalk or curb to be constructed. Said applicant shall deposit with the any person to lay or put in place any sidewalk or curb in or upon any street Board of Public Works of said City the sum of \$10.00 for each fifty feet of sidein the City of San Diego, California, walk, and the sum of \$10.00 for each without first obtaining permission so

fifty 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 perinit, 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 En-gineer 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 per-son for whom the said sidewalk and curb has been laid a certificate in writ-ing 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 Board of Public Works shall thereafter return said deposity provided, that said sur-

plus materials and debris has been re moved from said street upon which said sidewalk and curb has been s constructed. If the said City Engl-neer shall find that the said sidewalk and curb has not been laid 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 sidewalk and curb has been laid 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 pre-scribed by the ordinances of this City, except that no extra fees shall be charged for checking up work after the completion thercof. 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, imme diately after the approval of this ordi-vance, 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 request of S.Petterson to be exempted from constructing a sidewalk and curb in front of his property on "G" street, being read is on motion of Delegate Lambert 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.

> F. C. Hyers, M. J. Perrin, J. W. Lambert, F. H. Briggs, J. S. Clark.

Mar. 13th, 1902.

Thereupon said petition is denied.

The following report of the Joint Fire Committee in the matter of procuring a new steam fire engine, being read is on motion of Delegate Lambert 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 in re 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 engine 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 Metropolitan 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, being read is on motion of Delegate Lambert adopted, viz:

The Joint Water Committee recommends that the within petition be granted and water pipe laid in accordance with the recommendation of the City Engineer and Superintendent of Water Department, when the funds required are available.

> J. P. M. Rainbow, H. M. Landis,

> > J. W. Lambert,

J. S. Clark,

M. W. Jenks,

A. H. Kayser,

W. W. Lewis.

The following report of the Water Committee in the matter of the water pipe on Point Loma, being read is on motion of Delegate Lambert 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,

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3/14/02.

3/14/02.

W. W. Lewis.

The petition of property owners along "D" street asking to have the Council take the necessary steps to pave "D" street from the east line of Sixth street to the west line of Twelfth street with bitumen, being read on motion of Delegate Lambert 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 petition of E. A. Pidgeon asking that the retail liquor license now standing in the name of Peter Johnson, place of business 1224 "J" street, be transferred to himself, is read and on motion of Delegate McNeill granted.

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The petition of Samuel A. Snedecor for a retail liquor license at 910 Fourth street is read and on motion of Delegate McNeill granted.

The petition of Mrs. E. E. Ballou et al., against the proposed sidewalking and curbing of "G" street, is read and referred to the Street Committee.

The petition of citizens asking the Council to take the necessary steps to sidewalk and curb Twenty-second street between "C" and "H" streets, is read and referred to the Joint Street Street Committee.

Pettitions from the following named persons asking for authority to construct concrete sidewalks and curbs in front of the property set opposite their respective names, are read and the petitions 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 Twenty-second 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., for an extension of the water main in 27th street, is read and referred to the Water Committee.

The petition of Hotel Keepers asking 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 directing the Board of Public Works to construct bulkheads on 14th 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.

At this time Delegate Busch is excused from further attendance at this session of the Board. A Joint Resolution directing the City Attorney to prepare an ordinance to restrict carpet beating establishments, in Addit, Delegate McNeill moves that said resolution be adopted. Whereupon on motion of Delegate Jenks said resolution is referred to the Health and Morals Committee by the following vote, to-wit: <u>AYES</u> -- <u>DELEGATES</u> Jenks, Clark, Blair, Cutwillig, Burnell, Briggs, Lewis, Woolman and Ecker. <u>NOES</u> -- <u>DELEGATES</u> Butler, Thorpe, Chapman, Guinan, Lambert and McNeill. <u>ABSENT</u>--<u>DELEGATES</u> Bradbury, Kayser and Busch. A Joint Resolution directing the Board of Public Works to investigate and report upon the

advisability of procuring a horse power road roller, is read and on motion of Delegate Lamber

adopted, viz:

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JOINT RESOLUTION No. 1391.

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 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.

An ordinance amending section 1 of Ordinance No.661, imposing license on peddlers, is read and on motion of Delegate Butler adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill,

Gutwillig, Burnell, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Bradbury, Kayser and Busch.

Said ordinance as adopted is as follows, viz:

An Ordinance Amending Section 1 of Ordinance No. 661 of the Ordinances of the City of San Diego, California

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 it ordained, 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:

by 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 difterent 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 doilars (\$50,00) per quarter; provided, that the foregoing provisions shall not 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 perof Sixth street, or the sidewalks there-of, 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, frult, vegetables, hay or grain, or other agricultural product in its raw state, nor to any per-son using a portion of a sidewalk in front of a place of business' regularly conducted by such person in a stole room or building. And provided further, that this ordi-nance 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 Septem-ber 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 ad-vertising any physician, quack, surgeon or dentist, or other person or business calling by crying the same in the City of an Diego, California," approved September 8th, 1899, nor to Grdinance No. 333, approved October Eth, 1895, nor to Ordinance No. 667, approved November 7th, 1899. Section 2. That any person who shall violate any provision of this

small 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. Section 3. That this ordinance shall

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

after its passage and approval. Section 4. That the City Clerk of thesaid 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 son shall occupy that portion of Fifth streets, or the sidewalks thereof, be-tween the south line of "B" street and official newspaper of said city, tothe north line of "K" street, nor that wit: the San Dlego Union and Daily portion of "D" street between the east Eee. line of Fourth street and the west line A communication from the Board of Public Works asking for authority to expend \$15.00 in addition to the sum already appropriated for the purchase of typewriting machine for the office of the City Engineer, is read and ordered filed. Thereupon an ordinance appropriating \$15.00 additional to the sum appropriated for the purchase of a typewriting machine for the office of the City Engineer, is read and on motion of Delegate Woolman adopted by the following vote, to-wit: AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig, Burnell, Briggs, Lewis, Woolman and Ecker. NOES -- NONE. ·· · · · ABSENT--DELEGATES, Bradbury; Kayser and Busch.

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.

BE IT ORDAINED, 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 above 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 asking for authority to appoint an inspector of cast iron water pipe at the factory, is read and the authority granted.

Thereupon an ordinance providing for the employment of an inspector cast iron pipe, being read is on motion of Delegate McNeill adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe; Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill,

Gutwillig, Burnell, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

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is granted.

ABSENT--DELEGATES Bradbury, Kayser and Busch.

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.

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

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

At this time Delegate Thorpe is excused from further attendance at this session of the

Board.

A communication from the Board of Public Works asking that they be authorized to grant McKenzie, Flint & Winsby an extension of 40 days in which to complete their contract for laying water pipe on upper Fifth street, is read and on motion of Delegate Woolman the authority

Thereupon a Joint Resolution authorizing the Board of Public Works to extend the time of McKenzie, Flint & Winsby for laying water pipe on upper Fifth street 40 days, is read and on motion of Delegate Hambert adopted, viz:

JOINT RESOLUTION No. 1392.

WHEREAS, The City of San Diego, California, 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

WHEREAS, The said McKenzie, Flint & Winsby have asked that the time for the completion of said contract be extended fofty (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:

That the time within which the said contract was to be completed, as specified and state set forth therein, be and the same is hereby extended for forty (40) days from and after the date of the completion thereof as set forth in said contract.

A communication from the City Engineer showing a piece of land necessary for a right of way for the completion of the Cemetery road, is read and ordered filed.

Thereupon an ordinance providing for the purchase of a piece of land for right of way for Cemetery road, being read is on motion of Delegate Woolman adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Blair, Lambert, McNeill, Gutwillig, Burnell, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

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ABSENT--DELEGATES Thorpe, Bradbury, Kayser and Busch.

Said ordinance as adopted is as follows, viz:
O R D I N A N C E No. 10.98.
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.
B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That it be and is hereby 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, Caunty 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 letterd "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.

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

At this time Delegate Clark requests that Delegate Guinan be excused in order that he may attend the St. Patrick's day banquet given by the Ancient Order of Hibernians, which request is granted and Delegate Guinan excused from further attendance at this session of the Board.

An ordinance providing for securing a right of way through in pueblo lot 1106 owned by W.R.Rea, and the grading of a wagon road thereon, being read is on motion of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Blair, Lambert, McNeill, Gutwillig, Burnell, Briggs, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Guinan, Bradbury, Kayser and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1101.

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 Sam Diego, California,

the rights of way for a public highway, hereinafter described, be and the same is hereby accepted, and that 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 (336-83/100) 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 following 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 sixty-eight 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 onehundredths (60-34/100) 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 seventy-nine one-thousandths (879/1000) acres.

Also commencing at the northeast corner of lot No.l of E.W.Morse's subdivision of Pueblo Lot No.llo6, thence in a westerly direction, following the division line between Pueblo Lots Nos.llo6 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 one-hundredths (30-12/100) feet, from the said northeast corner of said lot No.l; 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.ll74, 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.

An ordinance providing for the filing of inventories with the Mayor by the various departments of the city, being read is on motion of Delegate McNeill adopted by the following vote, to-wit: AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Blair, Lambert, McNeill, Gutwillig, Burnell, Briggs, Lewis, Woolman and Ecker. NOES -- NONE. ABSENT--DELEGATES Thorpe, Guinan, Bradbury, Kayser and Busch. 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

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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.

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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.

A communication from the Board of Health recommending that the salary of the Health Officer be fixed at \$200.00 per montheuring the time he is required to attend persons at the pest house or in quarantine, is read and ordered filed.

Thereupon an ordinance fixing the salary and defining the duties of the Health Officer, being read is referred to the Health and Morals Committee.

After first giving due notice President Ecker did, in open session, sign an ordinance (No.1098) providing for the purchase of a piece of land for right of way for the Cemetery road; also

An Ordinance (No.1099) prescribing certain regulations for the laying of sidewalks and curbs in the city; also

An Ordinance (No.1100) amending section 1 of Ordinance No.661, imposing a license upon certain persons selling goods, wares and merchandise in the city of San Diego; also

An Ordinance (No.1101) providing for the acquisition of a right of way for a road in Pueblo Lot 1106, and the grading of a 20 foot road thereon; 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 water pipe; also

An Ordinance (No.1104) providing for the filing of inventories with the Mayor by the various departments of the city.

A communication from the Board of Public Works recommending that Solon Bryan be granted an extension of time of 90 days for the completion of his contract for constructing a wooden water pipe line, being read on motion of Delegate McNeill the extension is granted.

A communication from the City Engineer transmitting plans and an estimate of the cost of building the "B" street conduit, is read and ordered filed.

The report of the Auditor showing the condition of the various departments of the City Governmentfor the month of February, 1902, being presented is ordered filed. 266

A communication from the City Auditor urging the Council to confine the expenditures of the city to actual necessities until the Ways and Means Committee apportion the tax levy to the various funds, is read and ordered filed.

The following report of the Health and Morals Committee in the matter of an ordinance to prevent playing football in the streets and alleys of the city, is read and on motion of siles to McNeill 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.

On motion of Delegate Lambert it is ordered that when the Board adjourns it do adjourn until Monday, March 24th, 1902, at 7:30 p.m.

Thereupon the Board adjourned.

President of the Board of Delegates.

ATTEST: a Deal

ADJOURNED MEETING.

Council Chamber of the Board of Delegates of the City of San Diego, California, March 24th, 1902.

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

PRESENT--DELEGATES Butler, Chapman, Clark, Guinan, McNeill, Briggs, Busch, Lewis, Woolman, Ecker and Clerk Vincent.

ABSENT---DELEGATES Thorpe, Jenks, Blair, Bradbury, Lambert, Gutwillig, Burnell and Kayser.

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

A Message from the Mayor urging the Council to use the utmost care to keep the expenses within the limit, is read and referred to the Ways and Means Committee.

At this time Delegates Jenks, Bradbury, Gutwillig and Thorpe enter and take their seats in the Board.

A communication from the City Auditor giving the estimate of the probable necessities of the various departments of the City Government, is presented and referred to the Ways and Means Committee.

At this time Delegate Burnell enters and takes his seat in the Board.

The Health and Morals Committee of this Board, to whom was referred an ordinance fixing the salary and defining the duty of the Health Officer, having recommended that the ordinance be not adopted, Delegate McNeill moves that said report be adopted.

Whereupon on motion of Delegate Jenks further action on said report and ordinance is postponed until the next regular meeting of the Board.

A communication from the Board of Public Works transmitting the bid of the San Diego Gas and Electric Light Company for lighting the streets, avenues and parks of the city with rear electric lights for one beginning on the 1st day of April, 1902, in accordance with the provisions of 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 streets, avenues, and parks of the city with electric lights for one year beginning April 1st, 1902, being read is on motion of Delegate Thorpe adopted by the following vote, to-wit: AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Bradbury, McNeill, Gutwillig, Burnell, Briggs, Busch, Lewis, Woolman and Ecker. NOES -- NONE.

ABSENT--DELEGATES Blair, Lambert and Kayser.

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 San Diego with electric lights for a period of one year, beginning on the first day of April, 1902.

BE IT ORDAINED, 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 streets, avenues, and parks of said city with electric lights for a period of one year, commencing 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 "Noon schedule," all for the sum of nine dollars and fifty cents (\$9.50) 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 ironposts 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 said 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 mentioned 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 Public Works transmitting two communications from the Superimtendent of the Water Department, one in realtion to the Point Loma pumping plant, and the other in relation to the condition of the water pipe line on Point Loma, is read and ordered filed.

Thereupon said communications from the Superintendent of the Water Department in relation to the repair of the Point Loma water pipe line and the repair of the pumping plant on Point Loma, being read are referred to the Water Committee.

A communication from the City Engineer giving different estimates and plans for the

construction of a water pipe line to Pacific Beach and La Jolla, being read is 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 the construction of a sewer in Fourth street from Juniper street 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, is read, and Delegate Gutwillig moves that the same be adopted.

Whereupon Delegate Bradbury moves that said ordinance be referred to the Health and

Morals Committee, by the Following vote, to wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Bradbury, Burnell, Briggs, Lewis, Woolman and Ecker.

NOES -- DELEGATES McNeill, Gutwillig and Busch. ABSENT--DELEGATES Blair, Lambert and Kayser.

On motion of Delegate Guinan it is ordered that the Board of Public Works and Superintendent of the Water Department be instructed to turn on the water for the Poundkeeper at the pound at the City Park.

A communication from the City Attorney in the matter of changing the specifications for paving and sidewalking and curbing streets, is read and referred to the Street Committee.

A communication from the City Attorney directing the City Clerk to sell at public auction certain real estate conveyed to the city for delinquent taxes, being read is ordered filed.

Thereupon an ordinance providing for the sale at public auction of certain real estate owned by the city, being read is on motion of Delegate Burnell adopted by the following vote; to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Bradbury, McNeill, Gutwillig, Burnell, Briggs, Busch, Lewis, Woolman and Ecker.

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NOES -- NONE.

ABSENT--DELEGATES Blair, Lambert and Kayser.

Said ordinance as adopted is as follows, viz:

Ordinatice No. 1105. An Ordinance Providing for the Sale at Public Auction of Certain Real Estate Owned by the City of San Diego, Cali-fornia. Be It Ordained, By the Common Coun-cil 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, directed, and re-quired to sell at public auction, after pub-lication of notice thereof for at least three weeks in the city official newspaper of said City, to-wit: the San Diego Union and Daffy Bee, all the right, title, Interast, and estate of the said City of San Diego in and to the following described real property situated in the City of San Diego formia, and particularly described as fol-lowns, to-wit: Lots 43 and 44 in Block 49; lots 16, 17, 18.

Ordinance No. 1105.

as follows, viz: It feet of lot 10 in Block 294; lots 1, 2, 3, 4, 5, 6, 7 and 8 in Block 297; lots 1, 2, 3, 4, 5, 6, 8, 9 and 10 in Block 295; lots 1, 2, 3, 4, and 11 in Block 303; undivided one-half of Block 84; lots 7, 8, and 9 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 4, 11 and 12 in Block 186; lot 1 in Block 207; lot 1 in Block 212; lot 4 in Block 201; lots 6, 7, 10 k, 2, 3, 4, 4 in Block 277; lot 7 in Block 75; lots 1, 2, 3, 4, 4 in Block 277; lot 7 in Block 75; lots 1, 2, 3 and 4 in Block 123; lots 6, 7, 28, 9, 10, 11 and 12 in Block 201; lot 6 in Block 272; lots 7, 8, 9, 10, 11 and 12 in Block 251; lots 6, 7, 28, 9, 10, 11 and 12 in Block 201; lot 6 in Block 272; lots 7, 8, 9, 10, 11 and 12 in Block 268; north 17 feet of lot 10 in Block 294; lots 4, 8 and 9 in Block 162; east 75 feet of lot 4 and the east one-half of lot 5 in Block 206; lots 7, 8, 7 and 9 in Block 162; lots 5, 6, 7 and 9 in Block 162; lots 5, 6, 7 and 9 in Block 162; lots 5, 6, 7 and 9 in Block 10; lots 5, 6, 7 and 9 in Block 10; lots 7, 8 lock 204; lot 7 in Block 10; lot 5, 6, 7 and 9 in Block 10; lot 7 in Block 204; lots 1, 2, 3, 9 in Block 10; lot 7 in Block 204; lot 7 in Block 10; lots 7, 8, 9 in Block 10; lot 7 in Block 10; lot 7, in Block 10; lot 7, 8, and 9 in Block 10; lot 7, 8, and 9 in Block 10; lot 7, s and 9 in Block 137; lots 7, 8 and 9 in Block 10; lot 7 in Block 10; lot 7, s and 9 in Block 137; lots 7, 10; 10; n 30; lot 8, 10; lot 7 in Block 10; lot 7, lot 8, 10; lot 8; lot 8, 10; lot 8; lot 8; lot 8; lot 8; lot 8; lot 7; lot 7; lot 7; lot 7; lot 7; lot 7; lot 8, 10; lot 8; 111; lots 1, 2, 3, 9, 10, 11 and

Section 3. That the said City Clerk, af-tor making such sale, shall immed.u.ely report the same to the said Common Council, giving the name of the purchaser or purchasers, the amount of the highest and best bid offered, both separately and collectively, and such other facts as may he necessary to fully inform, the said Common Council of the proceedings had attending such sale. And said Common Council shalt thereupon by crilinance, ac-cept or reject any or all of said hids made, and approve and confirm any sale or all of the sales, or all of the sales made at such time. Section 4. That if any sale be approved by the said Common Council, as herein provided, and the consideration therefor be paid to the said City of San Diego, as hereinafter provided, to said property se sold. That the purchaser of said property at such sale shall pay to the said City of San Diego five par cent of the amount of his bid at the time such sale is made, tak-

-		35, 36, 37, and 38 in Block 133; lot 25 in Block		Block 137; lots 7, 8 and 9 in Block 183; lots		such sale shall pay to the said City of
•	•	191; Jots 3, 4, 5, 6, 7, and 42 in Block 92; lots 1		1, 2, 3, 10, 11 and 12 in Block 250; lots 7, 8 and	• •	San Diego five per cent of the amount of
		18, 23, and 24 in Block 228; lots 8, 9, 10 and		9 in Block 254; lots 7, 8, and 9 in Block 274.		his bid at the time such sale is made, tak- ing the receipt of the said City Clerk
		11 in Block 228; lot 14 in Block 132; lot 29		all in Middletown.		ing the receipt of the said Chry Clerk
. 1		in Block 186, and lcts 46, 47, and 48 in Block		Lot 12 and the south 10 feet of lot 27;		therefor, which amount so paid shall be
	· · .	227, all in Mannasse & Schiller's Addition.	. 1	lots 46, 47, 48, 59, 61, 62, 67, 68, 69, 70, 71, 72,		returned to the sale purchaser in case
		Lots 35 and 35 in Block-7; lots 17 and 18		147 and 148; south one-half of lot 150; lots		said sale is gnot and roved by the salu
f		in Block 17; lots 8, 15, 16, and 17 in Block		166 168, 173, 177, 178, 179, 180, 181, 182, 183, 184,		Common Council within thirty (30) days
		8; lots 13, 14, 15, 16 and 17 in Block 9; lots		185; 186, JS7, 183, 189, and 190; south 12 feet		after receiving the report of the same:
·		17, 18, 19, 20, 21, 22, 23 and 24 in Block 3, and		of north 24 feet of lot 10; north 5 feet of		and if such sale be approved by the said
		the south one-half of lot's and all of lot		lot 11; lot 161; lot 165; north 20 feet of lot		Common Council. the said five per cent
8		7 in Block 15, all in Fifth Street Add tion.		172; south 16 feet of the north 22 feet of		shall be paid by the said City Clerk to the
		Lots 8, 9, and 10 in Block 5; lots 13 and 14		lot 26; south 20 feet of the north 40 feet of		City Treasurer of said City.
		Deals 15, lote 1 5, 4 5 (1) 15 and 14		lot 27; lot 146; south, 20 feet of lot 172;		Section 5. That if such sale, or any
		in. Block 15; lots 1, 2, 3, 4, 5, 6, and 7 in	•	north 35 feet of lot 174; south 8 feet of the		sale of said property, be approved by the
		Block 9; lot 12 in Block 2; lots 1, 2, 3, 4, 5,			1	said Common Council, the purchaser of
		6, 9, 10, 11 and 12 in Block 4; lots 9 and 10		north 22 feet of lot 26; lots 60, 87, 88, 89, 90,		said real estate shall be entitled to a
		in Block 8, all in Louis' Addition.		91, 92, 99, 100, 101, 102, 103, and 104; north 10		deed from the said City of San Diego for
		Lots A, B, and K in Block 162; lots D.		feet of lot 145; south 15 feet of lot 174:		and to said real estate so sold, upon pre-
		E, F, I, J, K, and L in Block 358; lots D.	-	south 40 feet of lot 145; lot 61; lot 171 and	• • • 1	senting to the Mayor of said City a re-
1		F, G, H, and I in Block 75; lots C, G, and		lct 175, all of Middletown Right of Way.		ceipt from the Treasurer of said City
-		H in Block 159; lots K and L in Block 300,		Lots 2 and 3 in Block 5 in Culverwell's	(showing that the balance of the purchase
		lots E, E, and G in Block 118; all except		Addition.	. 1	price of the said real estate, not already
		the cast 100 feet of the south 50 feet of the		Lot 15 in Block 85 in Cleveland's Addi-		paid to the said City Clerk, has been paid
		north 150 feet of Block 2081/2; lot B in		tion.		to the said City Treasurer, and the May-
1		Block 252; west 21/2 feet of lot H in Block		Lot 4 in Block 7 in Crittenden's Addi-		or of said City shall thereafter, in the
		D; lot G in Block 135; and lot I in Block		tion.		name of, for and on behalf, and as the
i i		136, a'l in Horton's Addition.	1	Lots 4 and 5 in Block 6 in Gardner's Ad-		act and deed of said City, execute and
		Lot 6 in Block 35; lots 7 and 8 in Block		dition.		acknowledge a deed of conveyance to the
		45; lots 3 and 10 in Block 52; lot 11 in Block		Lots 47 and 43 in Block 5 in Watkins &		said purchaser of said real property, the
		61; lot 7 in Block 89; lot 2 in Block 114;		Biddles' Addition.		execution of which deed shall be attested
1		Block 1761/2; lot 1 in Block 181; lots 1, 2, 3,		Section 2. That such sale shall take		by the said City Clerk of said City by af-
1		10, 11 and 12 in Block 195; undivided one-		place in front of the main entrance of the		fixing thereto his signature and the of-
		half of lots 5 and 6 in Block 200; lots 1, 5d		City Hall of said City, situated on the		ficial scal of said City.
		and 6 in Block 204; lot 11 in Block 210; lots		southwest comer of F.fih and "G"		Section 6. That the proceeds of such
		1, 2, 6 and 12 in Block 211: lots 1, 2, 3, 4, 5, 6,		streets, at a time to be specified in the no-		sale, or any sale made at said time and
		7. 8, 9, 10, 11, 12, 13, 14 and 15 in Block 223		tico of such sale, which date shall be		place of said property, or of any portion
1		lot 10 in Block 224; lots 1, 8 and 11 in Block		fixed by the said City Clork in said no-		thereof, shall be, if said sale is approved
		226; Block 260; lots 7, 8, 9, 10, 11 and 12 in		tice, and shall not be more than forty (40)	1	by the said Common Council as aforesaid.
		Block 231; lots 1, 2, 3, 4, 5 and 6 in Block		days subsequent to the approval of this.		placed and deposited in the treasury of
		233; lots 1, 2, 3, 4, 5 and 6 in Block 234; lots	1	ordinance; that notice of said salo		said City to the credit of the Delinquent
		4, 5, 6, 7, 8, 9, 10, 11 and 12 in Block 238;	1	shall be signed and given by the said City		Tax Fund thereof.
		lots 7, 8, 9, 10, 11 and 12 in Block 242; lots		Clerk, and shall give the time and place		Section 7. That all ordinances or parts
		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	1	of such sale, fixing the hour and date at		of ordinances in conflict herewith, be and
		243; lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12		which such sale shall take place, which		the same are boreby repealed.
		in Block 255; lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10,		hour shall be between 9 c'clock A. M. and		Section 8. That this ordinance shall
		11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21 and 22 in	[3 o'clock P. M. of the day upon which		take effect and be in force from and af-
		Block 259; lots 9, 10, 11 and 12 in Block 260;		such sale is had; that said notice shall	,	ter its passage and approval.
•		lots 7, 8, 9, 10, 11 and 12 in Block 264:	1	also contain the terms and conditions of	•	Section 9. That the City Clerk of the
1		lots 1, 2, 3, 4, 5 and 6 in Block 271; lots 2,		such sale as herein provided, and recite	- '	said City of San Diego, be, and he is here-
1		4, 5 and 6 in Block 272; Block 273; south		that the Common Council reserves the		by authorized and directed, immediately
,	· · ·	one-half of lot 2, and lots 4, 5, 6, 10, 11		right to reject any and all bids; that said		after the approval of this ordinance, to
		and 12 in Block 277; lots 1, 2, 3, 6, 10, 11		lots shall be offered for sale separately		publish, or cause the same to be pub-
		and 12 in Block 278; undivided one-half of	•	and collectively; that said property shall	,	lished once in the City official newspaper
	·	lot 9 in Block 284; lots 10, 12 and 13 in		he sold at such sale to the highest bidder	-	of said City, to-wit: the San Diego Union
		Block 285; lot 13 in Block 236; lots 8, 11 and	1	for cash, subject to the approval of the		and Daily Bee
		12 in Block 289; lots 7 and 12 in Block 292;		said Common Council by ordinance, as	•	and trans about
i i	`	north 22 feet of lot 10 in Block 294; south	L	Lereinafter provided.		

A Joint Resolution extending the time of Solon Bryan for 60 days for completing the contract of constructing the wooden water pipe line on El Cajon avenue, being read is on motion of Delegate Briggs adopted, 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, California; and

WHEREAS, The said Solon Bryan has asked that the time for the completion of said contract 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.

At this time Delegate Briggs is excused from further attendance at this session of the Board.

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 the grade of the "Plaza" on the south line thereof 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 are ordered filed.

an ordinance declaring the grade-of Third street at the southwest Thereupon the "Plaza," and the grade 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 Delegate Thorpe adopted by the following vote, to-wit: AYES -- DELEGATES Butler, Thorpe, Chapman, Clark, Jenks, Guinan, Bradbury, McNeill, Gutwillig, Burnell, Busch, Lewis, Woolman and Ecker. NOES -- NONE. ABSENT -- DELEGATES Blair, Lambert, Kayser and Briggs. Said ordinance as adopted is as follows, viz: street in the said City of San Diego at this southwest corner of the "Plaza", and the grade of that portion of the said "Plaza" on the south Line thereof one hundred (100) feet east of the east line of the said Third street, 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 Coluncil of said City are usually printed and pub-lished, to-wit: the San Diego Union and Daily Bee, in every regular issue of said (0) 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 sa'd Resolution of Intention to be con-spicuously posted within said district in the manner and form required by law, an't more than thirty (30) days -having elapsed from the date of the first publi-cation of vaid Resolution of Intention in said newspaper as aforesaid, and no ob-jection to said proposed change of grade having been filed with the Clerk of the said Common Council, and no objection having been made to such proposed change of grade, and the petition of the owners of a majority of the property af-fected by the said proposed change of grade having been filed with the said Clerk and presented to this Common Council requesting that such grade be Ordinance No. 1106. An Ordinatifie 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" can the South Line Thereof 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, california, on the 20th day of January, 1902, duly passed a Resolution of Anteniion to change the grade of that portion of Third • • •

Changed as aforesaid, and 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 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 one hundred and forty-five (143) feet south of a point where the suid east line of "Dir street, and the grade of that portion of said "Plaza" 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 Intention as follows: The grade of that portion of said Third street on the east line to faid Third street one hundred and fory-five (145) feet south of the roint where the east line of said Third street intersects the southwest corner of said "Plaza", being at a point on the east line of suid Third street one hundred and fory-five (145) feet south of the roint where the east line of said Third street intersects the south_line_of "D" street, shall he and the same is hereby changed from thirty-nine (3) 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, 1856, to, and tixed and established at thirty-eight and five tenths (32.5) feet above said 'datum-line; and that the grade of that portion of the said ''Plaza'' on the south line thereof one hundred (100) feet east of the east line of said Third street be and the same is hereby changed from thirty-nine and eighty-five -hundredths (39.85) feet above said datum-line to and fixed and established at thirty-nine (30) 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. That the grade of all points heretofore fixed by the ordinances of said City shall be and remain as they now are on the said_Third_sirect and said ''Plaza'', ex-

cept as herein changed. That there shall be a uniform ascent and descent between all points at which the grade elevations on sa'd Third street and on said "Plaza" are so established. That the numbers used above, where their meaning is not shown to be otherwise by the'r immediate context, mean the number of fect which the points deignated in the said grade as changed shall be above the said datum-line of levels as fixed by suid Ordinances No. 3. Section 2. That all ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed. Section '3. That this ordinance shall take effect and be in force from and after its passage and approval. Section 4. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immediately after the approval of th's 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 Police Commissioners asking the Council to ratify their action in appointing two special policemen for quarantine purposes, at a salary of \$2.50 per day each, being read on motion their action is ratified.

Thereupon an ordinance providing for the employment of extra policemen, being read is on motion of Delegate Guinan adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Bradbury, McNeill, Gut-

willig, Burnell, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Blair, Lambert, Kayser and Briggs,

Said ordinance as adopted is as follows, viz:

Ordinance No. 1107. An Ordinance Providing for the Employment of Extra Policemen in the City of San Diogo, 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 Polico Commissioners in appointing two extra policemen on the 19th day of March 1802, be and the same is hereby, approved and that the compensation of said policemen shall be at \$2.50 per day from the date on which they are discharged by the stal 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, immediately after the approval of this ordinance to publish or cause the same to be published once in the eity official newspaper of said City, to-wit: the San Diego Unon and Daily Bee.

A communication from the Board of Police Commissioners asking for authority to employ special policemen, not to exceed ten at any one time, in case of emergency, being read is referred to the Police Committee.

A communication from the Board of Fire Commissioners in the matter of the leases on the Fire Engine houses, and recommending that new leases be entered into, being read is re-

ierred to the Fire Committee.

The petition of citizens in the vicinity of First, Second and "F" streets, asking for the removal of a carpet beating establishment on First street between "F" and "G" streets, being read is referred to the Health and Morals 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 of Delegate Thorpe the permission is 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.

After first giving due notice President Ecker did, in open session, sign an ordinance (No.1105) providing for the sale at public auction of certain real estate owned by the city; 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 to be changed, and establishing the grade of the same at said points; also

An ordinance (No.1107) providing for the appointment of extra policemen in the City of San Diego; also

An ordinance (No.1108) 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 streets, avenues and parks of the city with electric lights for one year, beginning on the 1st day of April, 1902.

Thereupon the Board adjourned.

ATTEST: Jack

President of the Board of Delegates,

REGULAR MEETING.

Council Chamber of the Board of Delegates of the City of San Diego, California, April 7th, 1902.

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

PRESENT--DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman, Ecker and Clerk Vincent.

ABSENT---NONE.

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The minutes of Adjourned Meetings held March 17th and March 24th, 1902, were read and approved.

The following report of the Street Committee recommending that the names of streets be stamped in the corners of sidewalks, being read is on motion of Delegate Bradbury adopted, viz:

San Diego, California, April 4th, 1902.

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 Street Committee in the matter of specifications for doing street work, being read is on motion of Delegate Bradbury adopted, viz:

Sam Diego, California, April 4th, 1902.

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 curbing 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 natural earth foundation, but that said work be not commenced until some changes have been made in the specifications for paving on natural earth. The City Engineer is now preparing the 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,

M. J. Perrin,

J. W. Lambert,

J. S. Clark.

Thereupon an ordinance prescribing specifications for sidewalking and curbing in the City of San Diego, California, being read is on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert,

McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and

Ecker.

NOES -- MONE.

ABSENT--NONE.

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' 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 hcreafter 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 said work is to be constructed. - The work to be done shall be as fol-

lows: (a) 'preparing the foundation for the 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.

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.

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 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 $(1\frac{1}{2})$, nor the least dimensions of any pebbles be less than one quarter $(\frac{1}{2})$ 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

All sidewalks within that portion of 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

sidewalk and digging the trench for the curb: (b) constructing and laying the curbing prescribed in the Resolution et 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 other-

wise specified, be made at a temperature 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 coment 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

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 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 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. 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 briguettes, 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 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.

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 guarter $(\frac{1}{2}'')$.

·, . .

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

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 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 affer being thoroughly manipulated and spread over the concrete it will make a layer three quarters (¾) 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 con-

crete 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 con-crete 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 hav-ing 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 im-mediate 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 curbing shall be plainly and legibly 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 let-ters 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 Superintend-ent 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 inpair their usefulness for the purpose for which intended. Each block of stone must be at least four (4) feet long, six (6) inches thick, at top and bottom and sixteen (16) inches deep.

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 $(\frac{1}{4})$ of an inch, and its face shall be dressed for a distance of not less than eight (8) inches on paved streets and twelve (12") inch-es on unpaved streets, down from the These dressed surfaces must be top. true and properly squared. They must be first class pean hammered and no holes are to be allowed. The back of the stone for a depth of two (2'') inches is to be pointed to a fair surface, free from inequalities exceeding one half $(\frac{1}{2})$ of an inch measured from a straight edge, and the joints of the stone are to show an even cdge for a depth equal to the depth of dress-ing on the face. The joints below the dressed portion must not be pitched more than one quarter (1/4") on an inch under square and must not interfere with the making of close joints not excceding one eighth (1/2") of an inch throughout the dressed portion of the ends. All edges bordering dressed surfaces shall be sharply defined.

The lower part of each stone is to be roughly squared and shall not fall behow an average thickness of six (6'') inches at the bottom and shall have no point where its minimum thickness falls below four (4") inches.

The curb for corners shall be cut to a radius of tcn (10) feet, and its joints

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 (%) of an inch of grade. The final layer of three quarters (34) of an 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 fin-ished in the same manner as the top. 5. Cement sidewalks. Pavements of this class shall consist of a foundation of Portland cement concrete three (3) inches thick, and a wearing surface of

Portland cement mortar three quar-ters (%) of an inch thick, making a total thickness of the completed pavement at least three and three quarter (3¾) 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 ev. ery respect to the cross-section of the pavement when finished; the ground, after being perfectly dressed, shall be 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 requirements hereinbefore enumerated. The concrete shall be filled in and thor-The concrete shall be lined in and thor-oughly tamped to within three quarters (%) of an inch of grade. The final layer of mortar three quarters (%) of an inch thick to be laid before the base becomes set or dry, and shall be composed of one part by volume of Port-land cement to one part of sand, colored with lampblack to a dark slate color, and smoothed with a trowe. After setting for twelve (12) hours it shall be covered with wet earth three (3) inches deep and kept so covered for ten (10) days. CONTRACTOR.

Section 2. The contractor shall preserve all stakes set for lines, levels or measurements of the work in their proper place until authorized to remove them by the City Engineer. Any ex-pense in replacing said stakes, which the contractor or his subordinates may have failed to preserve, shall be borne by the contractor. The contractor shall, when required to do so by the 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 said Superintendent of Streets in anything 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.

All loss or damage arising from the nature of the work to be done under these specifications, during the prog-ress of the work, and before the acceptance thereof, or from any unfore-seen obstruction or difficulty which may be encountered in the performance of the work, or from any act or com-mission on the part of the contractor, hins on the part of the contractor, or any person or agent employed by him, occurring in the course of the work, not authorized by these specifica. tions, shall be sustained and borne by the contractor. No work will be considered as accepted which may be defective in its construction, or deficient in any of the requirements of the specifications in consequence of the negligence of any officer of the city to point out said defects or deficiency during the construction, and the contractor shall be required to correct any imperfect work, whenever discovered, be-fore the final acceptance of the work. The contractor shall give twelve (12) hours' notice in writing when he shall require the service of the City Engineer for laying out any portion of the work. He shall dig all stake holes necessary to give lines and levels. The contractor shall not disturb any monuments or stakes found on the line of improvement until authorized so to'do by the City Engineer. He shall reset any monuments or stakes when so directed by the City Engineer. The contractor shall be required to remove, at 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 neatly cut on the inside of the curb, and such culting 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 proper lights to burn from dusk until 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 part thereof, and before the same has been accepted. The City, through its Super-intendent 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 the failure to comply with these specifications, without other compensation to the contractor for such suspension other than extending the time for com-pleting the work for as long a period suspension. When, any contractor, during the progress of his work, fails to comply with the provisions of these specifications either in respect to the materials employed or the manner of employing them, the Superintendent of Streets shall notify the Common Coun-cil at once of such failure, and until their decision is reached on the point at issue shall require a suspension of said work from the contractor.

No materials of any kind shall be used until they have been examined and approved by the 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 immediateto require the contractor to immediate-ly remove any work or materials so condemned, and the contractor shall, at his own expense, replace said work or materials to the satis-faction of the said Superintend-ent of 'Streets, and the decis-ion of the said Superintendent of Streets shall be final as to the quality of work or materials. In case the con-tractor shall neglect or refuse, after written notice, to remove or refuse written notice, to remove or replace said rejected work or materials they shall be removed and replaced by the said Superintendent of Streets at the

contractor's expense. Section 3. That all ordinances or parts of ordinances in conflict herewith be and the same are hereby ropealed. Section 4. That this ordinance shall take effect and be in force from and

after its pasage and approval. Section 5. That the City Clerk of the said City of San Diego, ba, and he 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.

must be on true radial lines. The joints must not exceed one eighth (1/8) of an inch and must be cut the full depth. All joints shall be filled with cement grout.

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 the top of the curb. All back-filling shall be thoroughly tamped so that there will 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 Wooden curbs. shall be of sound black-heart redwood planks 3"x12" in size, free from sap, well and truly set to the official line of the gutter; and inclined one (1) inch toward the property line at the top of the curb, to the curb grade, and securely spiked with sixty (60) penny spikes to 4"x4" redwood stakes not over eight feet apart and at least three (3) feet long, securely planted, not driven in hard ground. At corners, the radius of the curve shall be ten (10) feet, and the return or curve shall be of not less 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 stone or concrete curb shall be eight (8) inches wide by sixteen (16) inches deep. The Portland cement used to be subject to the requirements herein 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 The following report of the Street Committee in the matter of the petition of E. E. Ballou et al. to be exempted from constructing sidewalk and curb on G street, being read is On motion of Delegate Bradbury 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 B. Knapp et al. for a water pipe on 24th street between "B" and "C" streets, being read is on motion of Delegate Bradbury 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 Fire Committee in the matter of leasing property for Fire Department purposes, being read is on motion of Deleggte Blair 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,

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 Delegate Butler adopted by the following vote, to-wit: <u>AYES -- DELECATES</u> Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker. <u>NOES -- NONE.</u> <u>ABSENT--NONE.</u> Said ordinance as adopted is as follows, viz: ORDINANCE NO. of the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows: Section 1. That the City 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 County 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 im Horton's addition of the said City of San Diego, at and for the monthly rental of thirteem 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 San 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 repairing the Point Loma

water pipe line, being read is on motion of Delegate Bradbury 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 on Point Loma, be adopted.

Geo. B. Watson,

H. M. Landis,

J. S. Clark,

J. W. Lambert,

W. W. Lewis.

Thereupon an ordinance providing for the furnishing of certain material and laying of certain pipe in repairing the water main on Point Loma, being read is on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and

Ecker.

4/4/02.

NOES -- NONE.

ABSENT--NONE.

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.

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 seven hundred and twenty-five (725) feet of six (6") inch cast irom water pipe, and five hundred and fifty (550) feet of six (6") inch kalamein water pipe, being a total of twelve hundred and seventy-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 scuthwest 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 extension of water pipe in Twenty-seventh street, being read is on motion of Delegate Thorpe adopted, viz:

The Water Committee recommends that the within petition be denied on account of the shortage of the funds.

Geo. B. Watson, H. M. Landis, J. S. Clark, J. W. Lambert, 4/4/02. W. W. Lambert. Thereupon said petition was denied.

The following report of the Health and Morals Committee in the matter of the petition of hotel keepers for the repeal of the hotel runners license, being read is on motion of Delegate Jenks 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.

4/4/02.

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The following report of the Health and Morals Committee in the matter of an ordinance amending section 2 of Ordinance No.706, defining the duties of the Poundkeeper, being read is on motion of Delegate McNeill adopted, viz:

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

M. J. Perrin,

F. C. Hyers,

H. M. Landis,

Geo. McNeill.

Geo. B. Chapman,

4/3/02.

Thereupon an ordinance amending section 2 of Ordinance No.706, prescribing the duties of the Poundkeeper, as recommended by the Health and Morals Committee, is read and Delegate McNeill moves that the same be adopted.

Delegate Clark moves that the words "for said house and" in proposed section 2 of said ordinance be stricken out, which motion is defeated by the following vote, to-wit: <u>AYES -- DELEGATES</u> Clark, Blair, Briggs, Woolman and Ecker.

NOES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Guinan, Bradbury, Lambert, McNeill, Gut-

willig, Burnell, Kayser, Busch and Lewis.

ABSENT--NONE.

Action now recurring on Delegate McNeill's motion, said motion is adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Guinan, Blair, Bradbury, Lambert,

McNeill, Gutwillig, Burnell, Kayser, Busch, Lewis, Woolman and Ecker.

NOES -- DELEGATES Clark and Briggs.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance amending section 2 of Ordinance No.706 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 Poundkeeper, fixing his fees, "authorizing the appointment of deputies, providing for the prevention of certain "animals running at large within certain prescribed limits of the said City of San "Diego, directing the police to take charge of horses and teams found not tied within "certain limits of said city, and repealing the following ordinances of the City of "San Diego, California, to-wit, Ordinance No.411, approved February 4th, 1897, Ordi-"nance No.498, approved February 25th, 1898, and Ordinance No.564, approved November "10th, 1898," approved February 6th, 1900.

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 2 of Ordinance No.706 of the ordinances of the City of San Diego, entitled, "An Ordinance establishing City Pounds in and for the City of San Diego,"

California, creating the office of Poundkeeper, fixing his fees, authorizing the appointment of deputies, providing for the prevention of certain animals running at large within certain prescribed limits of the said City of San Diego, directing the police to take charge of horses and teams found not tied within certain limits of said city, and repealing the following ordinances of the City of San Diego, California, to-wit, Ordinance No.411, approved Feb-Tuary 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 2. That there is hereby created the office of Poundkeeper. Before entering upon the discharge of his duties the said Poundkeeper shall give good and sufficient bond in the sum of one thousand dollars, conditioned for the faithful discharge of his duties, and said Poundkeeper shall receive for his services such fees as are hereinafter provided. Said Poundkeeper is hereby authorized and directed to occupy a house owned by the city, which is situated near said City Pound hereinbefore described, in said City Park; and the Board of Public Works of said city be and said Board hereby is authorized and directed to furnish and supply said Poundkeeper with all the water needed for said house and for said City Pound, in the same manner as water is furnished for all other municipal purposes.

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 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-wil, the San Diego Union and Daily Bee.

An ordinance providing for the payment of certain bills for material and supplies incurred by the Water Department for the month of March, being read is on motion of Delegate Kayser adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Jenks, Clark, Blair, Bradbury, Lambert, McNeill,

Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Ecker.

NOES -- NONE.

EXCUSED-DELEGATE Guinan.

ABSENT--NONE

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.

BE IT ORDAINED, 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.

A communication from the City Attorney in the matter of leasing ground for the Florence Heights engine house, is read and ordered filed.

A communication from the City Attorney in the matter of several suits to settle delinguent taxes, is read and referred to the City Lands Committee.

A communication from the Board of Public Works recommending that the bill for water used by the Steamer Spokane while in quarantine be reduced one-half, is read and referred to the Water Committee.

After first giving due notice President Ecker did, in open session, sign an ordinance (No.1109) prescribing specifications for sidewalking and curbing in the City; also

An ordinance (No.1110) providing for the payment of certain bills for material and supplies incurred by the Water Department for the month of March, 1902.

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 read and ordered filed.

A communication from the City Engineer giving a list of the rights of way and a description thereof for the Rose Canyon road, is read and ordered filed and on motion of Dele-

gate Thorpe the City Attorney is directed to prepare deeds to said property for the purpose of the city acquiring title to said property.

The petition of P. M. Johnson, member of the Board of Police Commissioners, for leave of absence from the State for 30 days, is read and on motion of Delegate Jenks granted. Thereupon a Joint Resolution granting P. M. Johnson leave of absence from the State for 30 days, beig read is on motion of Delegate McNeill adopted, 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 Joint Resolution directing the City Attorney to advise the Council as to the necessary steps to take to sell a portion of the City Park and use the proceeds to improve the remainder of the said park, being read is on motion of Delegate Bradbury adopted, viz:

JOINT RESOLUTION NO.

WHEREAS, Many of Our progressive citizens are becoming anxious to have our extensive park improved; and

WHEREAS, Fourteen hundred (1400) acres, seems to be more than is actually needed for that purpose, in one body; and

WHEREAS, A portion thereof (if no legal cause exists) might be sold and the proceeds used to improve the remainder of said park, or purchase a smaller one closer to the central part of the inhabitable portion of the city; therefore

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

That the City Attorney be instructed to advise the Common Council as to the legality of such a course of proceedure; and

BE IT FURTHER RESOLVED, That the City Attorney also advise the Common Council as to the necessary steps to be taken to obtain the consent of the State Legislature in this matter.

A Joint Resolution in the matter of voting municipal improvement bonds to extend the sewer system and the water system, is read and referred to the Ways and Means Committee.

The petition of J. Engelbret for an extension of 30 days' time for the completion of the grading of Nineteenth street, is read and on motion of Delegate Butler the extension is granted.

Thereupon a Joint Resolution granting John Engelbret an extension of 30 days' time in which to complete the grading of Noneteenth street, being read is on motion of Delegate Bradbury adopted, viz:

JOINT RESOLUTION 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 morth 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 which to complete the grading of said street between the points named in said comtract.

At this time Delegates Thorpe and Briggs are excused from further attendance at this session of the Board.

A Joint Resolution directing the Board of Public Works to fill up an old well in the vicinity of 27th and "F" streets, is read and on motion of Delegate Butler adopted, viz: JOINT RESOLUTION No. 1395.

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

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That the Boa rd of Public Works be and it is hereby authorized and directed to protect by fencing, an old well in the immediate vicinity of Twenty-seventh and "F" streets, or to fill up said well with earth as said Board may deem for the best interest of the city, if the said well is in the street. If on private property to ascertain the owner or owners and notify such owner or owners to protect the same. Said well being now open and exposed and being in a dangerous condition to the public.

A Joint Resolution directing the City Engineer to examine and report on the grade of El Cajon avenue near Park Boulevard, is read and referred to the Street Committee.

At this time Delegate Butler is excused from further attendance at this session of the Board.

An Ordinance repealing section 13 of Ordinance No.193 (Old Series) being an ordinance concerning the public health of the city, approved February 20th, 1888, is read and referred to the Harbor and Wharves Committee.

The petition of cement contractors asking for the repeal of Ordinance No.1099, is read and referred to the Street Committee.

The petition of R. A. Smith for an auctioneer's license for six months is read and referred to the Health and Morals Committee.

The petition of Frank X. Holzner for permission to suspend a banner sign in front of his store on "F" street is read and referred to the Street Committee.

The petition of property owners to have the east side of Ninth street between "B" and

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"C" streets sidewalked and curbed, is read and referred to the Street Committee.

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4/7/02.

A communication from the Ninth Ward Citizens League urging the Council to submit to the people a proposition to vote municipal improvement bonds for ward parks and a boulevard system, is read and 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 1329 for grazing purposes, and offering to pay the sum of \$15.00 therefor, being read is on motion of Delegate Bradbury 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, E. G. Bradbury,

Geo. B. Watson, H. Woolman.

The petition of Edward Quinlan asking to have transferred to him the retail liquor license now standing in the name of Andrew J. Quinlan, being read on motion of Delegate McNeill the petition is granted.

The report of the Poundkeeper for the month of April, 1902, is presented and ordered filed.

The petition of citizens to have the grade of "H" street at the intersection of Nineteenth street changed, is presented and referred to the Street Committee.

Petitions 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 Delegate Bradbury said petitions are granted, viz:

John Engelbret, lots 9, 10, 11 and 12, block 62, Culverwell & Taggart's addition, 200 feet on Twenty-second street;

John Engelbret, lots 3 and 4, block 63, Culverwell & Taggart's addition, 100 feet on Twenty-second street; John Engelbret, lot 3, block 46, Culverwell & Taggart's addition, 50 feet on Twentysecond street; D. M. Hartman, lots 7 and 8, block 29, Culverwell & Taggart's addition, 100 feet on Twenty-second street; J. Frank Over, lots 4 and 5, block 46, Utt's addition, 100 feet on Twenty-second street; J. Frank Over, lots 8 and 9, block 47, Utt's addition, 100 feet on Twenty-second street; J. Frank Over, lots 7 and 8, block 62, Utt's addition, 100 feet on Twenty-second street; J. Frank Over, lot 2, block 46, Utt's addition, 50 feet on Twenty-second street; J. Frank Over, lot 9, block 65, Utt's addition, 60 feet on Twenty-second street; J. Frank Over, lot 9, block 29, Taggart's addition, 50 feet on Twenty-second street; J. Frank Over, lot 4, block 28, Taggart's addition, 50 feet on Twenty-second street; J. Frank Over, lot 7, block 65, Utt's addition, 50 feet on Twenty-second street; E. F. Parmelee, lot 6, block 46, Culverwell & Taggart's addition, 50 feet on Twentysecond street: Manuel Riveroll, lot 10, block 44, Culverwell & Taggart's addition, 50 feet on Twenty-second street; J. P. Christensen, lot A, block 29, New Town, 100 feet on "G" street; J. P. Christensen, lots 7 and 8, block 44, Utt's addition, 100 feet on Twenty-second street;

J. P. Christensen, lots 8 and 9, block 65, Utt's addition, 100 feet on Twenty-second street;

J. P. Christensen, lots 10, 11 and 12, block 47, Culverwell & Taggart's addition, 150 feet on Twenty-second street;

Mary T. Dranga, lot 9, block 8, Sherman's addition, 34 feet on Twenty-second street;

United Presbyterian Church, on Twenty-second street, in front of lots 7 and 8, block

8, Sherman's addition, 100 feet.

On motion of Delegate Gutwillig: it is ordered that when the Board adjourns it do adjourn until Monday, April 21st, 1902, at 7:30 o'clock p.m.

A Resolution giving the consent of this Board to the Board of Aldermen to adjourn for

a longer time than one week, being read is on motion of Delegate Gutwillig adopted, viz:

RESOLUTION.

BE IT RESOLVED, By the Board of Delegates 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 Aldermen to adjourn from Monday, April 7th, 1902, to Monday, April 21st, 1902, at 7:30 p.m.

Thereupon the Board adjourned.

President of the Board of Delegates.

ATTEST: City Clerk

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ADJOURNED MEETING. 🐃

Council Chamber of the Board of Delegates of the City of San Diego, California, April 21st, 1902.

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

PRESENT--DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, Mcneill,

Burnell, Briggs, Lewis, Ecker and Clerk Vincent.

ABSENT---DELEGATES Thorpe, Blair, Gutwillig, Kayser, Busch and Woolman.

The minutes of Regular Meeting held April 7th, 1902, were read and approved.

At this time Delegates Kayser and Gutwillig enter and take their seats in the Board.

An ordinance providing for the employment of a physician to attend patients in the pest house, being read is on motion of Delegate McNeill adopted by the following vote, to-wit: <u>AYES</u> -- <u>DELEGATES</u> Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Burnell,

Kayser, Briggs, Lewis and Ecker.

NOES -- NONE.

EXCUSED-DELEGATE Gutwillig.

AESENT--DELEGATES Thorpe, Blair, Busch and Woolman.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1117.

An Ordinance Providing for the Em-"ployment 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

dering medical services for any person or persons affected with smallpox, or any 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 duying all of the time at and. within which he is employed to atcend, 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 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

physician is actually engaged in ren-

San Diego Union and Daily Bee.

A communication from the Board of Public Works asking for authority to re-insure the steam boilers located at Mission Valley and Point Loma, is read and on motion of Delegate Kayser the authority is granted. Thereupon am ordinance providing for the insurance of certain steam boilers owned by the city, being read is on motion of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwil-

lig, Burnell, Kayser, Briggs, Lewis and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Blair, Busch and Woolman,

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance providing for the insurance of certain steam boilers owned by the City of San

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Diego, California.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows:
Section 1. That the Board of Public Works of the City of San Diego, California, be, and the said Board of Public Works is hereby, authorized and directed to insure or cause to be insured the steam boilers at Mission Valley at a value of twenty thousand (\$20,-000.00) dollars for three (3) years, and the steam boilers at Point Loma at a value of five thousand (\$5,000.00) dollars for one year; provided the expense thereof shall not exceed the sum of one hundred and seventy-five (\$175.00) dollars for said Mission Valley boilers, and the sum of twenty-five (\$25.00) dollars for the said Point Loma boilers. Said boilers belonging to the system of water works of the said City of San Diego, California.

Section 2. This ordinance to take effect and be in force from its passage and approval.

A communication from the Board of Public Works asking for authority to purchase four horses for the use of the Street Department at a cost not to exceed \$400.00, is read and Delegate Gutwillig moves that said communication be referred to the Finance Committee, which motion is defeated by the following vote, to-wit:

AYE -- DELEGATE Gutwillig.

NOES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill,

Burnell, Kayser, Briggs, Lewis and Ecken.

ABSENT--DELEGATES Thorpe, Blair, Busch and Woolman.

Delegate Lambert now moves that the authority asked for be granted, which motion is adopted.

Thereupon an ordinance authorizing the Board of Public Works to purchase four horses for the use of the Street Department, being read is on motion of Delegate Chapman adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Lewis and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Blair, Busch and Woolman.

Said Ordinance as adopted is as follows, viz:

ORDINANCE No. 1115.

An Ordinance authorizing the Bpard of Public Works of the City of San Diego, California, to purchase four (4) horses for the use of the Street 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 Board of Public Works of the City of San Diego, California, be, and said Board is hereby authorized and directed to purchase four (4) horses for the use of the Street Department of said city; provided, the cost thereof does not exceed the sum of \$400.00.

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 tools

for the use of the Blacksmith Department at a cost not to exceed \$125.00, is read and on motion of Delegate Clark the authority is granted.

Thereupon an ordinance authorizing the Board of Public Works to purchase tools for the use of the Blacksmith Department, being read is on motion of Delegate Butler adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwil-

lig, Burnell, Kayser, Briggs, Lewis and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Blair, Busch and Woolman.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1118.

An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to

purchase tools for the use of the Blacksmith Department 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 is hereby, authorized and directed to purchase for the use of the Blacksmith Department of said city the following tools, viz:

1 Combination punch and shear;

1 Tire upsetter;

1 Set Syracuse bitts, 7/32, 11/32, 15/32, 16/32, 13/32;

Fire pot;

Set wood chisels;

Set planes (3 inch set);

Saw, draw knife, emery wheel;

<u>Provided</u>, that the total cost thereof does not exceed one hundred and twenty-five dollars (\$125.00).

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 15 tons of bitumen for the use of the Street Department, at a cost of about \$100.00, is read and on motion of Delegate Lambert the authority is granted.

Thereupon an ordinance authorizing the Board of Public Works to purchase bitumen for the use of the Street Department, being read is on motion of Delegate Lambert adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Lewis and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Blair, Busch and Woolman.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1114.

An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to

purchase bitumen for the use of the Street Department 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 the said Board is hereby authorized and directed to purchase fifteen (15) tons of bitumen for the use of the Street Department; <u>provided</u>, that the cost thereof does not exceed the sum of one hundred dollars (\$100).

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 McKenzie, Flint & Winsby for an extension of 90 days' time in which to complete their contract for furnishing cast iron water pipe to the city, and recommending that they be granted 30 days additional time in said contract, is read and on motion of Delegate Briggs the time within which said contract shall be completed is extended 30 days.

An ordinance providing for the payment of the claim of J. H. Davis for services as special policeman, being read is on motion of Delegate McNeill adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gut-

willig, Burnell, Kayser, Briggs, Lewis and Ecker.

NOES -- NONE.

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ABSENT--DELEGATES Thorpe, Blair, Busch and Woolman.

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Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1116.

An Ordinance providing for the claim of J. H. Davis 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 J. H. Davis for twenty-five (\$25.00) dollars for services rendered as a special police officer of the City of San Diego, California, during the month of March, 1902, be and the same is hereby allowed and approved.

Section 2. This ordinance to take effect and be in force from and its passage and approval.

A communication from the Board of Public Works transmitting a statement of the expenses of the various departments of the City Government for the month of March, 1902, is presented and ordered filed.

A communication from the Board of Health and Board of Public Works transmitting an ordinance prescribing certain rules and regulations for making connections with the public sewer system, and prescribing certain rules and regulations in regard to plumbing work, being read is, together with the ordinance transmitted, referred to the Sewer Committee.

An ordinance providing for the construction of a 2 inch water main on Beardsley

street and Julian avenue, being read is on motion of Delegate Lewis adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Lewis and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Blair, Busch and Woolman.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1119.

An Ordinance providing for the construction of a two (2"0 inch water main on Beardsley street and Julian avenue, 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 the said Board of Public Works is hereby authorized and directed to construct a two (2") inch water main in the city of San Diego, California, beginning at the two (2") inch water water main at the intersection of Kearney avenue and Beardsley street (formerly South Twentysecond street); thence running morth along said Beardsley street three-hundred and eighty (380') feet to a point thirty (30') feet north of the south line of Julian avenue; thence running easterly along Julian avenue two hundred and ten (210') feet. Said work to be done in accordance with specifications therefor to be prepared by the said Board of Public Works; provided the expense thereof shall not exceed the sum of one hundred and fifty-five (\$155.00) dollars.

Section 2. This ordinance to take effect and be in force from its passage and approval.

An ordinance fixing the salary of the Assistant Janitor of the City Hall at \$65.00 per month, is read and referred to the Finance Committee.

An Ordinance providing for the payment of men employed in the City Engineer's office during the month of March, 1902, is read and referred to the Finance Committee.

A Joint Resolution authorizing the City Attorney to dismiss the action brought by the City of San Diego against Thomas J. Dowell, principal, and Bryant Howard and Hiram Mabury as sureties, and authorizing and directing the Auditor and Treasurer to make the necessary and proper entries upon the records of their respective offices, balancing the account of Thomas J. Dowell as former Treasurer of the City of San Diego, being read is on motion of Delegate Clark adopted by the following vote, to-wit: <u>AYES -- DELECATES</u> Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Lewis and Ecker. <u>NOES -- NONE</u>. <u>ABSENT--DELECATES</u> Thorpe, Blair, Busch and Woolman. Said resolution as adopted is as follows, viz: JOINT RESOLUTION No. 1400. BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

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 San Diego, California, vs. Thomas J. Dowell, Bryant Howard and Hiram Mabury, defendants, to recover the sum of five thousand three hundred and eighty-three dollars and seventy-three cents (\$5,383.73) upon the official bond of the said Thomas J. Dowell as City Treasurer of the said City of San Diego, California; and

WHEREAS, The said City of San Diego has collected the sum of \$4,230.07 of the said sum of five thousand three hundred and eighty-three dollars and seventy-three cents (\$5,383.73), leaving a balance due of \$1,153.66; and,

WHEREAS, There is now in the possession of the said Thomas J. Dowell a Receiver's Certificate of the Consolidated National Bank for the sum of \$15,382.03; and

WHEREAS, The Comptroller of the Currency has declared a final dividend of four and one-half per cent $(4 \ 1/2 \ 2)$, which will make an additional payment of \$692.19 upon the said sum of five thousand three hundred and eighty-three dollars and seventy-three cents (\$5,383.73), which will leave a net balance of \$461.47;

NOW THEREFORE BE IT FURTHER RESOLVED, That when the said sum of \$692.19 shall have been paid in the City Treasury by the said Thomas J. Dowell, that the City Attorney of the said city be, and he is hereby, authorized to dismiss the said action brought by the said City of San Diego, California, vs. Thomas J. Dowell, Bryant Howard and Hiram Mabury. And that thereafter, the Auditor and Treasurer of the said City of San Diego, California, be, and they are hereby, authorized and directed to make the necessary and proper entries upon the records of their respective offices, balancing the account of the said Thomas J. Dowell as former Treasurer of the said City of San Diego, California.

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A Joint Resolution permitting George Nickols to maintain a pearat and popcorn stand on the south side of "D" street between 5th and 6th streets from 2 o'clock will sundown, being read is on motion of Delegate Lambert adopted by the following two-thirds vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Lewis and Ecker.

Briggs. -- DELEGATE NO ABSENT--DELEGATES Thorpe, Blair, Busch and Woolman. Said resolution as adopted is as follows, viz: JOINT RESOLUTION NO. 1401. . . eeee futur of the production BE IT RESOLVED, By the Common Council of the City of San Diego, as follows: That permission be, and it is hereby, given and granted to George Nickols and his employees to conduct, operate and maintain a peanut and popcorn stand upon a cart on wheels on the south side of "D" street between Fifth (5th) and Sixth (6th) streets, in the City of San Diego, California, from two o'clock p.m. until sunset of every day. _____ The Harbor and Wharves Committee having recommended that an ordinance repealing section 13 of Ordinance No.193, approved February 20th, 1888, be adopted, said ordinance is read and on motion of Delegate Butler adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Lewis and Ecker.

<u>ABSENT--DELEGATES</u> Thorpe, Blair, Busch and Woolman. Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1113.

An Ordinance repealing 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," approved February 20th, 1888.

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 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.

The Health and Morals Committee having recommended that R. A. Smith be granted an auctioneer's license for six months, on motion of Delegate Butler the license is granted.

A communication from the City Attorney stating that Arthur G. Nason had brought an action against the city and other defendants attacking the validity of certain tax liens, and also stating that one of the defendants had offered to settle the taxes upon the same terms upon which the case of Babcock vs.the city being read is referred to the Ways and Means Committee.

A communication from the City Attorney transmitting resolutions of intention to sidewalk and curb portions of certain streets; and also transmitting a Joint Resolution setting aside all the proceedings heretofore taken for the sidewalking and curbing of the north side of "A" street between 5th and 9th streets, and also advising that hereafter no permits be granted for doing any work described in the resolution of intention after the resolution has been adopted, being read is ordered filed.

Thereupon a Joint Resolution setting aside all proceedings heretofore taken for sidewalking and curbing the north side of "A" street between 5th and 9th streets, being read is on motion of Delegate Briggs adopted, 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 of 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.

At this time the Clerk presents a petition from property owners asking the Council to take the necessary steps to sidewalk and curb Twenty-second street on both sides thereof with concrete from the south line of "C" street to the north line of "H" street, which petition is on motion granted.

Thereupon a resolution of intention to sidewalk and curb Twenty-second street from the south line of "C" street to the north line of "H" street, is read; and upon motion of Delegate McNeill action thereon is postponed until the regular meeting in June in order that all persons desiring so to do, may have an opportunity to procure permits and do their own work prior to the adoption of the resolution of intention to do said work.

At this time resolutions of intention to sidewalk and curb the north side of "A" street between 5th and 9th streets, also to sidewalk and curb the east side of 9th street between "B" and "C" streets, are read; and upon motion of Delegate McNeill action on the same are 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.

The petition of Burton & Hopper for a reduction of the license for a show under a tent, being read on motion of Delegate Clark the petition is granted.

Thereupon a Joint Resolution granting Burton & Hopper permission to carry on a show under a tent for the sum of \$5.00 per day, being read is on motion of Delegate Jenks adopted by the following two-thirds vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Clark, Guinan, Jenks, Bradbury, Lambert, McNeill, Gut-

willig, Burnell, Kayser, Briggs, Lewis and Ecker.

NOES -- NONE.

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ABSENT--DELEGATES Thorpe, Blair, Busch and Woolman.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1399.

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

That permission be and the same is hereby granted to Burton & Hopper to carry on a

show in the City of San Diego, California, upon the payment into the City Treasury, for a license therefor, of the sum of \$5.00 per day.

Said show to consist of a musical and vaudeville entertainment, and to be carried on under a tent about thirty (30) by fifty (50) feet in size.

The petition of Geo. W. Louden for a retail liquor license at 1308 "G" street, is presented and referred to the Health and Morals Committee.

The petition of J. A. Smith, agent for R. S. McCandless, asking the Council to cause a two inch water pipe to be laid in order to supply blocks 333, 334 and 335 in Old Town with water, is read and referred to the Water Committee.

Petitions of the following named persons for permission to construct concrete sidewalks and curbs in front of the property set opposite their respective names, being read are on motion of Delegate Bradbury granted, viz:

Joseph Kelly, 100 feet on "G" street in front of lot A, block 27, New Town; Joseph Kelly, 100 feet on "G" street in front of lot G, block D, Horton's addition; J. P. Christensen, 50 feet on 22nd street in front of lot 9, block 8, Sherman's addition.

At this time the Board takes a recess for 10 minutes.

Upon re-assembling there were

Jenks,

PRESENT--DELEGATES Butler, Chapman, Clark, Guinan, Bradbury, Lambert, McNeill, Gutwillig, Burnell, Kayser, Briggs, Lewis and Ecker.

ABSENT---DELEGATES Thorpe, Blair, Busch and Woolman.

After first giving due notice President Ecker did, in open session sogn an ordinance (No. 1111) providing for the furnishing of certaim material and the laying of certain pipe in repairing the water main on Point Loma; also

An Ordinance (No.1112) providing for the leasing of certain property for the use of the Fire Department; also

An Ordinance (No.1113) repealing section 13 of Ordinance No.193, entitled, "An Ordinance concerning the public health of the City of San Diego, California," approved February 20th, 1888; also

An Ordinance (No.1114) authorizing the Board of Public Works to purchase bitumen for the use of the Street Department; also

An Ordinance (No.1115) authorizing the Board of Public Works to purchase 4 horses for the use of the Street Department; also

An Ordinance (No.1116) providing for the payment of the claim of J. H. Davis for services as special police officer; also

An Ordinance (No.1117) providing for the employment of a physician to attend patients in the pest house; also

An Ordinance (No.1118) authorizing the Board of Public Works to purchase tools for the use of the Blacksmith Department; also An Ordinance (No.1119) providing for the construction of a 3 inch water main on Beardsley street and Julian avenue. A petition of property owners, purporting to contain the names of the owners of a majority 14th of the property framming fronting upon "F" street from the east line of A street to the west line of 18th street, asking to have said "F" street graded to the official grade thereof from the east line of 8th street to the west line of 25th street, is presented and ordered filed. At this time the Clerk presents the affidavits of the publication and posting of the resolution of intention to grade "F" street from the east line of 8th street to the west line of 25th street; also the affidavits of the publication and posting of the passage of said resolution, which affidavits are ordered filed.

Thereupon a resolution ordering the work of grading "F" street from the east line of 8th

street to the west line of 25th street, being read is on motion of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Jenks, Clark, Guinan, Bradbury, Lambert, McNeill, Gut-

willig, Burnell, Kayser, Briggs, Lewis and Ecker.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Blair, Busch and Woolman.

Said resolution as adopted is as follows, viz:

RESOLUTION ORDERING THE WORK

Of grading "F" street in the City of San Diego, California, from the east line of Eighth street to the west line of Twenty-fifth street.

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

That that portion of "F" street in the City of San Diego, California, from the east line of Eighth street to the west line of Twenty-fifth street and the sidewalks thereof excepting, however, the intersection of the said "F" street with 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 Sixteenth street and the intersection of the said "F" street with Twenty-first street, and the intersection of the said "F" street with Twenty-second street, and also excepting that portion of 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.349 of the ordinances of the said City of San Diego, approved February 11th, 1896.

That it be and it is hereby found, declared and determined, that a petition of the owners of a majority of the feet fronting on the said "F" street between the east line of Eighth street and the west line of Twenty-fifth street, asking for the grading of said "F" street between said points to its official grade, has been presented to this Common Council

and filed by the Clerk thereof prior to the adoption of this resolution.

That it be and it is hereby found, declared and determined that a petition of the owners of a majority of the feet fronting on the said "F" street between the east line of Fourteenth street and the west line of Eighteenth street, asking for the grading of said "F" street to the new grade thereof, between said points, has been presented to this Common Council and filed in the office of the Clerk thereof before the adoption of this resolution. The Sam Diego Union and Daily Bee, a daily newspaper published and circulated in said city, is hereby designated as the newspaper in which this resolution ordering work, and the notice of said work inviting sealed proposals for doing the same, shall be published, in the manmer and form, and by the persons required by law.

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

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

The application of the clerk for a leave of absence for 10 days is presented and on motion of Delegate McNeill the leave is granted.

Thereupon the Board adjourned.

dent of the Board of Delegates.

ATTEST:

a, *Lachurace* City Clerk.

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REGULAR MEETING.

Council Chamber of the Board of Delegates of the City of Sam Diego, California, May 5th, 1902.

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

PRESENT--DELEGATES Butler, Chapman, Jenks, Bradbury, Lambert, McNeill, Burnell, Kayser, Briggs, Busch, Lewis, Woolman, Ecker and Clerk Vincent.

ABSENT---DELEGATES Thorpe, Clark, Guinan, Blair and Gutwillig.

The minutes of Adjourned Meeting held April 21st, 1902, were read and approved.

At this time Delegates Blair, Guinan and Gutwillig enter and take their seats in the Board.

President Ecker states that the first business in order is the election of a President of the Board for the coming year; and appoints Delegates Lambert and Burnell as tellers.

Delegate Lambert places in nomination for President of the Board, Delegate M. W. Jenks.

There being no further nominations Delegate McNeill moves that the Clerk cast the ballot of the Board for Delegate Jenks for President; which motion is adopted and the Clerk cast the ballot.

The tellers announce the ballot of the Board: For President, M. W. Jenks.

Whereupon President Ecker declares Delegate M. W. Jenks to be duly elected President of the Board of Delegates of the City of San Diego, California, for the coming year.

President Jenks now takes his seat as presiding officer of the Board.

On motion of Delegate Bradbury and by unanimous consent the tanks of the Board are extended to retiring President Ecker for his uniform courteous and impartial treatment of the members of the Board during the past year.

A Message from the Mayor appointing M.T.Gilmore as Cemetery Commissioner to succeed himself, term expired, being read is ordered filed, and on motion of Delegate Bradbury said appointment is confirmed by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Chapman, Guinan, Blair, Bradbury, Lambert, McNeill, Ecker, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Thorpe and Clark.

A Message from the Mayor appointing Edward Grove, M.D., as a Member of the Board of

Health, vice Jas. m. Steade, term expired, being read is ordered filed, and on motion of Delegate McNeill action on said appointment was postponed until the next meeting of the Board.

The following report of the Joint Street Committee in the matter the petition of cement contractors to have Ordinance No.1099 repealed, being read is on motion of Delegate Bradbury adopted, viz:

The Joint Street Committee recommends that the Board of Public Works be authorized to grant permits for concrete sidewalks and curbs, and that the amount to be deposited for each permit be fixed at \$10.00 for each 100 feet or less.

> F. C. Hyers, Geo. B. Watson, J. W. Lambert, F. H. Briggs, J. S. Clark.

April 28th, 1902.

At this time Delegate Thorpe enters and takes his seat in the Board.

An ordinance prescribing certain regulations for the laying of sidewalks and curbs in the city, is read. Delegate McNeill moves that said ordinance be referred to the Ordinance Committee, which motion is defeated by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Chapman, Guinan, McNeill, Ecker and Woolman.

NOES -- DELEGATES Butler, Thorpe, Blair, Bradbury, Lambert, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis and Jenks.

ABSENT--DELEGATE Clark.

Thereupon Delegate Kayser moves that said ordinance be adopted, which motion is adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Guinan, Blair, Bradbury, Lambert, Ecker, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Jenks.

NO -- DELEGATE McNeill.

ABSENT--DELEGATE Clark.

Said Ordinance as adopted is as follows, viz:

Ordinance No. 1120. An Ordinance Prescribing Certain Regulations for the Laying of Sidewalks and Curbs in the City of San Diego

or curb has been constructed, and also as security that said sidewalk and curb shall be laid to the official grade of said street.

street in said City when said sidewalk provided, that said surplus materials Section 3. That any person who shall and debris have been removed from violate any of the provisions of this said street upon which said work has ordinance shall be deemed guilty of a been so constructed. If the said City misdemeanor, and, upon conviction Engineer shall find that the said thereof, shall be punished by a fine not work has not been constructed accordexceeding the sum of one hundred doling to the official grade of said street, lars (\$100.00), or by imprisonment in he shall immediately notify the said the City jail of said City for a period of Board of Public Works of that fact, not exceeding fifty (50) days, or by both and said deposit shall not be returned such fine and imprisonment. until said work has been constructed. Section 4. That this ordinance shall according to the official grade of said take effect and be in force from and afaccording to the omeral grade of such that the choice and approval. street, and a certificate issued to that ter its passage and approval. Section 5. That the City Clerk of the effect by the said City Engineer. Section 5. That the City Clerk of the Provided, however, that no permit said City of San Diego, be, and he is shall be issued by the said Board of hereby authorized and directed; imme-Public Works for the construction of diately after the approval of this ordibituminous rock or asphalt sidewalks nance, to publish or cause the same or wooden curbs; nor shall a permit be issued by said Board of Public newspaper of said City, to-wit: the San newspaper of said City, to-wit: the San Works for the construction of a con-Diego Union and Daily Bee. crete or other sidewalk or curb after

a 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 hav-

ing been first had and obtained from

The said City Engineer shall charge

he regular fees for making such sur-

scribed 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

Section 2. That Ordinance No. 1099,

and all ordinances or parts of ordi-

nances of said City in conflict here-

with bc and the same are hereby re-

assessment is to be levied therefor:

and setting such stakes as pre-

he Common Council of said City.

vey

pealed.

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 Board of Public Works of said city. Any person desiring to con-struct 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 sidewalk and curb at the same time in front of the same property, or ten dol-lars (\$10.00) for each one hundred (100) feet of sidewalk, or fractional part thereof, where the applicant desires to construct in sidewalk, without constructing a curb at the same time in front of the same property, or ten dollars (\$10.00) for each one hundred (100) feet 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

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 thereafter 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 done, 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 heen constructed according to the official grade of said street; when the said City Engineer issues such certificate, the said Board of Public Works shall thereafter return said deposit,

The following report of the Joint Street Committee in the matter of a Joint Resolution directing the City Engineer to investigate the condition of the grade of El Cajon avenue near Park boulevard, is read and om motion of Delegate Bradbury adopted, viz:

The Joint Street Committee recommends that the within Joint Resolution directing the City Engineer to investigate the condition of the grade of El Cajon avenue near University boulevard, be adopted.

> F. C. Hyers, Geo. B. Watson, J. W. Lambert, F. H. Briggs, J. S. Clark.

April 28th, 1902.

Thereupon a Joint Resolution directing the City Engineer to investigate the grade of El Cajon avenue near Park boulevard, is read and on motion of Delegate Kayser adopted, viz:

JOINT RESOLUTION No. 1402.

E E I T R E S O L V E D, By the Common Council of thCity 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 examine the roadway on El Cajon avenue for a distance of five hundred (500) feet east from the east line of Park Boulevard and report to the Common Council if in his opinion the grade can be improved; and if so to submit an eatimate of the cost cost of making the change.

The following report of the Joint Street Committee in the matter of the petition of F. X. Holzner for permission to suspend a banner sign in front of his place of business at No.1431 "F" street, is read and on motion of Delegate Lambert adopted, viz:

The Joint Street Committee recommends that the within petition of Frank X. Holzner to suspend a banner sign in front of his property on "F" street, be granted.

Geo. B. Watson, J. W. Lambert, F. H. Briggs,

J. S. Clark. April 28th, 1903. Thereupon a Joint Resolution granting to F. X. Holzner permission to suspend a banner sign in front of his place of business at N0.1431 "F" street, being read is on motion of Delegate Lambert adopted by the following two-thirds vote, to-wit: <u>AVES -- DELEGATES</u> Butler, Thorpe, Chapman, Guinan, Blair, Bradbury, Lambert, McNeill, Ecker, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis Woolman and Jenks. <u>NOES -- NONE</u>. <u>ABSENT--DELEGATE</u> Clark. Said resolution as adopted is as follows, viz: JOINT RESOLUTION NO. BEIT RESOLVED, By the Common Council of the City of San Diego, as follows:

That permission be and is hereby granted to Frank X. Holzner to place and maintain in front of his place of business at No.1431 "F" street in the City of San Diego, California, a red canvas sign eight feet nine inches (8' 9") high, and six feet eight inches (6' 8") wide, with the words "Taxidermist, Shells, and Curios" inscribed thereon; the bottom of said sign to be nine (9') feet above said sidewalk and to extend over the sidewalk the width of said sign.

The following report of the Joint Street Committee in the matter of the petition to sidewalk and curb the east side of Ninth street from "B" street to "C" street, is read and on motion of Delegate Bradbury adopted, viz:

The Joint Street Committee recommends that the within petition to sidewalk and curb the east side of Nonth street between "B" and "C" streets, be granted.

> F. C. Hyers, Geo. B. Watson, J. W. Lambert, F. H. Briggs, J. S. Clark.

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April 28th, 1902.

The following report of the Joint Street Committee in the matter of paving "D" street between Sixth and Twelfth streets, is read and on motion of Delegate McNeill adopted, viz: San Diego, Cal., April 28th, 1902.

To the Common Council,

Citys

Gentlemen:--

The Joint Street Committee recommends that "D" street from the east line of Sixth street to the west line of Twelfth street be paved with asphalt on an asphalt concrete fourdation, according to specifications now being prepared by the City Engineer.

Respectfully,

F. C. Hyers, Geo. B. Watson, J. W. Lambert

F. H. Briggs,

J. S. Clark.

The following report of the Joint Street Committee in the matter of the purchase of a steam road roller for the use of the Street Department, is read and on motion of Delegate Briggs adopted, viz:

San Diego, Cal., April 28th, 1902.

To the Common Council,

City,

Gentlemen:--

The Joint Street Committee recommends that the Ways and Means Committee make provision for the purchase of a steam road roller in the tax levy for this year.

Respectfully,

F. C. Hyers,
Geo. B. Watson,
J. W. Lambert,
F. H. Briggs,
J. S. Clark.

The following report of the City Lands Committee in the matter of certain actions to settle delinquent taxes, which actions were brought by the San Diego Savings Bank, C. L. Jenks, William Pierson and William Mitchell, being read is on motion of Delegate Bradbury adopted, viz:

The City Lands Committee recommends that the City Attorney be instructed to settle the within action brought by C. L. Jenks, William Pierson and William Mitchell, upon the payment by them into the City Treasury of the sum of \$54.96, exclusive of this year's taxes. We make no recommendation in the matter of the action brought by the San Diego Savings Bank.

> W. W. Whitson, Geo. B. Watson, E. G. Bradbury, R. P. Guinan.

May 2d, 1902.

The following report of the City Lands Committee in the matter of the action brought by A. G. Nason to settle certain delinquent taxes, being read is on motion of Delegate Bradbury adopted, viz:

The City Lands Committee recommends that the City Attorney be instructed to settle the within action brought by A. G. Nason upon payment into the City Treasury of the sum of \$26.25; exclusive of this year's taxes.

> W. W. Whitson, Geo. B. Watson, E. G. Bradbury, R. P. Guinan.

May 2d, 1902.

Thereupon a Joint Resolution directing the City Attorney to settle tax suits brought by C. L. Jenks, William Pierson, William Mitchell, and A. G. Nason, being read is on motion of Delegate Kayser adopted by the following vote, to-wit: <u>AVES -- DELEGATES</u> Butler, Thorpe, Chapman, Guinan, Blair, Bradbury, Lambert, McNeill, Ecker, GutWillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Jenks. <u>NOES -- NONE</u>. <u>ABSEWT--DELEGATE</u> Clark. Said resolution as adopted is as follows, viz: JOINT RESOLUTION No. 1403. _______ B E IT RESOLVED, By the Common Council of the City of Sam 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 C. L. Jenks, William Pierson, and William Mitchell in the Superior Court of the County of San Diego, State of California, No.

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11893 against the City of San Diego to quiet title to the following described property, situated in the City of San Diego, County of San Diego, State of California:

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Lots 5, 6, 7 and 8 in block 81 of Middletown; lots D, E and F in block 253 of Horton's addition; undivided one half (1/2) of lots 5 and 6 in block 17 of Middletown; lot 10 in block 286 of Middletown; block 178 of Middletown; lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 in block 218 of Middletown; lots 7, 8 and 9 in block 60 of Middletown; lots 4, 5 and 9 in block 278 of Middletown; block 216 of Middletown; lot4, Middletown right of way; block 135 of Middletown, and lot 7 in block 293 of Middletown, upon the payment to the City Treasurer of the said City of San Diego of the sum of \$54.96.

And that the said City Attorney be and he is hereby authorized and directed to settle the action brought by A. G. Nason against the said City of San Diego in said Superior Court No.11681, upon the payment to the City Treasurer of said City of the sum of \$26.25. The property described in said action brought by A. G. Nason, being situated in the City of San Diego, County of San Diego, State of California, and described as follows: Undivided one-half of 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 and 26 in block 19; lots 7, 8, 9, 12, 13, 14, 15, 16, 17 and 18 in block 29; lots 5 and 6 in block 41; lots 9, 10 and 11 in block 49; lot 17 in block 51, all of La Jolla Park, and lots 6, 21, 22, 27, 28, 29, 30, 31, 32 and 33 in Park subdivision of block 57, La Jolla Park.

PROVIDED, That such settlement shall not affect the tax liens of the said City of San Diego upon said property for the current fiscal year.

The Health and Morals Committee having recommended that the petition of Geo.W.Louden for a retail liquor license at 1308 "G" street between Fourth and Fifth streets, be granted, on motion of Delegate McNeill said license is granted.

A Joint Resolution extending the time of McKenzie,Flint & Winsby for furnishing cast iron water pipe to the city, being read is on motion of Delegate Kayser adopted, viz:

JOINT RESOLUTION No. 1405.

WHEREAS, The City of San Diego, California, through its Board of Public Works, entered

into a contract with McKenzie, Flint & Winsby on the 15th day of March, 1902, wherein and whereby the said McKenzie, Flint & Winsby agreed to furnish and deliver the water pipe and special castings and material therein specified to the said City of San Diego within the time therein set forth; and

WHEREAS, The said McKenzie, Flint & Winsby has asked that the time for the completion of said contract be extended ninety (90) days; and

WHEREAS, The said Board of Public Works has recommended to this Common Council that the time for the completion of this contract be extended for thirty (30) days,

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 (30) days from and after the date for the completion thereof, as set forth in said contract, viz., thirty (30) days from and after the 7th day of June, 1902. A Joint Resolution granting Henry W. Putnam, W. B. Woodward and Charles N. Clark permission to grade Third street between Maple and Nutmeg streets, being read is on motion of Delegate Butler adopted, viz:

JOINT RESOLUTION No. 1405.

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

That permission be, and is hereby given to Henry W. Putnam, W. B. Woodward and Charles N. Clark, the owners of the real property fronting on Third street in the City of San Diego, California, between Maple and Nutmeg streets, to grade that portion of Third street to its full width between the north line of Maple street and the south line of Nutmeg street, in said city, to the official grade thereof; said work to be done according to the grade stakes to be set by the City Engineer of said city, and under the supervision of the Street Superintendent of said city, and at the expense of the said Henry W. Putnam, W. B. Woodward and Charles N. Clark, the owners of said property.

That the said City Engineer of said city be, and he is hereby directed, after the street has been so graded, to issue to the said Henry W. Putnam, W. B. Woodward and Charles N. Clark, the owners of said property, a certificate setting forth the number of cubic yards of cutting and filling made in said grading, and that, thereafter, said certificate shall be filed with the said Superintendent of Streets who shall record such certificate in a book kept in his office for such purpose.

The petition of Terry & Co., for permission to exhibit"Uncle Tom's Cabin" under a tent, is read and on motion of Delegate Butler the permission is granted and the license therefor fixed at \$5.00 per day.

Thereupon a Joint Resolution permitting "Terry's Uncle Tom's Cabin Company" to exhibit under a tent on May 7th and 8th, for a license fee of \$5.00 per day, being read is on motion of Delegate Ecker adopted by the following two-thirds vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Guinan, Blair, Bradbury, Lambert, Ecker, Gut-

willig, Burnell, Kayser, Busch and Woolman.

NOES -- DELEGATES McNeill, Briggs, Lewis and Jenks.

ABSENT--DELEGATE Clark.
Said resolution as adopted is as follows, viz:
JOINT RESOLUTION NO. ______.
BEIT RESOLVED, By the Common Council of the City of San Diego, as follows:
That permission be, and is hereby given to the Terry's Uncle Tom's Cabin Company to
exhibit under a canvas in the City of San Diego, California, May 7th and 8th, 1902, for a
license fee of \$5.00 per day.

A communication from Delegate James S. Clark, asking for 30 days' leave of absence, is read and on motion of Delegate Chapman the leave is granted.

The annual Message from the Mayor transmitting the reports of the various Departments of the City Government, and making sundry recommendations as to municipal improvements by a

bond issue, is read and ordered filed; and on motion of Delegate Bradbury the matter therein contained relating to the issue of Municipal Improvement Bonds is referred to a Special Comfrom mittee of three from each Board, the members withis Board to be appointed by the President.

President Jenks appoints as the members of said Special Committee from this Board Delegates Ecker, Kayser and Briggs.

A Message from the Mayor transmitting the request of the Tax Collector for additional deputies, and recommending that the request be granted, is read and referred to the Finance Committee.

The following communication from the City Auditor transmitting the assessment roll for the fiscal year 1902, is read and referred to the Ways and Means Committee:

San Diego, California, May 5, 1902.

To the Hon. Common Council,

San Diego, California,

Gentlemen:--

In accordance with provisions of Section 9 of Chapter 1 of Article VI of the Charter, I herewith deliver to you the assessment roll of the City of San Diego, California, for fiscal year 1902.

Yours truly,

Nat R. Titus, City Auditor.

A communication from the Board of Public Works recommending that they be authorized to advertise for bids for furnishing stationery for the use of the various departments of the City Government for the coming year, is read and referred to the Finance Committee.

A communication from the Board of Public Works asking to be authorized to purchase \$50.00 worth of postage stamps for the use of the various departments of the City Government, being read, on motion of Delegate Thorpe the authority is granted.

Thereupon a Joint Resolution authorizing the Board of Public Works to purchase \$50.00 worth of postage stamps for the use of the various departments of the City Government, being

read is on motion of Delegate Chapman adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Thorpe, Chapman, Guinan, Blair, Bradbury, Lambert, McNeill, Ecker, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Jenks. <u>NOES -- NONE</u>.

ABSENT--DELEGATE Clark.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION NO. 1406.

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

That the Board of Public Works of the City of San Diego, California, be and said Board is hereby authorized and directed to purchase \$50.00 worth of postage stamps for the use of the various departments of the City Government.

A communication from the Board of Public Works transmitting the petition of C. W. McKee to have a sewer constructed at La Jolla Park, and recommending that Mr. McKee be allowed to construct such a sewer at his own expense and under the supervision of said Board, is read, and on motion of Delegate Chapman the petition is granted.

Thereupon a Joint Resolution authorizing C. W. McKee to construct a sewer at La Jolla Park, in accordance with his petition therefor, being read is on motion of Delegate Lambert adopted, viz:

JOINT RESOLUTION No. 1407.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows: That permission be and is hereby granted to C.W.McKee to construct a sewer running from lot 31 in block 55, La Jolla Park, in the City of San Diego, California, along the streets to the ocean; the same to be constructed at his own expense, and without any expense whatever to the said City of San Diego. The City of San Diego to acquire said sewer when a complete sewerage system shall have been constructed by said city in the said La Jolla Park; provided, that the same is constructed according to the specifications to be prepared by the City Engineer of the said City of San Diego, and laif according to grade stakes to be set by him, and under the supervision of the Superintendent of Sewers of said city.

The report of the City Clerk of the result of the sale of real estate held on the 23rd day of April, 1902, is presented and referred to the Finance Committee.

The report of the Poundkeeper for the month of April, 1902, is read and ordered filed.

The petition of Geo. D. Goldman to have fire hydrants located at the intersection of Twenty-eighth street with Logan avenue and Thirtieth street and Logan avenue, is read and referred to the Joint Water Committee.

A communication from L. L. Boone stating that he had commenced action against the city to quiet title to certain property in Pauley's addition, and offering to settle said

sult, is read and referred to the Finance Committee.

A communication from the Manufacturers' and Producers' Association of California in the matter of purchasing supplies for the use of the municipality, and calling attention to Section 3247 of the Political Code, requiring preference to be given to California products, is read and referred to the Board of Public Works.

The petition of citizens asking to have the road from the Roseville dyke to Ocean Beach repaired, is presented and referred to the Joint Street Committee.

Petitions of the following named persons for permission to construct concrete sidewalks and curbs in front of the property set opposite their respective names, are read and on motion of Delegate Bradbury granted, viz:

J. Frank Over, 100 feet on "A" street, lot F, block 189, Horton's addition;

P. S. Leisenring, 100 feet on Twenty-second street, lots 5 and 6, block 63, Sherman's addition;

J. P. Christensen, 100 feet on "G" street, lot F, block D, Horton's addition;

J. P. Christensen, 100 feet on Twenty-second street, lot 7, block 42, Culverwell & Taggart's addition;

J. P. Christensen, 100 feet on "A" street, lot G, block 189, Horton's addition.

On motion of Delegate Gutwillig it is ordered that when the Board adjourns it do adjourn until Wednesday, May 7th, 1902, at 7:30 p.m.

At this time President Jenks announces the standing committees for the coming year as follows:

Ways and Means--R. J. Blair, R. P. Guinan, Barker Burnell.

Streets, Alleys, Highways and Parks--F. H. Briggs, R. P. Guinan, Barker Burnell.

Sewers--W. W. Lewis, Geo. B. Chapman, Geo. Butler.

Fire-Geo. B. Chapman, R. J. Blair, Ed. Gutwillig.

Water--A. H. Kayser, W. H. C. Ecker, E. G. Bradbury, W. W. Lewis, John W. Lambert.

Finance--F. H. Briggs, J. S. Clark, Geo. McNeill.

City Lands, Public Buildings, Schools and Library--Henry Woolman, E. G. Bradbury, E.C.Thorpe. Harbor and Wharves--John W. Lambert, E. G. Bradbury, Henry Busch.

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Health and Morals--Geo. McNeill, Geo. B. Chapman, E. C. Thorpe.

Police-J. S. Clark, R. J. Blair, E. C. Thorpe.

Gas, Electric Lights and Telephones--Barker Burnell, Henry Woolman, J. S. Clark.

Ordinances--Geo. Butler, W. H. C. Ecker, Henry Woolman, Henry Busch, A. H. Kayser.

After first giving due notice, President Jenks did, in Open session, sign an ordinance (No.1120) prescribing certain regulations for the laying of sidewalks and curbs in the city.

Thereupon the Board adjourned.

President of the Board of Delegates.

M. W. Jenn

ATTEST:

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ADJOURNED MEETING.

Council Chamber of the Board of Delegates of the City of San Diego, California, May 7th, 1902.

Pursuant to adjournment the Board of Delegates met this day at 7:30 p.m., President Jenks presiding. ×

PRESENT--DELEGATES Butler, Chapman, Guinan, Lambert, Ecker, Gutwillig, Burnell, Kayser,

Briggs, Busch, Lewis, Woolman, Jenks and Clerk Vincent. ABSENT---DELEGATES Thorpe, Clark, Blair, Bradbury and McNeill.

On motion of Delegate Kayser the reading of the minutes was dispensed with.

Action on the appointment by the Mayor of Dr. Edward Grove as a Member of the Board of Health, vice Dr. Jas. M. Steade, term expired, having been postponed until this time, was now taken up; and upon motion of Delegate Ecker said appointment was confirmed by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Guinan, Lambert, Ecker, Gutwillig, Burnell, Kayser,

Briggs, Busch, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Clark, Blair, Bradbury and McNeill.

At this time Delegate McMeill enters and takes his seat im the Board.

The following report of the Joint Ways and Means Committee in the matter of fixing the apportionment for the fiscal year 1902, being read is on motion of Delegate Briggs adopted, viz:

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San Diego, California, May 7th, 1902.

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To the Honorable Common Council

of the City of San Diego, California,

Gentlemen:--

We, your Joint Ways and Means Committee, to whom was referred the estimates of the probable necessities for the various departments of the city for the fiscal year 1902, upon which to base the rate for municipal taxes for said year, herewith report and recommend as follows:

Upon the total assessment roll for the fiscal year 1902, viz: \$12,140,000, we estimate that there will be a small percentage of delinquencies, and we have therefore based our estimates upon \$11,500,000 net valuation.

We recommend that your Honorable Body adopt a rate of \$1.45 upon the \$100.00 assessed valuation, which we recommend to be apportioned as follows:

FIRE DEPARTMENT FUND.

Rate of \$.175 upon the \$100.00 assessed valuation will produce \$20,115, which amount will provide for maintaining the Fire Department during the current fiscal year.

SALARY·FUND.

Rate of \$.21 upon the \$100.00 assessed valuation will produce \$24,150, which amount, together with the estimated apportionments from other sources, will provide for the salaries of the officers and employees as now fixed.

POLICE DEPARTMENT FUND.

The revenue derived from the Police Court and the City Justice's 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 fund; therefore no levy is recommended for the Police Department fund.

STREET FUND.

Rate of \$.155 upon the \$100.00 assessed valuation together with the estimated apportionment from other sources, will produce \$18,625, which amount will provide for maintaining the Street Department during the current fiscal year.

SEWER AND DRAINAGE FUND.

Rate of \$.01 upon the \$100.00 assessed valuation will produce \$1,150, which amount will provide in full for maintaining the Sewer Department during the current fiscal year.

STREET LIGHT FUND.-

Rate of \$.17 upon the \$100.00 assessed valuation will produce \$19,550, the amount required for the payment of lighting the streets and public places under the provisions of the contract with the San Diego Gas and Electric Light Company.

PARK IMPROVEMENT FUND.

Rate of \$.005 upon the \$100.00 assessed valuation will produce \$575, which will provide for the proper care of parks and plazas for the current fiscal year.

PUBLIC HEALTH FUND.

Rate of \$.025 upon the \$100.00 assessed valuation will produce \$2,875, which amount will provide in full for maintaining the Health Department during the current fiscal year.

LIBRARY FUND.

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 Library during the current fiscal year.

PUBLIC BUILDIIG FUND.

Rate of \$.04 upon the \$100.00 assessed valuation, together with the estimated apportionments from licenses, will produce \$10,000, which amount will provide in full for rentals of public buildings, engine houses, jail and jail attendants, plaza purchase, and for gas used by the city; and also provides \$6,000.00 for payments on new City Hall building.

OFFICE FUND.

Rate of \$.02 upon the \$100.00 assessed valuation will produce \$2,300, which will provide in full for the stationery, books, postage, printing, fuel, etc., for the various departments if proper economy is used.

GENERALFUND.

Rate of \$.04 upon the \$100.00 assessed valuation will produce \$4,600, which amount will provide for the general and contingent expenses of the city during the current fiscal year.

LEGAL FUND.

The revenue derived from the delinquent taxes is sufficient to provide for the necessary

WATER FUND.

The revenue derived from the sale of water by this Department is estimated to be sufficient to provide for the necessary expenses of the Water Department, including salaries; therefore, no levy is recommended for said fund.

SCHOOL BOND INTEREST AND SINKING FUND.

Rate of \$.045 upon the \$100.00 assessed valuation will produce \$5,175, which provides for the redemption of bonds and payment of interest required.

REFUNDING BOND INTEREST AND SINKING FUND.

Rate of \$.14 upon the \$100.00 assessed valuation will produce \$16,100, which amount will provide for the redemption of bonds and payment of interest required.

WATER BOND INTEREST AND SINKING FUND.

Rate of \$.365 upon the \$100.00 assessed valuation will produce \$41,975, which will provide for the redemption of bonds and payment of interest required.

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

Respectfully submitted,

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H. M. Landis,

S. T. Johnson,

J. P. M. Rainbow,

R. J. Blair,

Barker Burnell,

R. P. Guinan.

Joint Ways and Means Committee,

"EXHIBIT A."

Fund.	Cents. Mills.
Fire Department Fund	 17 5
Salary Fund	 21
Street Fund	 15 5
Sewer and Drainage Fund	 01

DOIECO DIGNO PARA	_,
Park Improvement Fund	00 5
Public Health Fund	02 5
Library Fund	05
Public Building Fund	04
Office Fund	02
General Fund	04
School Bond Interest and Sinking Fund	04 5
Refunding Bond Interest and Sinking Fund	14
Water Bond Interest and Sinking Fund	<u>36 5</u>
	1.45
Thereupon an ordinance fixing the rate of taxes to be levied for the fiscal	l year
1902, being read is on motion of Delegate Woolman adopted by the following vote,	to-wit:
AYES DELEGATES Butler, Chapman, Guinan, Lambert, McNeill, Ecker, Gutwillig, E	Burnell,

Kayser, Briggs, Busch, Lewis, Woolman and Jenks.

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NOES -- NONE.

BSENTDELEGATES Thorpe, Clark, Blai	r and Bradbury.
Said ordinance as adopted is as fo)llows, viz:
Ges Ordinance No. 1121.	both real and personal, in the said City
	of San Diego, the following taxes, to-
An Ordinance Fixing the Rate of Taxes	wit: One hundred and forty-five (145)
to Be Levied, and Levying the Taxes	cents for each one hundred dollars
Upon All Taxable, Property, Both	(\$100.00) valuation of property upon the
Real and Personal, in the City of	assessment roll of said City for the
San Diego, County of San Diego,	said fiscal year 1992, and that the
State of California, Necessary to	whole amount of said levy be and the same is hereby apportioned to the sev-
Raise Sufficient Revenue to Carry on	eral funds of said city as follows, to-
the Different Departments of the	wit:
Municipal Government of Said City,	1. To the fire department fund\$.175.
and to Pay the Interest on and Pro-	2. To the salary fund\$.21
vide a Sinking Fund for the Payment	3. To the street fund\$.155
of the Bonded Indebtedness of Said	4. To the sewer, and drainage
City for the Fiscal Year 1902.	fund
Be it ordained, by the Common Coun-	5. To the street light fund\$.17
cil of the City of San Diego, as fol-	6. To the park improvement
lows:	fund
Section 1. That the rate of taxes to	7. To the public health fund\$.025
be levicd upon all taxable property,	8. To the library fund
both real and personal, in the City of San Diego, County of San Diego,	9. To the public building fund\$.04
State of California, necessary to raise	10. To the office fund\$.02
sufficient revenue to carry on the dif-	11. To the general fund\$.04
forent departments of the municipal	12. To the school bond interest
government of said city for the fiscal	and sinking fund\$.045
year 1902, and to pay the interest on	13. To the refunding bond inter- est and sinking fund\$.14
and to provide a sinking fund for the	14. To the water bond interest
payment of the bonded indebtedness of	'' and sinking fund\$.365
said city for the said fiscal year 1902, be	Section 2. That this ordinance shall
and the same is hereby fixed at the	take effect and be in force from and
sum of one hundred and forty-five (145)	after its passage and approval.
cents for each one hundred dollars	Section 3. That the City Clerk of the
(\$100.00) valuation of property, both	said City of San Diego, be and he is
real and personal, upon the assessment	hreby authorized and directed, im-
roll of the said City of San Diego for	mediately after the approval of this
the fiscal year 1902, and that there be	ordinance, to publish, or cause the same
and is hereby levied for the said fiscal	to be published once in the City official
year 1902 upon all taxable property,	newspaper of said City, to-wit: the San

A Joint Resolution providing for the appointment of a Special Committee to recommend to the Common Council the question of submitting to the people the question of voting Municipal Improvement Bonds, being read is on motion of Delegate Ecker adopted, viz:

JOINT RESOLUTION No. 1409.

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

That a Special Committee from each Board of this Common Council be instructed to investigate and report as to the advisability of submitting to the people of the city the question of voting Municipal Improvement Bonds, and the amount of such bonds to be issued. The proceeds from the sale of such bonds to be used for the following purposes, to-wit:

For the repair and betterment of the Water Distributing System so that the same shall be adequate to supply the city and its inhabitants with water;

For the repair and betterment of the Sewer System, the same to include the construction of an outfall sewer, the re-construction of the "B" street flume or the construction of a suitable substitute therefor, the extension of the Sewer System by constructing the Ninth Ward and University Heights sewers, and such other sewers as may be deemed advisable; For the purchase of real estate and other property for the use of the Fire Department and Street Department;

For the construction of a system of boulevards and parks as may be deemed advisable.

That said Special Committee shall consist of the President of the Board of Aldermen, President of the Board of Delegates, the Chairmen respectively of the Street Committee, the Sewer Committee and the Water Committee of each Board.

The petition of T. P. Conner for a retail liquor license at the southwest corner of Fifth and "H" streets, is presented and referred to the Health and Morals Committee.

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An Ordinance providing for the payment of men employed in the Engineer's office of the

city in the month of March, 1902, having been heretofore referred to the Finance Committee, on motion of Delegate McNeill said ordinance is withdrawn from said Committee.

Said ordinance is read and on motion of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Guinan, Lambert, McNeill, Ecker, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Clark, Blair and Bradbury.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1122.

An Ordinance providing for the payment of men employed in the Engineer's office of the City

of San Diego, California, in the month of March, 1902.

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

Section 1. That the claims of W. M. Rumsey for twenty-eight (\$28.00) dollars and J.R. Kerr for twenty (\$20.00) dollars, and L. T. Daley for two (\$2.00) dollars for work done in the City Engineer's office of the City of San Diego, California, for the month of March, 1902, be, and the same are hereby allowed and approved.

Section 2. This ordinance to take effect and be in force from its passage and approval.

The Joint Finance Committee, to whom was referred the request of the Tax Collector for authority to appoint temporary additional deputies, having recommended that the request be granted, an ordinance authorizing the Tax Collector to appoint temporary deputies to assist in preparing for the collection of city taxes is read and on motion of Delegate McNeill adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Guinan, Lambert, McNeill, Ecker, Gutwillig, Burnell,

Kayser, Briggs, Busch, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Clark, Blair and Bradbury.

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Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1123.

An Ordinance authorizing the City Tax Collector of the City of San Diego, California, to

appoint temporary deputies to assist in preparing for and collection of the city

taxes for fiscal year 1902, and fixing their compensation.

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

Section 1. That the City Tax Collector of the City of San Diego, California, be, and

he is hereby authorized to employ temporary deputies to assist in preparing for and in the

collection of the city taxes for the fiscal year 1902.

Section 2. That the compensation of the temporary deputies herein provided for shall be \$2.50 per day each, provided, that the total expense incurred hereunder shall not exceed \$400.00.

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

passage and approval.

An ordinance providing for the insurance of certain steam boilers owned by the city, heretofore adopted by this Board, having been amended by the Board of Aldermen by making section 1 of said ordinance read as follows:

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"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 insure or cause to be insured the steam boilers at Mission Valley at a value of ten thousand dollars (\$10,000) for three (3) years; <u>provided</u> the expense thereof shall not exceed the sum of eighty-seven dollars and fifty cents (\$87.50) for said Mission Valley boilers. Said boilers belonging to the system of water works of the said City of San Diego, California."

On motion of Delegate Kayser said amendment was concurred in by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Chapman, Guinan, Lambert, McNeill, Ecker, Gutwillig, Burnell, Kay-

ser, Briggs, Busch, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Clark, Blair and Bradbury.

Thereupon said ordinance as amended is read and on motion of Delegate Chapman adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Guinan, Lambert, McNeill, Ecker, Gutwillig, Burnell, Kay-

ser, Briggs, Busch, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Clark, Blair and Bradbury.

Said ordinance as amended is as follows, viz:

ORDINANCE No. 1124.

An Ordinance providing for the insurance of certain steam boilers owned by the City of San Diego, California.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be, and the said Board of Public Works is hereby authorized and directed to insure or cause to be insured the steam boilers at Mission Valley at a value of ten thousand dollars (\$10,000) for three (3) years; provided the expense thereof shall not exceed the sum of eighty-seven dollars and fifty cents (\$87.50) for said Mission Valley boilers. Said boilers belonging to the system of water works of the said City of San Diego, California.

Section 2. This ordinance to take effect and be in force from its passage and approval.

On motion of Delegate Lambert it is ordered that the Board adjourns it do adjourn until Monday, May 19th, 1902, at 7:30 p.m.

A resolution giving the consent of this Board to the Board of Aldermen to adjourn for a

longer time that one week is read and on motion of Delegate Kayser adopted, viz:

RESOLUTION.

BE IT RESOLVED, By the Board of Delegates 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 Aldermen to adjourn from Wednesday, May 7th, 1902, to Monday, May 19th, 1902, at 7:30 p.m.

After first giving due notice President Jenks did, in open session, sign an ordinance (No.1121) fixing the rate of taxes to be levied for the fiscal year 1902; also

An Ordinance (No.1123) providing for the payment of men employed in the Engineer's office in the month of March, 1902; also

An Ordinance (No.1123) authorizing the City Tax Collector to appoint temporary deputies to assist in preparing for and collection of city taxes; also

An Ordinance (No.1124) providing for the insurance of certain steam boilers owned by by the city.

On motion of Delegate Guinan the Electric Light Committee is instructed to furnish the Special Committee on Municipal Improvement Bonds with an estimate of the cost of an electric light plant for the city.

Thereupon the Board adjourned.

inko

President of the Board of Delegates.

ATTEST: Lead, Lacke

315Adjourned Meeting Conneil Chambur of The Board of Delegates of the litig of Dan Diego, California, Pursuant to Adjournment the Board of Deligates net this day at 7,30. PM. Phisident Janks Presiding, Present Delegates Butter, Chapman, Guinan, Blain, Brabury Camburt, Mineill, Ecker, Burnell, Briggs, Busch, Lewis, Woolman Wyenka, and Cloris Goedman, Absut Delegates, Thorpe, Clark, Kuturilig, and Kay ser. The Muntes of the Regular Meeting of May oth and the adjourned meeting of May 7th 1907, ware read and approved. A Message From the Mayor appointing Chas. S. Hamilton a member of Board of Commissioners of the Palice Department vice himself Lerm Expired. is read and ordered Viled, Thereupow on motion of Delegate Bradbury said appointment was Roufined by the following vote, to-net Ayes Delegates, Butter, Cleapman, Suinaw, Blair, Bradbury, Laubart, Mcheill, Eeller, Burnell, Brigger, Rusch, Lewis Woolman W Jeulle Nous noue Absent Delegates Thorpe, Clark, Sutivillig, Kaypor The Fallowing Reportoz eter Joint Water Committee to Whom was reforred the Petition of Seo D, Goldman For Fire Hydrants at Logan arme and Twenty Eighthe streets, and Logan arme and thirtieth streets is read and on n. T. Motion adopted, UN; The Joint Water Committee recommends that the Boardog Public morks be instructed to place a fire Hydraut at the morsection of 28 Abut and Logan avanue, and one at the morsections of 30th, Abreet and Logans avanue, said Hybrauls to be from material now on hand, Geo B. Watsow, AHKayper, MAT, Eeller El Pradbury, M.M. Lewis. may/6, 1902. J.M. Lambort. Thousand an Ordinance. Providing for the placing and Manitaining of a fire Hydrand at fogan armue and Louty Eight about, and Logan armue and Thirtieth Streets bring Head is on Molion of Delegate Laubart adopted by the Following Dole, Lo- mil!

Ayes Delegates, Butler, Chapman, Huinaw, Blair, Bridebury, Lawbert, Mc Neill, Ecker, Burniell, Brigge, Busch, Lewis, Woolman Ed Jenks, Nous None Absent Delegates Thorpe, Clark, Gutwillig, Kaysov, said Ordinance as adopted is as follows, viz: Ordinance No 1176. An Underacce Providing For the Placing and maintaining of a Fire Hydraut at the southeast comer of the intersection of Logan and and Thirtieth strut, and at the southeast comer Logan avance and kundy- Eighth Auf in the City of Dau Diego, California, Be It Ordained, By the on comeil of the City of Daw Diego, as Fallows; Section 1. That the Board of Public Works of the City of Dan Diego, Palifornia, bu, and said Board of Public Horks, is houby anthonized and directed to place and maintain a dringle nozzle Fire Hydrant at the south last Comer of the intersection of Logan avenue and thirlier Abut, and at the Southeast comer of the intersections of Logan avann and twenty. lighth Abut in the City of Ran Diego, California? Provided, that the Effence Thereof shall not Exceed the Sum of \$40,100. Section 2. That this Ordinance Chall take effect and by in force from and after its passage and approval. The Fallowing Report of the Joint Water Committee to Whow was ref-erred, the Communications From the Board of Public Nortes Recommending a Reduction in Water Rate for the Aleanor Spokane being read is our Motion adopted, viz; The Joint Water Committee Recommends that the reductions by made in the bill for Water used by the Reamer, Spokane". This Recommendations is Made in accordance with the Opinion of the City attorney that The Conneil has no authority to change the rates Fixed by the Water rate Ordeniance except When Jiring new water Rates during the month of February of lack year. Geo 13, Pratorio, AH. Kayper, MAC Ecker, E.G. Pra bury, M.M. Lewis May 16, 1907, In Janburk, The Following Reportor the Saint Water Committee to Whom Was referred the Piliteon of J. a. Smith again for R. I. M. Candless in the matter of Saying Pipe to Old torow bring read is

ou moliou adapted, viz; The Joint Water Rommittee Recommends that the within Petition be denied ou account of the chorlage of Junds, Georg Malson, AH Kaysov, MARC, ELCor, E. H. Bradbury. Mr. Lewis , May 16, 1907, & M. Lambart, A Joint Resolution authorizing and directing the Board of Put lie Norks to fill in the holes on d'Abut between six teenth and Eighteen the struts bring read is on motion adopted by the following vole, to-wit Ayes Dilegates, Butter, Chapman, Annaw, Blain, Bradbury, Saeubart, M Neill, Ecker Burnell, Buggs, Busch, Lewis, Woolmand Red Jentess Nous None; Absent Delegates Thorpe, Clark, Guiteodeig and Kayson Said Resolution as adopted is as Fallows viz; Sout Resolution No. Be It Resolved, By the Common Council of the Rily of some Diego as Lollows; That the Board of Public norks of the alif of Dave Diego, Ralifornia, bu and Raid Board of Public Works is hereby authorized and direcled to filin the holes and put in good condition for Fravel that Portion of I abut, in said City between distente and Eighteenthe Abuts and also to repair and put in good condition the crossing at the intersection of Fefternit and I Abuts in Raid Rily. the Report of the auditor showing the Condition of the various Funds in the Rily Treasury april 30, 1907, is Presented and ordered filed. Au Ordinauer Regulating the Furnishing of Water at Pacific Beach, and La Jolla Park, bring read is on motion referred lotte Joint Water Com-Milleo. A Communications From the Board of Public Norses in the matter of the contract with gas Copley Jor removing street sweapings is read and on motion referred to the Joint about Committee. A Commentione From the Board of Public World aslang For authority to purchase 100 feel of 3/4 inch hose to burused in Ladies Annet Park is Kead and on Motion Granted, Thereupour an Ordinance Providing for the Purchase of hose

For Imgaling the Public Park bring read is on Motions Laid on the Fable. A Comunication From the Board of Public Works Recom-Mending that they be authorized to advistise for bids and let a contract for Jurnishing Water for domestic purposes, during the months of June, July, august sep Tember, Oclober and noormbur in the year 1907, is read and on Motions referred to the Joint Water Committee, The Pelition of L. a. Harrison asking permission to remove two Enca leptus tree in front of 543- 20 stut is read and on motions referred to the found Strut Committee. The Petition of A. Maggiora astring Permission to maintain a Bucycle Racks and sign at "I" and sitch struts, is read and on motion reported to the foint strut Committee. At This line Delegate Busch is Excused from Juntos attendance at this dession of the Board. Against Resolution Granting to Jessop and sons, Permission to Construct and Maintain a sign hitching Post on the sidewalls on Fifth strut, bring kead and on motion of Delegato Guinan adopted by the following orlo I wit To-mit; Ayes Diligates Butter, Chapman, Aminan, Blair, Bridbury, Lambert, M neill, Ector, Burnell, Briggs, Leevis, Woolman & Jeuks, Nous None, Absent Delegates, Thorpe, Clark, Gutevillig, Kayser, God Busch, Said Resolution as adopted is as follows, org: Jour Usolution Mo. Be 2 Mesolved, By the onnow Conneil of the city of saw Diego, as Follows: That Pormission be and is hereby manted to Jessof & sons to Porstruct and manitain a sign hitching- Post on the sidewalls on Fifth Stut in front of No 947 Fifth strut between "E" and "O" struts in the city of bud in pront of Mo 947 Fifth strut between "E" and "O" struts in the city of Lau Diego, Ralifornia. At this Time Delegate Guinan is excused from Junther actuadance at this desiron of the Board. A Joint Resolution authorizing and diriching the Rity For the appointment of an mapiclor of steam Boilers bring read is on X Motion of Delegate Laubert adopted. An Ordinance Prescribing Receptications for Bituminous Rock Pavament on natural Earth bring Kead is on motion adopted,

by the Jolloeving bole, to-mit Ayes Delegates Butter, Chapman, Blain, Bradbury, Lambert, Mc Neill, Ecker, Burnell Briggs, Lewis, Woolman Ed Jenkle, Nou Noue

Abeut Deligates Morpe, Clark, Kuinau, Gutwillig, Kaypor, Ed Busch, said Ordinance as adopted is as Fallows, org: Ordinance No. 1128. price per square yard for the finished material is admitted into the work ed in of pa

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 payement 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.

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 neces sary to bring the street to the required surface, the plow point shall not in any case penetrate below the established grade line of the street. The remainder. shall be carefully dressed off with picks

pavement shall include the cost of resetting Cthe said covers, and no extra compensation shall be allowed the contractor for re-setting them.

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 cases be free from lamination, stratifications, or other defects, and shall be of uniform grade and texture throughout.

The stone blocks shall be neatly 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 $(3\frac{1}{2})$ inches, and to a uniform depth of seven 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. 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 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 Supérintendent may cause the proper tests to be made before the

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 Three and one-half (31/2) galuse. 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 $(\frac{1}{2})$ 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 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, 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 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:

ed inside and out with a double coat of paraffine paint, and laid and concreted as specified above.

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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 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 acepted. 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 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.

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 be used in making briquettes for

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 can

not 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 City Engineer. The contract

Culverts may be of vitrified pipe, ٦. 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 slx (6) inches in thickness on both sides and top. After the concrete is, finished and has set for twelve (12) hours lt 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 coatsand 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 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 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^osieve.

8. Round pats of neat cement about three inches in diameter, half inch thick at the center and tapering to a feather cdge, 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. And centent showing signs of

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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 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 $(1\frac{1}{2})$ nor the least dimension of any stone be 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 (11/2) 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 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 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 a mortar of the desired consistency, and the whole thoroughly mixed with shovels or hoes until a homogenéous 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

4. The consistency of the bitumen extracted by carbon di-sulphide must fall within the limits of 40 to 80 pene tration by the District of Columbia It must be adhesive and Standard. 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 un-acted 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 dent of the nonbituminous and non-combustible ingredients 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 cond:tion 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 Fahrenheit, 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 fnaterial 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 com-ply 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. The contract price shall be per square yard for finished pave-ment, 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:

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 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 Superin-tendent 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 10. That all ordinances or

parts of ordinances in conflict hérewith be and the same are hereby repealed. Section 11. That this ordinance shall take effect and be in force from and

after its passage and approval.

Section 12. That the City Clerk of 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.

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 specifica tions:

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.

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 bitumen when extracted by carbon di sulphide, and must not contain more than two (2) per cent of non-bituminous combustible material.

. . .

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 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 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 as

A Communication from the Rily allomey Francing Claims for the Purchase of Materials and Duppeies for the Water Department in the Month of April, 1907, is read and ordered filed Moupou au Ordinauce Providing For the payment of Cortain Bells for Material and Supplies incurred By the Water Department for the mouth of april, 1907 being read is on motion referred to the Joint Water Committee, The Polition of arthur Amall and Seo Holan For maintenance of Digirs on Bicycle Racks presented and on motion referred to the Joint street Commission, A Communication From the City allorney recommending the return of the Boud of the Raudiego Water Comparing given to secure the payment of State and County tages to them, is read and ordered Filed, There are Ordinauer Providing for the return of the Bond secuted to the City of san Diego, By the San Diego Water on pany as security for the Payment of itis itis State and County Takes For the year 1901- or bring read is on Motion adopted by the Fallowing vole, to with Ayes Delegates Butter, Chapman, Blain, Bradbury, Sambart, M neili, Ecker, Burnell Buggs, Leivis, Woulman, Endreula, Noas None Absent Delegates Thorpe, Clark, Sumaw, Sutiling Mayson, ad Busch, Said Ordinance as adopted is as Follows, viz: Ordinance No 1125, Au Undenance Providing Jor tu returno op etie Bond executed to The City of Dave Diego, California, By the Dan Diego. Water Company as Accurate for the payment of the state and county Takes for the year 1901-02. Whereas, the sau Diego Brater ourpany executed to the Rity of Ban Diego, California, a Board dated on the 30th day of July, 1901, in the sum of six thou Sand Pollars (\$6,000,00) as security for the payment, by the Dan Diego Water Company, of the state and County takes for the year 1901-07 Exponentes System of Water Works Jornerly Owned by the said san Dingo Mater ompany; Thereas, the said san Diego Water Company has faid all of said state and and County taxes upon said property, Therefore, Be It Ordanied, By the Common Council of the city of san-Diego, as Fallows; Section 1. That the city cloud of the city of Dan Diego, California, be and he is hereby authorized and directed to tetun to the said san Digo Water Company the said Boud, the Obligation thereof having been Julfilled and Complied With by the said san Diego Walnowpany, Said Bond is strented by the said san Diego Water oupany as principal, and R. M. Powers and J. M. Jackson as Sureties, and dated on ite 30 day of July, 1901, and is now is the Possession of the Rity Clerks of said liky. Rection 7. That This ordinance Phale take affect and

by in Force From and after its passage and approval.

An Ondinance Prescribing Apecifications For Asphalt Parment Ow asphalt Concrete Base bring read is on motion adopted by the Following vole, to-mit: Ayes Dilegates Butter, Chapman, Blain, Bradbury, Lambert, MChill, Ecker, Burnell, Briggs, Lewis Woolman Ed Jenke.

Hour None.

Absent Delegates Thorpe, Clark, Guinaco, Gutwieiz. Mayour Ed Buch. Acid Ordinance as adopted is as follows, big: No. 1129. [6. Such portions of the street as can- [cleaned out of the joints to a depth]

Ordinance No. 1129.

An Ordinance Prescribing Specifications for Asphalt Pavement on Asphalt Concrete Base 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 asphalt pavement on asphalt concrete base 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 an Asphalt pavement on Asphalt Concrete base; (d) Con-structing 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

not'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 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 cases be free from lamination, stratification, or other defects, and shall be of uniform grade and texture throughout.

2. The stone blocks shall be neatly 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 (%) 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. laid

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 Superințendent 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 Three and one-half (3½) galuse. 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 (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 thorough inspection and culling of the blocks.

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 perconcrete, 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. 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 laid 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 (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 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

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 refilled 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 case 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 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.

The. blocks shall be 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 Each course shall be of the curb. 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 fect 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 payement, 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 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 kent 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 is being rammed.

7. The cast-iron covers for the culverts shall be of good quality of casilron 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 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 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 concrete 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. The 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.

3. The broken rock, 'with enough of the above mentioned sand to fill voids in the same, shall be heated to a temperature 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 ce-When thus prepared it shall ment. 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 be continued until the material is thoroughly compacted.

'The upper surface of this asphaltic 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 as hereinbefore described, there shall be placed an asphalt wearing surface prepared as follows:

Asphaltic ¹/₉ 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.

3. 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 wearing surface. In no case shall this asphaltic cement be heated above three

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7. The concrete shall be evenly gauge. No. 30 sieve shall have 900 manufactured wholly from asphaltic spread upon the foundation, as soon as meshes to the square inch, and shall be material, and must be free from admixture with any residues obtained by the artificial distillation of coal, mixed, in a layer of such depth that. made of wire cloth, No. 31 wire, Stubbs having been thoroughly wire gauge. No. 50 sieve shall have 2500 compacted with rammers it shall not be in coal-tar, or paraffine oll. It must conmeshes to the square inch, and shall be any place less than the thickness called tain not less than eighty (80) per cent made of wire cloth. No. 35 wire. Stubbs for, and the upper surface shall be parwire gauge. No. 100 sieve shall have of bitumen soluble in carbon di-sulallel with the proposed surface of the phide, and not more than four (4) per 10,000 meshes to the square inch, and completed work. cent of non-bituminous organic matshall be made of wire cloth, No. 40 wire, 8. Concrete shall not be mixed in ter. It must be of even and uniform Stubbs wire gauge. larger quantities than is required for <u>composition, and when heated to a</u> 5. Briquettes for testing tensile immediate use, and no batch shall be strength of cement will be made both larger than can be made of one barrel grees Fahrénheit for five (5) hours, of neat cement and of cement and sand of cement with the proportions of sand must not lose more than four (4) per in the proportions hereinafter speciand stone specified. cent in weight of vaporizable materfied, with only enough water added to Section 10. That all work done shall ial. The bitumen contained in it must thoroughly moisten the mixture and be subject to the following conditions be of a permanent and cementitious make it coherent. character, which when mixed with the and requirements: 6. After being thoroughly mixed on refined liquid asphalt will make 1. 'The contractor shall give twelve a a glass plate the mortar shall be firm-(12) hours notice in writing when he durable cement. ly pressed into the moulds by hand, and 5. The refined liquid asphalt must shall require the services of the City the briquettes so formed placed upon a Engineer for laying out any portion of be a highly cementitious liquid as-phalt, refined so as to deprive it of glass plate and kept there until put in the work. He shall preserve all stakes water. all water and light oil. It must conset for lines, levels, or measurements of 7. The sand used in preparing briquthe work by the City Engineer in their tain not less than 95 per cent of biettes shall be clean and sharp and of proper places. Any expense in replactumen soluble in carbon di-sulphide, such size that it will pass through a ing said stakes which the contractor, or and not less than 90 per cent thereof number twenty (20) sieve and be reshall be soluble in 88 degrees naptha. his agents or employees may have failtained on a No. 30, sieve. When heated to a temperature of 300 ed to preserve, shall be borne by the 8. Round pats of neat cement about contractor. The contractor shall dig 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 5 per cent at the center and tapering to a feather in weight of vaporizable oils. Materand levels. The contractor shall, when ial which has been cracked in the proedge, mixed in the same manner as the required to do so by the said Superinneat cement briquettes and placed on cess of refining, or which contains any tendent of Streets, remove from the a glass plate, shall not show any signs admixture of paraffine or coal-tar prowork any overseer, superintendent, laof warping or cracking after seven (7) duct will be rejected, and shall not be borer, or other person employed on the days in either air or water. allowed to enter into the composition work, who shall refuse or neglect to 9. Any centent showing signs of of the asphalt wearing surface. obey the said Superintendent of Streets swelling, after being mixed, will be 6. The sand shall be clean, sharp, in any way relating to the work, or who shall perform his work in a mansiliceous sand, and shall contain not rejected. 10. Portland cement shall be ground more than 3 per cent of loam, clay ner contrary to these specifications, or or other earthy impurities; it must all to such a degree of fineness that not who shall be found to be incompetent pass an eight_mesh_to_the_inch_screen. less than 98 per cent by weight shall or unfaithful.

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 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 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 Faherenheit 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 juntil 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 said to be used in making briquettes for sand tests shall be as follows:

No. 20 sieve shall have 400 meshes to, hundred and twenty-five (325) degrees with water just previous to placing the the square inch, and shall be made of Fahrenheit. concrete. wire cloth, No. 28 wire! Stubbs wire 4. The refined solid asphalt shall be

pass a No. 50 sieve, and not less than 90 per cent by weight shall pass a No. 100 sieve. 100 sieve.

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 (11/2) nor the least dimension of any stone be less than one quarter (%) 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 (11/2) nor the least dimension of any pebble be less than one quarter (1/4) 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 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 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 produce a mortar of the desired con-sistency, and the whole thoroughly inixed 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 incli 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

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 acceptance thereof, or from any act or commission on the part of the contractor, or any agent or person em-ployed 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.

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 immédiately 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 specified.

Whenever the words "City Engin-5. eer" 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 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.

After Soust giving bue notice President Jenece did in Open session sign an Ordinance (No11751 Poroviding for the return of the Boud Geculed to the city of san-Digo, By the san Diego Water Company as security for the payment of the state and county Taper for etu year 1901-or, also An Ordinance (11016) Providing for, and Maintaining of a Fire Hydrant at Logan Avanne and Scouty-Eighthe obients, and Logan avanue and thirteen struts. Thereupon the Board adjourned. M. W. Jenks President of Itu Board of Deligatio, Attent Callacan City Clork,

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REGULAR MEETING.

Council Chamber of the Board of Delegates of the City of San Diego, California, June 2nd, 25

1902.

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

PRESENT--DELEGATES Butler, Thorpe, Chapman, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Ecker, Burnell, Briggs, Lewis, Woolman, Jenks and Clerk Vincent. <u>ABSENT---DELEGATES</u> Gutwillig, Kayser and Busch.

The minutes of Adjourned Meeting held May 19th, 1902, were read and approved.

An Ordinance prescribing regulations for the placing and maintaining of signs in the city, being presented by the Joint Street Committee, is read and Delegate Briggs moves that said ordinance be adopted.

Delegate Bradbury moves that section 1 of said ordinance be amended by striking out the words "nor to movable signs not more than two feet wide and four feet high placed near the edge of the curb", which motion is defeated by the following vote, to-wit:

AYES -- DELEGATES Bradbury and Jenks.

NOES -- <u>DELEGATES</u> Butler, Thorpe, Chapman, Clark, Guinan, Blair, Lambert, McNeill, Ecker, Burnell, Briggs, Lewis and Woolman.

ABSENT--DELEGATES Gutwillig, Kayser and Busch.

Whereupon on motion of Delegate Ecker said ordinance is laid on the table for 30 days.

The report of the Joint Street Committee in the matter of the removal of street sweepings, and recommending that the Board of Public Works advertise for bids for the removal of said sweepings, is read and on motion of Delegate McNeill ordered filed.

Delegate Lambert now moves that the Board of Public Works be instructed to hire a man from month to momth at a sum not to exceed \$80.00 per month, to take up and remove the street sweepings, which motion is defeated by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Chapman, Clark, Guinan, Lambert, McNeill and Ecker. <u>NOES -- DELEGATES</u> Thorpe, Blair, Bradbury, Burmell, Briggs, Lewis, Woolman and Jenks. <u>ABSENT-= DELEGATES</u> Gutwillig, Kayser and Busch. An ordinance authorizing and directing the Board of Public Works to advertise for bids and let a contract for the removal of street sweepings, is read and Delegate Bradbury moves that said ordinance be adopted.

Delegate Lambert moves that said ordinance be laid on the table, which motion is defeated by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Clark, Guinan, Lambert, McNeill and Ecker.

<u>NOES</u> -- <u>DELEGATES</u> Thorpe, Blair, Bradbury, Burnell, Briggs, Lewis, Woolman and Jenks. <u>ABSENT--DELEGATES</u> Gutwillig, Kayser and Busch.

Action now recurring on the motion of Delegate Bradbury to adopt said ordinance, said

ordimance is defeated by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Blair, Bradbury, Burnell, Briggs, Lewis, Woolman and Jenks.

Chapman, Clark, Guinan, Lambert, McNeill and Ecker. NOES -- DELEGATES ABSENT--DELEGATES Gutwillig, Kayser and Busch.

The following report of the Joint Street Committee in the matter of the petition of L. A. Harrison for authority to cut down two Eucalyptus trees in front of 543 20th street, is read and on motion of Delegate Woolman adopted (President Jenks voting no), viz:

The Street Committee recommends the within petition be granted, provided the petitioner sets out other suitable trees to take the place of those to be cut down.

> F. C. Hyers, Geo. B. Watson, D. F. Jones, F. H. Briggs, R. P. Guinan, B. Burnell.

May 28/02.

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Thereupon said petition is granted as recommended.

The faitawing report of the Joint Sewer Committee in the matter of an ordinance prescribing regulations in making connections with the public sewers, and for plumbing, and recommending that said ordinance be adopted, is read and ordered filed.

Thereupon an ordinance prescribing regulations in making connections with the public sewers, and for plumbing, is read and on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Ecker, Burnell, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Gutwillig, Kayser and Busch.

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 City of Sam Diego, California.

Sewers, and for Plumbing. In the City of San Diego, California. ' Be it ordained, by the Common Council of the City of San Diego, as follows: . Section I. That it shall be and is her-by declared to be unlawful for any per-son, company, or corporation to connect with, or open, or penetrate any nubile sewer or crain, or to conflect with, or open, or penetrate any proble break, remove, or open any portion ot any manhole, flush tank, inspection pipe, or any other part of or appertenance to the public sewers, without having first obtained a written peruit so to do from the Board of Public Works of the said City of San Diego, as herein previded. Section 2. That application for permits to make connections with or opening in any public sewer, or any private sewer, just be made in writing by the owner of the property to be drained, or his authorized agent, which application shall describe the property that is to be drained and the blace where it is desired to connect with the sewer, and give the name of the owner of such property, which apphea-tion shall be countersigned i.v the h-censed plumber by whom the work is to be done. Section 3. That no connection with or owner in the public sever whom the work is to be done.

Censed plumber by whom the work is to be done. 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.

making of such connection or opening in such sewer. Section 4. That any licenzed plumber engaged in any work provided for in this ordinance shall be held responsible for any injury to any public or private pro-erty, and for all other damages. Section 5. That the provisions of Or-dinance No. 787 of the ordinance of said City, entitled, "An ordinance relating to

"the opening of trenches in streets and to "the moving of houses in public streets "in the City of San Dicgo, Californis, "and requiring a permit therefor, and "providing for the retilling of said trench-"es- and repairing of said streets," ap-proved on the 17th day of July, 1900, shall apply to the disting of trenches on com-"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 for the pur-pose of making such sever 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 rast iron or earthenware, must be sound and im-pervious in all its parts and jointed in the best mamer. No other metal than cast iron, at least as heavy as soll pipe "extra heavy", will be allowed. For cast iron pipe the gaskets must be of clean tarred cakum, twisted and rammed into place. The lead used in making the joint must be of the best multity, pure and soft, and must be caulity, pure and properly into place. Before making the joint the bell and spigot must be wipeo clean and dry, and the joints must be, run in at one pouring of the molice lead. The caulking must be faithfully exte-cuted and the lead driven fluan with the face of the work. Cement pine must net be used. All earthenware shall be of the best quality of sait glazed vitrified ripe, perfectly true to pattern and sound. All joints shall he completely filled with ce-ment mortar, wijzed off on the outside to a neat bevel, after each joint of pipe has been laid and comment. All pipes con-necting soil pipes or other waste pipes with the public sewer must be low? on the sound and firm boltom of a trench. No person shall connect with any public sewer, any private sewer or drum land for from steam boilers, or water above 140 degrees Fahrenheit in temperature be discharged in any public sewer, or pri-vate sewer or drain conneced with the same, in said City.

140 degrees Fahrenheit in temperature be discharged in any public sewer, or pri-vate 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 per-son, company, or corporation to counset any pipe on private property with any pipe in the street connected with the public server, or with any pipels sever, or sand plumbing with a cosspont int is

connected with any number sewer, with-out first obtaining a permit so to do from the Board of Health of the Cirv of San D'ego, California, as hereinafter pro-vided. Section 8. That any person desiring to connect any pipe on private property, laid inside the property line, with the public sewer, or with any pipe or private sewer that is connected 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 laid apon such trivate property, inside the property line, for the purpose of draining the same, and for all property and to be connected with such proved of the alth of said City for approval. One copy of raid plans, profiles, and specifications shall be file. In the office of the raid Board of Health. Said Board of Health shall not issue such permit or approve such plans, profiles, and specifications unless they comple-with the provisions of this ordinance. Section 9. That application for permit for the laying of such pipe and for the doing of such plumbing work must be made in writing by the owner of the property upon which the building is to be constructed or such planting; work to be performed, or his authorized agen, which such plumbing work is to be per formed, and give the names of the conner of the property. Such application shall a'so be countersigned by the locars of the property shall describe the pro-ety which is to be drained and upon which such plumbing work is to be per formed, and give the names of the done. Section 10. That no plumbing of any kind upon private property shall be done by any person axcept a plumber regular-ly and duly licensid by the locars of Health of said City to perform an

sewer pipe. Section 11. That every soil pipe and private drain, inside the property, linc, connected with this sewer, cr, connected with, any pipe and the property sewer that is, connected with the property 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 maky,'s name cast on the pipe and must be of the following weight: Four inch diameter, it his, per inceal foot.

Four inch diameter, is ins, per inteat foot. Solf pipe must be 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, 5_{12} lbs., per lineat foot.

Two inch diameter, 52 lbs., per incat foct. Fittings mist also be extra heavy. The drain must have a fall of at beast one quarter of an ther to the why. The drain must have a fall of at beast one quarter of an ther to the why. foor effective instead of the lower foor effective instead of the lower foor of the building Thould be hung with iron straps security instead to the foor joists, and should be bad in as straight. a line as possible. All changes in direc-tion must be made in curved ripe consist-ing of long one entarter bends. Sanitary tees should not be tesd except on jar-pendicular stacks or veries. All cortlead pipes must connect with horizontal pipes with full "Ys" and one eighth or one sixth bends. Vents must run with as few bends as possible, and stack terms must angle of forty-five degrees: scaare bends must be avoided as much as possible to prevent condensation of air or vapor therein and stopage of rust scale or pipes. All gaskets must be called security and soft, and must be caulied security and soft, and must be called security and soft, and must be caulied security and soft, and must be caulied security and soft, and must be caulied security and borns th bell and spigut mast be wined clean and dry, and the joint must be run in at one pouring of the moltan lead. The cauling must be faithfully excuted, and the fead driven flusk with the face of the work. Section 12. The terminals of all verts must be at least six feet from all flues, where (f ti fi in above the floor to bre-vent backwater entering the vert. Sections must be made with a wiped joint. No solder or bolt wint will be at-lowed. Safe wastes may the of verta shall be of cast iron or lead. All lead pipes and caulked into the 'ron pipe, and 'con-meted with the section shall be at least of a building having a flat roof and iron with

The work notice must be given the Plumbing Inspector for his final inspec-tion. It shall be the duty of plumbers to report to the Plumbing inspector the re-placing of old closels with new closets, cr old bath-tubs with new orch-tubs, or old inktree with a new fixture, in order that the work of replacing the old material with new material may be inspected by the Plumbing Inspector. Section 14. That all water closets that are connected inside of buildings must be connected with the soil pipe by a brass flange and suilable grasket, securely fasi-end to the floor. Every water closets that set of wash trays, or other vessel or vessels connected with the drain ripes, must be separately and effectively trap-ped with a "P" trap offering an closate to the passage of an to not less than two inches depth of water, and effectively trap-ped with a "P" trap offering an closate to the passage of an to not less than two inches depth of water, and four inches depth for water closets. Load traps to have clean-out screw openings and cat. All traps must be placed as near the fixtures as possible. All water closets is hereby prohibited and the same must in the set than four gallons capacity. The public discuss that four gallons capacity, the inster from a separate table or closets is hereby prohibited and the same must by the Board of Hould to the evene or occupant of the property. All support by the Board of Hould to the date the use of all pan and plunger closets is hereby prohibited and the same must by the Board of Hould to the date must he removed upon ten days utile given by the Board of Hould to the date the stan one half an inch in flameter. Givery safe under a bas'n, bath, water closet, tank or other fixture, except urinals, must be drained by a special pipe of lean or wrought iron, not directly connected with any soil pipe, wasis pipe, drain or water pipe, and shall be made to discharge outside the house. All the urinal safes shall be of the same material, and must discharge mio an open trapped hoper that is supplied

water pipe, and shall be made to discharge outside the house. Add the urinal safes shall be of the same material, and must discharge into an open trapped hopper that is supplied with water. Section 15. That all traps to fixtures independent of the other against syphon-age by crown venting one trap into the main vent between the fixtures. No fix-ture shall have a trap of hose danater than one and one half mohes. All soli-pipes shall have a trap of hose danater than one and one half mohes. All soli-pipes shall have alrap of hose danater than one and one half mohes. All soli-pipes shall have alrap of hose danater than one fixture end of all shk runs and supplied with from thimbles, and made perfectly gas tight. The arrangement of all soli, vent, and waste pipes must' be as direct as possible and all work must-be done in a mechanical and workman-like manner. All bath tubs above the first floor must have one inch' and a quarter overflow connections, and also on the first floor if there is a basement four mich branch vent. Five, six, seven and eight water closets may be vented into a three inch branch vent. Nine or more water closets may be vented into a three inch branch vent. Nine or more water closets may be vented into a three inch branch vent. Six to twelve basins, baths'or similar fixtures may be vented into a three inch branch vent. Wherever a water closet is placed in a lot and there is on exposure, the height of the stack shall not be less than, fifteen feet from the floor of the closet. Said 'exposure' means of feet from one building to another. All horizontal or vertical lines of lead waste pipe must be securely fastened on a suitable board or timber by soldering hard lead tacks to said pipe; distance between centers not to exceed three and one half feet. Con-necting the waste from a wash basin-or any other fixture situated in a bed-room, in all cases possible a separate fitting must be placed in the stack to re-ceive the waste from such waste pipe. Section 16. That no 'connection shalt be made

parings, ashes, cinders, rags, or any other thing whatsoever, except feaces, urine, 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 un'il 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 not apply to the alter

the nubble sewer, thirty days after noth-cation from the said Board of Health of Health'officer of said City, and to fait to have such water closet suitably at-ranged for use as a urinal, unless a sep-arate urinal is provided; also for the owner or person having the care or con-trol of any building in which food is cooked or clothing is washed, to fail to have a suitable sink, slon-stone or hop-per for the reception of waste water, provided, however, that if the water closet is of the kind suited to such use it may receive the waste water, and the sink, slop-stone or hopper may, be dis-pensed with; provided, that this section shall not apply to any building located upon any lot which does not front upon a street or abut upon an alley in which there is a public sever. "Sketiom 18. That Ordinance No. 145, entitled, "Sewerage and Drainage of San Diego", passed and approved. October 27th, 1857, be and the same is hereby re-pealed; that Ordinance No. 156, entitled, "An ordinance relating to sewer connec-tions and duties of Sewer Inspector," ap-proved December 3rd, 187, be and the same is hereby repealed; that Ordinance No. 222, entitled, "An ordinance is nereby repealed; that Ordinance No. 305, entitled, "An ordinance rolifying all persons hav-ing real property abutting upon that por-tion to the connection of sewers of the City of San Diego. California," approved May 16th, 1888, be and the same is hereby repealed; that Ordinance No. 305, entitled, "An ordinance rolifying all persons hav-ing real property abutting upon that por-tion of Fifth Street in the City of San Diego, California, between the sputh line of, A street and, the south line of Wal-nut street to make sever connections, and Diego, California, between said Diego Gas and Electric Light Company to lay, put in, and extend such water and gas pipes' water Company and the San Diego Gas and Electric Light Company to lay, put in, and extend such water and gas pipes' woners and persons having possesion and contor of severs within said City, and pre

present the same to the Board of Health for approval. He shall present to the Board of Health any objection. he may have to any plan or specification which does not conform to the provisions of this ordinance. If such plans and specifications are not approved by the said Board of Health they shall be returned to the person presenting them with a note explaining the correc-tions necessary in order to have them comply with the provisions of this or-dinance. He shall examine the plumbing work before the same is covered up or enclosed, and if found to have been dong in accordance with the plans and speci-fications filed he shall issue a certificate to that effect, and upon the completion of any plumbing 'work he shall examine the same, and if found to conform to the provisions of this ordinance and the plans and specifications filed, he shall issue a' final certificate of final inspection. He must keep an account of the number of plans and specifications 'received; the number approved by the Board of Heaith, and the number of first and fina-examinations made, and where and by whom the provisions' of this ordinance have been violated (if they have been violated), and such other matters apper-taining to the plumbing of the City as may be required by the said Board of Heaith. He shall immediately on knowi-edge of any infraction of the provisions of this ordinance report the same to the said Board of Heaith. Section 21. That this ordinance shall take effect and be in force from and after-its passage' and aproval.

acted after the approval of this ordin ance, to publish or cause the same to be published once in the city official newspa per of said City, to-wit: the San Diego Union and Daily Bee.

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struct a thorough inspection of the plumbing, the said obstruction 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 ready to be made with the main sewer. Immediately upon completion of

provision shall not apply to the alteration, or repair of plumbing already in place. Section 17. That it shall be unlawfur 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 least one water closet connected with

The report of the Joint Water Committee in the matter of providing for the payment of cer tain bills for material and supplies incurred by the Water Department for the month of April, الم من ا 1902, and recommending that the bills be paid, is read and ordered filed.

Thereupon an ordinance providing for the payment of certain bills for materials and sup-

plies incurred by the Water Department for the month of April, 1902, is read and on motion of

Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Celler, Burnell, Briggs, Lewis, Woolman and Jenks.

MOES -- NONE. ABSENT--DELEGATES Gutwillig, Kayser and Busch.

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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 Sam 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 Deartment in the sum of \$1088.36, as shown by the accompanying bills numbered 2191, 2193, 2245, 2266, 3267, 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.

The report of the Joint Water Committee in the matter of the request of the Board of Public Works for authority to buy water from the San Diego Flume Company, and recommending that the water be purchased, is read and ordered filed.

Thereupon an ordinance providing for the execution of a contract for the purchase of water from the San Diego Flume Company, is read and referred back to the Water Committee for further investigation.

A Joint Resolution directing the Joint Water Committee to investigate the cost of installing such additional pumping machinery as may be necessary to furnish all the water required by the city, is read and on motion of Delegate Briggs adopted, viz:

JOINT RESOLUTION No. 1410.

BE IT RESOLVED, By the Common Council of the City of San 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.

An ordinance providing for the payment of the claim of the San Diego Flume Company for water furnished during May, 1902, is read and on motion of Delegate Lambert adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Chapman, Clark, Guinan, Blair, Bradbury, Lambert, McNeill, Ecker, Burnell, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Gutwillig, Kayser and Busch.

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 an ordinance regulating the use of water at Pacific Beach and La Jolla, is read and on motion of Delegate Ecker adopted, viz:

San Diego, Cal., May 26th, 1902.

To the Common Council,

San 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.

After first giving due notice President Jenks did, in open session, sign an ordinance (No.1128) prescribing specifications for bituminous rock pavement on natural earth; also An Ordinance (No.1129) prescribing specifications for asphalt pavement on asphalt concrete base.

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.

An ordinance providing for the laying of a two inch water pipe line at La Jolla Park, is read and on motion of Delegate Thorpe adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

Ecker, Burnell, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Gutwillig, Kayser and Busch.

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 avemue 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.

An ordinance making an additional appropriation for placing five fire hydrants, is read and on motion of Delegate Butler adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Thorpe, Chapman, Clark, Guinan, Blair, Bradbury, Lambert, McNeill,

Ecker, Burnell, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Gutwillig, Kayser and Busch.

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.

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 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 plaoing five (5) fire hydrants in the said City of San Diego, as follows: One six (6") inch double nozzle fire hydrant at the southeast 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.

A Joint Resolution directing the Joint Street Committee to investigate the best method of placing the names of streets on street corners, is read and on motion of Delegate Bradbury adopted, 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 names of the streets on the street cormers of said city, and to make a detailed report of such investigation, including the cost thereof, to this Common Council at its next meeting.

At this time Delegate Clark asks for a leave of absence for 30 days, which request is on motion 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 on motion of Delegate Butler 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 in 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 Joint Finance Committee in the matter of increasing the salaries of the water office employees, is read and on motion of Delegate Lambert 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 compensation of the collectors of the Water Department, is read and Delegate Woolman moves that said ordinance be adopted, which is defeated by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Clark, Blair, Lambert, McNeill, Ecker, Lewis and Woolman. <u>NOES</u> -- <u>DELEGATES</u> Thorpe, Chapman, Guinan, Bradbury, Burnell, Briggs and Jenks. <u>ABSENT--DELEGATES</u> Gutwillig, Kayser and Busch.

At this time Delegate Blair is excused from further attendance at this session of the Board.

The following report of the Joint Finance Committee in the matter of the sale of certain estate deeded to the city for delinquent city taxes, is read and on motion of Delegate McNeill 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 foe 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 Middle town; 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 an ordinance in conformity to this report and recommend its adoption. Respectfully, S. T. Johnson, C. N. Clark, F. H. Briggs, Geo. McNeill. 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 Delegate McNeill adopted by the following vote, to-wit: AYES -- DELEGATES Butler, Thorpe, Chaman, Clark, Bradbury, Lambert, McNeill, Ecker, Burnell, Briggs, Lewis, Woolman and Jenks.

NO DELEGATE Guinan.

Blair, Gutwillig, Kayser and Busch. ABSENT--DELEGATES

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, af-ter publication of notice thereof for 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 Clerk 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 Ordlnance 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. Caldwell 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 Ŵ. 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 lighest bidder for lot 47 in block 5 of Watkins and Biddles' addition in said City, the said J. R. Dun-kin 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 said bids, respectively, at the time said sale was made, and took the receipt of the said City Clerk therefor; and

Whereas, it is the wish and desire of this Common Council to approve and confirm certain of said sales, to-wit: The said sales made to the said John Castle of lots 7 and 8 in block 45 of Middletown in the said City of San Diego, and lot 41 in block 7 of Crittenden's addition in said City; also said sale 'made to Jennie W., Caldwell of lot 48 in block 5 of Watkins and Biddles' addition in said City, and lot 6 in block 35 of Middletown in said City; also the said sale made to George Belcher of block 1761/2 of Middletown in said City; and also said sale made to J. R. Dunkin of lot 47 in block 5 of Watkins and Biddles' addition in said City; and

Whereas, it is the wish and desire of the said Common Council of said City 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 Ordinance No. 1105,

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

Section 1. That it be and is hereby determined by the Common Council of the City of San Diego, California, af-ter fully considering said facts and the report of the said City Clerk, and everything in connection therewith, that the notice provided for by said Ordinance No. 1105, and required by law, for the sale of said real estate at public auction has been duly given and published in the manner and in all respects as provided by law and the said

Ordinance No. 1105. Section 2. That the said sales to the said John Castle, Jennie W. Caldwell, George Belcher, and J. R. Dunkin, be and the same are hereby approved land confirmed, and that the said purchasers are hereby, respectively, en-titled to deeds from the said City of San Diego for and to said real property so purchased by them, and when they shall have complied with the requirements contained in Section 5 of said Ordinance No. 1105, the Mayor of said City is hereby authorized and directed to execute and deliver to the said purchasers deeds to the said property so purchased, as provided in said Section 5 of said Ordinance No. 1105.

Section 3. It is hereby further ordained by said Common Council, that all the other sales made by the said City Clerk under and in pursuance of said Ordinance No. 1105 and the Notice of said sale, be and they are hereby rejected and refused, and that the said City Clerk is hereby authorized and di-rected to return to the bidders for all of said sales herein rejected the said sum of five (5%) per cent on said sales received by him from such bidders, on their surrendering to him his receipt therefor.

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

Section 5. That the said 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 the recommendation of the Board of Public Works that they be authorized to advertise for bids for furnishing stationery, is read and on motion of Delegate Bradbury adopted, viz:

The Finance Committee recommends that the city contract and purchase supplies for all the

City Departments in addition to stationery supplies.

Johnson

F. H. Briggs,

Geo. McNeill,

C. N. Clark.

Thereupon an ordinance providing for the purchase of supplies, as recommended by the Finance Committee, is read and on motion of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Clark, Guinan, Bradbury, Lambert, McNeill, Ecker, Burnell, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

May 29/02.

ABSENT--DELEGATES Blair, Gutwillig, Kayser and Busch.

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. 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 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	6	
Cash books, 400 pa. canvass	8	
Time books, small,	12	
Shorthand tablets,	12	
Library paste,	3 quarts	
Library paste,	6 6 oz .	jar
Manilla pads, 12 tablets in pa		
Typewriting paper.		
Magna Charta bond,	10 boxes	
Legal,	10 boxes	
Plain,	40 boxes	
Onion skin,	8 boxes	
Bond linen,	10 boxes	
Smith Premier ribbons, Webster	's 18	
Underwood ribboms,	6	
Densmore ribbons,	3	
Cobweb carbon,	12 boxes	
Brass fasteners, Denison's asso	orted 6 boxes	
Roire fasteners	6 boxes	
T. W. Erasers,	12	
Indexes,	3 1	
Indexes, Graves,	1	
Mucilage,	2 quarts	
Jap copy book, 1011 A,	3 3 6 reams	
Macado copy book, 10 x 12	3	
Trial balance paper,	6 reams	
Counter books, small,	12	
Blank receipts,	12 books	
"Mem" books,	6	
Gem fasteners,	6 boxes	
Foolscap paper,	6 reams	~
Pencils.		
Faber #2,	2 gross	
Faber #3,	l gross	
Kahmoor,	l gross:	
Faber 2 H,	l 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	1/2 gross	
Faber E. 636, Red,	1/2 gross	
Johann #2, conical shape, Hexag	on (One) l gross	
Johann Indel,	1/2 gross	
Eagle, blue,	1/2 gross	
Fagle, mod.	1/2	

Eagle, red, Ink. Thonas, Arnolds, Pomeroys, red, Tape, Star staple fastener Star staples, Imperial tracing paper, 42" Profile paper, plate B, Profile paper, plate B, green, Profile paper, tracing, plate B, Duplex detail drawing paper, 42" 42" Blue print, Transit books, #398, Level books, #400, Thumb tacks, #2677, Rubbers, sand, Multiplex rubber #30, Pencil erasers, Knife erasers, Pins, (boxes 4) Letter files, Pens. Falcon, #048, Glucinum, #6

1/2 gross 1/2 gross 6 quarts 6 quarts 6 pints 6 spools 12 boxes 6 rolls 1 roll 2 rolls 2 rolls 10 rolls 6 rolls l dozen l dozen 1/2 dozen boxes 2 dozen 2 pounds 3 dozen 1-1/2 dozen 4 dozen 1-1/2 dozen 6 boxes

jars

3 boxes

2 boxes
3 boxes
3 boxes
3 boxes
<u>6</u> boxes
2 boxes

Also to advertise for bids for furnishing to said city, for the use of the Street Depart-

335

ment, the following forage:

Assorted.

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 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 dozen Greens #2 round-point shovels, steel 1 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 mails 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 soap Sponges, 1 doz. large 50 feet 3/4 inch garden hose 1 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 brilliant shine polish 1 dozen bars white castile soap 2 dozen 20 inch ostrich dusters 3 dozen 16 " 120 feather turkey dusters 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 dozen best steel curry combs 1 box Bon Acme soap

4 dozen bars white olive oil soap (for harness)

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 chima cuspidors 1 case matches 2 dozen roller towels 3 gallons ammonia (concentrated) 2 gallons muriatis 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 dozen 3/4 inch Ells 2 dozen 3/4 Tees 2 dozen 3/4 to 1/2 inch reducers 2 dozen 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 hipples 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 Ells. 25 2 inch Ells. BUSHINGS AND REDUCERS. $60 \ 3/4 \ x \ 1/2 \ inch \ bushings$ 60 $3/4 \times 1/2$ 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 inches 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 dozen boxes 1/2 inch Eclipse Gaskets 3 boxes 5/8 inch Eclipse Gaskets 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 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 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 1/2 inch mesh galvanized screeing 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

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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
 1 dozen ranked 4-1/2 wicks for #3 Rochester 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 pound 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 dozen 5/8 inch gauge glass washers
  l dozen gauge glass cutter
  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
  1 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 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 dozen 2 inch Unions
1/2 dozem 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
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1/2 dozem bushings, from 1 inch to 1/2 inch 1 dozen bushings, from 1 inch to 3/8 inch 1 dozen bushings, from 1 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 3/8 inch 1/2 dozen bushings, from 3/8 inch to 1/4 inch 1/2 dozen bushings, from 3/8 inch to 1/4 inch 6 1 inch angle valves 6 3/8 inch Globe valves 6 1/4 inch Globe valves 10 pounds of assorted nails.

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 Depart-

ment 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 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 mot 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.

The following report of the Joint Finance Committee in the matter of the salary of the Assistant Janitor, is read and on motion of Delegate Ecker 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 at \$55.00 per month, is read:

Delegate McNeill moves that said ordinance be amended by fixing the salary of the

Assistant Janitor at \$60.00 per month, which motion is adopted by the following vote, to-wit;

AYES -- DELEGATES Butler, Thorpe, Chapman, Clark, Guinan, Lambert, McNeill, Ecker, Burnell, Briggs, Lewis and Woolman.

MOES -- DELEGATES Bradbury and Jenks.

ABSENT--DELEGATES Blair, Gutwillig, Kayser and Busch.

Thereupon said ordinance as amended is read and on motion of Delegate Ecker adopted

by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Clark, Guinan, Lambert, McNeill, Ecker, Burnell, Briggs, Lewis and Woolman.

NOES -- DELEGATES Bradbury and Jenks.

ABSENT--DELEGATES Blair, Gutwillig, Kayser and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1130.

An Ordinance fixing the salary of the Assistant Janitor of the City Hall 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 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 and after its passage and approval.

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

At this time Delegates Butler and Chapman are 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 taxes on certain lots and blocks in Pauley's addition, is read and on motion of Delegate McNeill adopted, viz:

The Finance Committee recommends that the offer of L. L. Boone to settle delinquent city taxes be accepted.

C. N. Clark, S. T. Johnson,

Geo. McNeill,

F. H. Briggs voting no.

May 22/02.

the Superior Court of the County of San Diego, State of California, to quiet title to the fol-

lowing 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 may 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.

On motion of Delegate Lambert and by the following vote, to-wit: <u>AYES -- DELEGATES</u> Clark, Guinan, Lambert, McNeill, Ecker, Burnell, and Woolman. <u>NOES -- DELEGATES</u> Thorpe, Bradbury, Briggs, Lewis and Jenks. <u>ABSENT--DELEGATES</u> Butler, Chapman, Blair, Gutwillig, Kayser and Busch. The City Attorney is instructed to prepare and present an ordinance to repeal all ordinances now in force regulating the placing and maintaining of signs in the city.

The following report of the Joint Sewer Committee in the matter of the petition of Grace B. Hatch et al., for a sewer in Fourth street, is read and adopted, viz:

San Diego, Cal., May 29th, 1902.

To the Common Council,

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 permitting Grace B. Hatch to construct a sewer on Fourth street from Juniper street to Kalmia street, read and on motion of Delegate Bradbury adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Thorpe, Clark, Guinan, Bradbury, Lambert, McNeill, Ecker, Burnell, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Butler, Chapman, Blair, Gutwillig, Kayser and Busch.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1413.

BE IT RESOLVED, By the Common Council of the City of Sam 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 street 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.

An ordinance providing specifications for the grading of streets in the City of San Diego is read and on motion of Delegate Ecker adopted by the following vote, to-wit:

AYES -- DELEGATES Thorpe, Clark, Guiman, Bradbury, Lambert, McNeill, Ecker, Burnell, Briggs,

Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Butler, Chapman, Blair, Gutwillig, Kayser and Busch.

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. 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, shalt hereafter be performed in accordance with the following specifications: 1. 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 en-countered in proparing the street, and shall also include all filling is necessary to bring the street to the official grade it shall be done with good, sound materia The embankments shall be carried up of full width in layers not to exceed, one foot in thickness, and the teams shall be made to travel as evenly as possible over the whole surface of each layer, both going and coming. The formation of well defined ruts is specially prohibited. No material of a

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 (11%) horizontal to one ver-tical, and shall be trimmed as they are

9. The estimate of the City Engineer, made as above specified, shall be kept 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

10. The Resolution of interaction and size of all culverts to be placed on the street to be

10. The Resolution of Intention shall designate the location and size of aliculverts to be placed on the street to he 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 outer yard for excavation the price per one thousand feet board measure for culverts.
13. Incidental expenses shall include the cost of the publication of notices, resolutions, orders, and other incidental expenses and matters required under the proceedings taken for the grading of the street, including the compensation of the City Engineer, all work of civil engineering done by him on the street, and such other notices as may be deemed requisite by the said Common Council.
14. The Street Superintendent shall supervise all work and shall not approve or accept the same until the street throughout is finished, to the form of cross-section and to the elevations required by the official grade.
15. The contractor shall, when required by the work, are work any overseer, superintendent, laborer, or other of Streets, remove from the work any overseer, superintendent laborer, or other by work in a manner contrary to these specifications, or who shall perform his work in a manner contrary to these to moged work; the nature of the excavation to be made, and the work to be done.
17. The contractor shall give twenty-four (24) hours' notice in writing when

done. 17. The contractor shall give twenty-

shall hold the city harmless 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 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, electrical conduits, tubing or underground structures of any char-acter, or any portion thereof, the owner or owners of the same, or their agents or superintendents, will, upon application, to the contractor, be hidtilied by the Super-intendent of Streets to remove the same within a specified time; and the con-tractor shall not interfere with saud tracks, gas pipes, water pipes, or any portion thereof, until the expiration 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 became necessary by the improvement of the street. 4

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 condemn any work or materian

intendent of Streets, who shall have aun power to condemn any work or material 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

	tical, and shall be trimmed as they are	four (24) hours' notice in writing when	terial so condemned, and the contractor	
6	carried up. The space over which fills	he shall require the services of the City	shall, at his own expense, replace said	
	are to be made shall first be cleared of all	Engineer for laying out any portion of	work or materials to the satisfaction	
	brush, rubbish, and perishable material.	the work. He shall preserve all/stakes	of the said Superintendent of Streets.	
	5. Upon all embankments there shall	set for lines, levels, or measurements for	The decision of the said Superintendent	
ł	be placed a top dressing of earth of uni-	the work by the City Engineer in their	of Streets shall be final as to the quality	
- 1	form quality to form a compact surface.	proper places. Any expense in replacing	of the work and materials used; unless	
	6. Whenever a cut exceeds one (i)	said stakes, which the contractor or his	the Common Council shall determine	
	foot in depth, all trees standing on the	agents or employes shall have failed to	otherwise upon an appéal.	
	margin of the street shall be removed.	preserve, shall be borne by the con-	26. Whenever the word "Contractor"	
	7 Before the Resolution of Intention	tractor. The contractor shall dig all	is used in these specifications, it refers	
	is passed by the Common Council, the	stake holes necessary to give lines and	to the party or parties to whom the con-	
- 1	City Engineer shall make a careful esti-	levels.	tract has been awarded for the con-	
6	mate, of 'the number of cubic yards of	18. All curbs and cross-walks which	struction of the work.	
-	excavation and the number of cublic	must be removed shall be removed in a	27. Whenever the words "City Engin-	
1	yards of embankment necessary to bring	careful manner, and must be convenient-	eer" or "Street Superintendent" are used	
	the street, or portion of the street, pro-	ly and neatly piled upon the side of the	in these specifications, they refer, re-	
	posed to be graded, to its official grade	nearest intersecting street.	spectively, to the City Engineer and the,	
· ·	and cross-section.	19. All loss or damage arising from the	Street Superintendent of the City of San	
	8. In case said estimate demonstrates	nature of the work to be done under	Diego, State of California.	
	that the number of cubic yards of em-	these specifications, during the progress	Section 2. That all ordinances or parts	
-	bankment is in excess of the number of	of the work, and before the acceptance	of ordinances in conflict herewith be and	
	cubic yards of excavation, the Resolution	thereof, or from any act or ommission	the same are hereby repealed.	
- 1	of Intention shall designate the point or	on the part of the contractor, or any	Section 3. That this ordinance shall,	
	points where such earth required shall	agent or person employed by him, occur-	take effect and be in force from and after	-
	be taken from. And in case said estimate	ing in the course of the work not author-	its passage and approval.	
	demonstrates that the number of cubic		Section 4. That the City Clerk of the	
		ized by these specifications, shall be sus-	said City of San Diego,' be, and he is	· ·
	yards of excavation is in excess of the	tained and borne by the contractor. The	hereby authorized and directed, immedi-	1
1	number of cubic yards of embankment, then the Resolution of Intention shall	contractor shall keep good and sufficient	ately after the approval of this. ordi-	
- 1		guards around said improvements, by fence or other wise, to prevent accident.	hance, to publish or cause the same, to	
	designate the point or points where such			1 '-
	excess earth shall be deposited.	and shall hang thereon lights to burn	be published once in the city official	1
	•	from dusk to daylight, and the contractor	newspaper of said City, to-wil: the San	1
			Diego Union and Daily Bee.	I

An ordinance prescribing specifications for sidewalking and curbing in the City of San Diego, is read and on motion of Delegate Clark adopted by the following vote, to-wit:

AYES -- DELEGATES Thorpe, Clark, Guinan, Bradbury, Lambert, McNeill, Ecker, Burnell, Briggs,

Lewis, Woolman and Jenks.

NOES -- NONE.

Butler, Chapman, Blair, Gutwillig, Kayser and Busch. ABSENT--DELEGATES

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-fornia, shall be bereafter done in accord-ance with the following specifications, **Viz**:

fornia, shall be bereafter done in accord-ance with the following specifications, **yiz:** 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 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 fol-lows: (a) Preparing the foundation 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 sidewalk and aigenent to the work, all surplus material and debris. Section 2. That all material and debris. Section 2. That all material es delivered in the original packages with the manu-facturer's name and brand of cement the sored to be used unless delivered in the original packages with the manu-facturer's name and brand of cement thereon.

thereon.
 Tests of cement will be made at a temperature of from sixty (60) to seventy (70) degrees Fahrenheit.
 Samples for tests 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 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. 25 wire, Stubbs wire gauge.
 No. 30 sieve shall have 200 meshes to the square inch and shall be made of wire cloth, No. 35 wire, Stubbs wire gauge.
 No. 50 sieve shall have 200 meshes to the square inch and shall be made of wire cloth, No. 35 wire, Stubbs wire gauge.
 No. 50 sieve shall have 0.060 meshes to the square inch and shall be made of wire cloth, No. 35 wire, Stubbs wire gauge.
 No. 40 wire, Stubbs wire gauge.
 No. 40 wire, Stubbs wire gauge.
 No. 40 wire, Stubbs wire gauge.
 After being thoroughly mixed on a glass plate the mortar shall be firmly pressed into the moulds by hand, and the proportions hereinafter specified, with only enough water added to thoroughly moisten the multi put in water.
 The sand used in preparing bliquettes so formed placed upon a glass plate the mortar shall be firmly pressed into the would by hand, and the briquettes so formed placed upon a glass plate and kept there until put in water.
 The sand used in preparing bliquettes so formed placed upon 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 l

19. 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 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 atter 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 provided by the contractor to mould the concrete or mortar or will not be permitted, and mortar or concrete that has begun to set before ramming is completed shall be left until the concrete is the concrete shall be provided by the contractor to mould the concrete shall be thoroughly concrete shall be removed from the work.
23. All surfaces on or against which concrete is to be laid shall be thoroughly with water just previous to placing the contract. The cement, sand, and lamp-black

crete. 24. The concrete shall be evenly spread 1 24. The concrete shall be evenly spread inpon 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 apper surface shall be parallel with the proposed surface of the completed pave-ment

ment. 25. Concrete shall not be mixed in larg-

25. Concrete shall not be mixed in large er quantities than is required for immediate use, and no batch shall be larger than can be made from one for an solution of sond model at the ender for monoportions of sond model at the ender for the sidewalks and concrete curbing shall be plainly and legibly stamped in letters not less than two (2) inches long, with the name of the constructing the same and the matter of the constructing the same and the model of the constructing the same and the model of the constructing the same and the matter of the constructing of the street. So the street is a same and the return fronts, and with a same and the return for the street of the street

ontinuous piece extending from property

Continuous piece extending 'rrom property line to property line. ' Section 4. All cement sidewalks shall conform to the following specifications: 1. Pavements of this class shall con-sist of a foundation of Portland cement concrete three (3) inches thick, and a wearing surface of Portland cement mor-tar three-quarters (34) of an inch thick, making a total thickness of the completed pavement at least three and three-quar-ter (34) inches. The earth bed on which the pavement is to rest shall be graded to the re-quired depth below the official grade of the street. The surface of such bed shall be parallel to and conform in every re-spect to the cross-section of the pave-ment when finished; the ground, after being perfectly dressed; shall be made solid by ramming or rolling. All soft or spongy places not affording a firm foun-dation shall be refiled with good and sound material and well rammed. In all places where any filling may be neces-sary to bring the bed to the required height it shall be done in layers not to cxceed eight (8) inches in thickness, and each layer shall be thoroughly drenched and tamped to insure a solid bed. 2. The base or foundation shall be, three (3) inches in thickness, and each layer shall be thoroughly drenched with be thoroughly drenched in thickness.

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 (3) 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. Section 5. That all work done shall be subject to the following conditions and requirements:

De covered with wet earth three (3) inches deep and kept so covered for ten (10) days. Section 5. That all work done shall bu subject to the following conditions and requirements: 1. The contractor shall give twelve (12) hours' notice in writing when he shall re-quire 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 failed to preserve, shall be borne by the contractor. The contractor shall dig all stake holes nec-essary to give lines and levels. The con-tractor shall, when required to do so by the said Superintendent of Streets, re-move from the work any overseer, super-intendent. labore, 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 be found to be in-competent 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 acceptance thereof, or from any act or omission 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 care-ful maner and replace the same when necessary that, the same should be re-placed, in as good a condition as shall be necessary that, the same should be re-placed, in as good a condition as shall be necessary that, the same should be re-placed, in as good a condition as shall be necessary to make proyer connections with the work already done on the reston and statisting from or, out of and dur-ing the performance of said work, or any portion thereof, and before the same has been acceled. 3. All the work 'provided for 'herein must in all cases

and materials used, unless the Common Council shall determine otherwise upon an appeal. 4. Whenever the word' "Contractor" is used in these specifications, it reters to the party or parties to whom the con-tract has been awarded for the construc-tion of the work herein specified. 5. Whenever the words "City Engineer" or "Street Superintendent" are used in these specifications, they refer, respect-ively, to the City Engineer and the the Street Superintendent of the City of San Diego, State of California. Section 6. That all ordinances or parts of ordinances in conifict herewith be and the same is hereby repealed. Section 7. That this ordinance shall take effect and be in force from and att-er its passage and approval. Section 8. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, immedi-ately after the approval of this ordi-nance, to publish or cause the same to be published once in the city official fewspaper of said City, to-wit: the San Diego Union and Daily Bee.

14. Gravel for concrete shall be of such size that the greatest diameter of any pebble will not exceed one and one-half $(1\frac{1}{2})$ inches, hor the least dimension of any pebblc be less than one-fourthy $(\frac{1}{2})$ 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: 16. 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 ex-tend from the curb line to the property line.

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 describéd, the pavement shall be five fect 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 two property lines to the durb and the inside of the curb line. 18. The cement and sand in the spect-ified 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 maxe 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 ysprinkling during the process of mixing in quantities to secure the required con-sistency. sistency.

An ordinance prescribing specifications for bituminous rock pavement on a Portland cement

concrete foundation in the City of San Diego, is read and on motion of Delegate Ecker adopted

by the following vote, to-wit:

AYES -- DELEGATES Thorpe, Clark, Guinan, Bradbury, Lambert, McNeill, Ecker, Burnell, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Butler, Chapman, Blair, Gutwillig, Kayser and Busch.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1139.

AN ORDINANCE PRESCRIBING SPECIFICATIONS FOR BITUMI-NOUS ROCK PAVEMENT ON A PORTLAND CEMENT CONCRETE, FOUNDATION IN THE CITY OF SAN DIEGO CALIFORNIA. Be it ordained, by the Common Coun-cil of the City of San Diego, as follows: Section 1. That the paving of all streets in the City of San Diego, Cali-fornia, with bituminous rock pavement on a Portland cement concrete founda-tion shall be done in accordance with the specifications hereinafter contained. The street pavement, guttering, and euverts 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 soil 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 fol-lows: (a) Grading and preparing the

stakes to be set by the City Engineer of said City. The work to be done shall be as fol-, lows: (a) Grading and preparing the roadbed: (b) Trenching for, and con-structing, the culverts; (c) Constructing and laying a pavement of bitu-minous rock; (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 pave-ment shall be done and performed as fol-lows:

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lation 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 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. The contractor, shall furnish, at his own expense, such laborers as may be required to enable a thorough inspection and calling of the blocks.
10. All natural stone block gutters shall be paid for at a stated price per square yard, which price per square (and shall other work and all capenses, direct or indirect, connected with the proper execution of the work, and of 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 materials the shall have been innally accepted by the Street Superintendent.
Section 4. That all 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 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 work disclose at the edge adjoining the street as shown on the plans and drawings on file in the office of the said City Engineer.
4. Portland cement concrete shall conform to the cross-section § of this Ordinance.
4. Portland cement concrete shall be composed of one (1) part, by volume; or 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 banked up solidly so that no movement will take place when the concrete is being tamped. The moulds shall be ban 8. The roller used shall be of a weight of not less than two hunlred and filly (250) pounds for each one (1) incl. width of roller. nancė (250) pounds for each one (1) incl. 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 Intention. The paving of all gutters will natural stone shall be as follows: 1. The blocks shall be of rorphyry or granite as specified in the Resolution of gutters shall be of rorphyry or granite as specified in the Resolution of Intention. The stone shall be of the all best of the shall be as follows: and any damage done dtherwise,

The stone blocks shall We heatly cut to the following dimensions: In length, not more than ten (10) nor less than sever (7) inches; in width, nor more than four and one-half (3%) inches, and to a uniform depth of seven inches. All bocks 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 (%) of an inchi 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 by hand and firmly bedded in four (4) inches of clean, sharp sand.
 The blocks shall be laid with their greatest length and widths throughout. At the intersection of one street, with another street the guiter shall be censtructed to the line of the curvature of the curve shall be best with shall be books. will be laid to true radial lines, following the curvature of the curves all on ritudinal joints shall be broken by a lay of at least two (2) inches, and the outer edge shall be index with screened pea gravel, which shall be broken by a lay of at least four (4) inches.

be filled with concrete as hereinafter specified and thoroughly tamped to within one (1) inch of the finished surface. The final tayer 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:

Culverts may be of vitrified pipe. cast-iron pipe, or of Portland cement concrete, as called for in the Resolution of Intention.
All culverts shall be constructed in the line of the guiters 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.
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 while declar, 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 sand. The pipe shall be with cement to one (1) part of sand top. After the cement is finished and the pipe covered with shall be with concrete which shall be with center the shall be filled in around the pipe with concrete which shall be laid and the pipe covered with six (6) inches of earth and shall be filled in a the earth and shall be filled in a shall be laid and the pipe, the cast-iron pipe, the material shall be the base quality of cast-iron pipe coated inside and top. After the cement is finished and has set for twelve (12) hours it shall be the pipe and the pipe covered with a doube coat of parameted with a douber of the submer down and shall be hald and concrete in the same manner.

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shall be broken by a hay 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 gut-ter shall be immediately covered with screened pea gravel, which shall first, be theroughly washed and heated and while hot shall her aked or swept in the joints until all are completaly filled. The blocks shall then be consided with ram-mers weighing from seventy-rive (7.) to eighty (80), pounds, until all rave been forced to a firm unyielding bed, and the gutter brought in a perfect surface. Ev-ery block that does not bave a solil bear-ing, 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 graved. 6. Immediately after ramming, the gravel shall be swept or otherwise cicaned out of the joints to a depth of one (t) inch, and there shall then be boured into the specified size and quality shall then be poured along and into the joints are completely full. Additional her gravel at the specified size and quality shall then be poured along and into the joints prev-iously filled with the 'paving cement, and then be compacted by tamoing with light rammers, especially made for this pur-pose, until all the joints are thorongnly filled and made flush with the upper sur-face of the gutter. 7. The said paving cement shall be composed of twenty (20) parts of refined asphaltum and three (3) parts of refined asphaltum and three (3) parts of refined asphaltum and three for immed before the material is, admitted into the work at teast 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 at least on eweek before being used. In order normality of the sub-grade the performance all performance of the street for the work called for in 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 'sub-grade and shape, required, and of maintaining it in perfect condition until the work has been done. The cost thereof shall be included in the contractor price per, squire, yard of completed pavement, and no extra compensation' shall be allowed the contractor for removing from the street. the emplus material that may result from the work of grading. The surplus material that may result from the work of grading. The surplus material that may issue designated by the Common Council' in the Resolution of Intantion.
2. When mud or soft material is encountered, it shall be taken out below the sub-grade, and the space shall be removed at the expense of the contractor.
3. In places where cutting is necessary to bring the street to the required surface, it shall be done in layers of not more than 'dools.
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 'dools.
4. In places where filling is necessary to bring the street of the required surface, it shall be done in layers of not more than 'dools.
5. The street shall be brought to a sub-grade of the established grade of the street, and shall be finished in the most performance and the contractor shall be thoroughly rolled before mother layer is a added.
5. The street shall be brought to a sub-grade of the established grade of the street, and shall be finished in the most perfect manner so as to be paraliel with, and in every way made to conform in shall be true, and all lightly above the sub-grade and endities the shall be true surface and the contractor.
6. Such portions by volume, of Portland cement, two (2) parts of snad, and four and one-half (45) parts of snad, and four and 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 mass while the concrete is being rammed. 7.7. 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 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 walls of the contractior before the work is accepted. All surfaces of cust iron-culvert plates shall be reset, and any plate that may be imperfect in form or material shall be labor and material and all expenses, direct-or indirect, con-nected with the proper execution of the work and of maintaining it im 'neffect i. Concrete foundations four (4) inch-es in thickness shall be caid under the bituminous rock pavement. And no ex-tra compassition, shall be laid as, follows: . Concrete for the pavement shall in-clude the cost of the foundations. The contractor for such foundations shall be made of Portland cement, sa which it rests. 2. All concrete foundations shall ,be made of Porthand cement, sand, and bro-ken 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 con-crete shall comply (with the requirements enumerated in section § of this ordi-nance The concrete shall be in place and a. The concrete shall be in place and rammed within thirty (30) minutes after the cement is wet, and any concrete ma-terial which has been wet for more than thirty: (30) minutes will not and any circumstances be allowed to be used in tinty (a) hinders be allowed to be used in the work. 4. The upper surface of the concrete, foundation shall's 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 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 sadd before the new concrete mixture is added.

mixture of equal parts of cement and sand before the new concrete mixture is added. Section 7. That all bituminous rock foundation shall comply with the fol-ing specifications: 1. The binder course is to be composed of fine broken hard 'rock, all passing a three-quarter (¾) inch screen, and as-phaltic paving cement. Not more than ten per cent of the broken rock shall ex-ceed one and one-quarter (1¼), 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, Fahrenheit, 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 firmly together, when the mass has been spread upon the street and finally compressed. The bind-er course must contain at least five (5) per cent of bitumen soluble in carbon di-sulphide.

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 finished pavement, and the particles of rock in, the whole course. when finished, must be firmly bound together. 4. The asphaltic cement 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. Its consistency must fall between the limits 40 and '80 penetration by the District of Columbia standard. It must be slightly elastic at a temperature of 32 degrees Fahrenheit. It must contain at least 60 pericent of bi-tumen' soluble in carbon di-sulphide... 5. Upon this binder course a layer of bituminous rock is to be spread of such thickness that when compacted 'it, 'to-gether with the binder course, shall have a thickness of at least two and one-half (2½) 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)"mor 'more than fifteen (15) per cent of bitumine when extracted by carbon di-sulphide. 7. The consistency of the bitumen ex-tracted by carbon di-sulphide. 7. The consistency of the bitumen ex-tracted by carbon di-sulphide hard within the limits of 40 to 80 penetration

naterial. 7. The consistency of the bitumen ex-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 s penetration.

must not be so changed by such heating 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-mesh 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 finely pulverized miner-al matter. powdered carbonate of lime shall be used. 10. The bituminous rock is to be re-duced to a finely disintegrated condition by heating, but not in open kettles, nor by ating, but not in open kettles, nor impair the quality of the bituminous ma. terials. It is to be brought upon the street in a finely disintegrated condition

terials street not co degree the bit formly weighin fifty (2 this la 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-

turer's name and brand of centent there-on. 2. Tests of the cement will be made at a temperature of from sixty (69) to sev-enty (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 said 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 No. 30 sieve shall have 900 meshes to the square inch and shall be made of, wire cloth, No. 31 wire, Stubbs wire gauge.

gauge: No. 50 sievo shall have 2500 meshes to the square inch, and shall be made of wire cloth, No. 35 wire, Stubbs wire

No. 100 sieve shall have 10,000 meshes to 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 inade both of neat cement and of cement and sund in proportions hereinafter specified, with only enough water added to thoroughly moisten the mixture and make it coher-ent. 6. After being thoroughly mixed as a

ent. 6. After being thoroughly mixed on a glass plate the mortar shall be from pressed into the moulds by hand, and the briquettes so formad placed upon a glass plate and kept there until put in

pressed into the moulds by haud, and the briquettes so formed placed upon a glass plate and, kept there until pot in water. 7. The sand used in prevacing briau-ettes shall be clean and sharp and of such size that it will pass through a number twenty (20) sieve and he retained cm 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 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 swell-ing, after being mixed; will be rejected. 40. Fortland cement snal be ground to such a degree of fineneas that not less than 98 per cent by weight shall pass a No. 53 sieve, and not less than 90 per cent by weight shall pass a No. 100 sieve. 11. The ultimate tonsile strength of briquettes, one square inch in cross sec-tion, made of neat Portland cement, shall be as follows: 0 ne day in air and twenty-seven days in water 510 pounds. 12. The ultimate tensile strength of briquettes one square inch in cross-sec-tion, made of one part by weight of Port-land cement and, three (3) parts of sand shall be as follows: 0 ne day in air and twenty-seven days in water 510 pounds. 13. Broken stone for concrete shall be good, hard stone for concrete shall be good, hard stone that will not be af-fected by the weight of any stone will not exceed one and one-half inches (1/2) nor the least, dimension of any stone be less than one-quarter (4) inch, and must he free from dust, dirt, or other fortegn in ther. 14. Gravel used for concrete shall be less than one-quarter (4) inch, and must he free from dust, dirt, or other fortegn in water.

The free from dust, dury, 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 (¼) of an inch, and must be free from dust, dirt, or other foreign matter.
15. Water shall be fresh, and free from control of the sewerage.

earth, dirt or sewerage. Section 9. That the modes and meth-ods of performing the work shall be as

rearth, dirt or sewerage.
Section 9. That the modes and methods of performing the work shall be as follows:

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 dement are visible. Upon the mixture there shall be spread the proper quantity of broken stone, or gravel.
The mass shall the be thoroughly turned over with shovels or hoes up tess than three (3) times, or until every puble or piece of broken stone is completely conted with mortar. Water shall be added by sprinkling during the process of mixing in quantities to secure their shall be thoroughly not consistency.
The cement and sand for mortar in the specified proportions shall be thoroughly mixed dry on a tight platform, with shovels or boes until no streaks of cement are visible. Water shall be added by sprinkling during the process of mixing in quantities to produce a mortar of the desired consistency, and the whole thoroughly mixed with shovels or hoes until an streaks of cement are visible. Water shall be added to the sand and cement, 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 form of the spread upon the concrete base, before the latter has set, in such dinatities that, after being thoroughly mixed, it will make a layer one inch thick conforming to the required grade and cross section, which shall be smoothed.

essary to give lines and levels. The con-tractor 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 contrary to these specifications, or who shall be found incompetent or un-faithful.

Aithful.
All loss or damage arising from the nature of the work to be done under these specifications, during the progress of the work, and before the acceptance thereof, or from any act or ommission on the part of the contractor, or awy agent or person employed by him, occuring in the contractor, and the 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 neutry eut on the inside of the curb, and such cutting and resetting of curbing and, replaced in as good a condition as found, and to the proper grade, and all projecting and resetting of curbing and, replacing of paving shall be done as shall be necessary to make proper connections with the work already done of the cross streets. The contractor shall keep good and sufficient guards around said improvements, by fence or otherwise, to prevent accident, and shall hang there on lights to burn from dusk to daylight, and the contractor shall built 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 hereimmust in all cases he done under the direction and to the satisfaction of the said Superintendent of Streets, and the specifications herein contained, and buy kind shall be used until they have been examined and approve day work or material not in accordance with the specifications, and the contractor 'shall' and 'so condemned, and the contractor 'shall' so condemned, and the contractor 'shall' and 'so the said Superintendent of Streets. The decision of the said Superintendent of Streets, who snall have 'tur' work and materials used, unless the 'shall be find as to the quality of the 'or shall' so condemned, and the contractor 'shall'.
4. Whenever the word ''Contractor' is used in these spe

by any other process name to purfi or	1.0u
impair the quality of the bituminous ma-	wi
terials. It is to be brought upon the	ce
street in a finely disintegrated condition	
street in a niery disintegrated condition	to
not colder than 250 nor hotter than 300	wi
degrees Fahrenheit, and while still hot.	, cie
the bituminous rock is to be spread uni-	th
formly and rolled with hot hand-rollers	th
weighing not less than two hundred and	un
fifty (250) pounds to the lineal foot until	
this layer is thoroughly compacted.	sp
11. Hand-rolling is to be followed by	la
rolling with a roller weighing not less	i af
than 150 pounds per inch in width of	- sp
roller. This roller is to be used on the	1a
warm pavement for at 'least five (5)	re
hours for each 1,000 square yards of sur-	sh
face.	sn
12. When the surface cannot be rolled,	
it is to be thoroughly rammed with hor	vi
tampers and smoothed with hot smooth-	er
ing lrons.	ar
13. In case the natural bituminous	l m
rock deposit, from which the contractor	
desires to take the bituminous rock, does	w
not contain material complying with the	cr
	m
above requirements, the contractor shall	
procure bituminous rock from some	th
other deposit and mix the same with the	
bituminous rock he desires to use, to	lec
hring it to the standard specified herein.	, cl
In all cases, the bituminous rock used	w
must. comply with the specifications	i er
herein contained.	
	i uj
14. The finished surface must be	lin
smooth and conform to the prescribed	
surface of the roadway.	be
15. The bituminous rock of the finish-	m
ed pavement shall be fine grained and	tr
compact, containing a sufficient amount.	l pe
of asphalt to fill the voids between the	igi ta
grains of sand or other mineral matter	· · ·
entering into its composition. It must be	
free, from water and from appreciable	la
	f m
quantities of light oils volatile at 250	, th
degrees Fahrenheit, and must be in ev-	. m
ery way serviceable for use as a wear-	st
ing surface for a street pavement.	,
16. The contract price shall be per-	
square yard for finished pavement, and	51
shall include all grading, foundation,	re
and all other work and all expenses, di-	h
rect or indirect, connected with the prop-	r
er execution of the work, and of main.	f
taining the same until it shall have been	F
finally accepted by the street superinten.	

dent. Section S. That all cement, broken stone, or gravel, or other materials not hereinbefore specified, shall comply with the following specifications: dent

a. Board or timber forms'shall be pro-ided by the contractor to mould the con-rete and mortar to the required shape, and shall be left until the concrete or fortar is set.
5. Re-tempering of concrete or mortar, fill not be permitted, and mortar or com-rete that has begun to set before rain-ing is completed shall be removed from he work. 6. All surfaces on or against which because the standard shall be thoroughly leaned and dampened by sprintling with ater just previous to placing, the con-The concrete shall be evenly spread-point the foundation; as soon as mixed, is a layer of such depth that after having een thoroughly compacted with ram-ners it shall not be in any place less han the thickness called for, and the up-per surface shall be parallel with the roposed surface of the completed work. S. Concrete, shall not be mixed in arger quantities than is required for im-nediate use, and no batch shall be larger han can be made of one barrel of ce-nent with the proportions of sand and stone. 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 failed to preserve shall be borne by the contractor. The contractor shall dig all stake holes necone.

An ordinance prescribing specifications for asphalt pavement on Portland cement foundation in the City of San Diego, is read and on motion of Delegate Ecker adopted by the following vote, to-wit:

AYES -- DELEGATES Thorpe, Clark, Guinan, Bradbury, Lambert, McNeill, Ecker, Burnell, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

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<u>ABSENT--DELEGATES</u> Butler, Chapman, Blair, Gutwillig, Kayser and Busch.

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, California, with asphalt pavement on Portland Cement Concrete foundation 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 con-structing, the curverts; (c) Constructing and laying a pavement of asphalt on Portland cement concrete foundation; (d) Constructing and laying along the exterior lines of 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: ^t

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 pre-paring 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 thercof 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

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 the 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 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 paying 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 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. A

2. The stone blocks shall be neatly 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 $(3\frac{1}{2})$ inches, and to a uniform depth of seven 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 (%) of all 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 mand of maintaining the same in perstone.

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 of one street with another street the gutter shall be constructed to the line of the culverts. If culverts are be eight (8) inches at the edge ad-be eight (18) inches at the edge ad-be edge ad-be eight (18) inches at the edge ad-be e

and re-filled, and all pipe trenches, and 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 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 (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, adayer of clean, dry coarse sand, one-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, fect 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)

of the bells and the outside of the spigot ends shall be wiped clean, thor-oughly 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 commented 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 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 to 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 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 ac-cordance 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 casefrom 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 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

 Intention, 2. When mud or 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 necessary to bring the street to the required surface, the plow point shall not in any case penetrate below a point two (2) inches above the sub-grade. The remainder shall be carefully dressed off with 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, 	not constructed across the intersec- tion, 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 longitud- inal 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. Thé blocks shall then be ram- med with rammers weighing from sev- enty-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 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'	be eight (a) menes at the edge tak joining 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 requirements enumer- ated 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 con- crete 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 fill- ed in and finished with a trowel. Af- ter 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 plpe, cast-iron pipe, or of Portland cement concrete, as called for in the Resolu- tion of Intention. 2. All culverts shall be constructed in the line of the guitters and in the di- rection 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 ma- terial shall be close grained, well glaz-	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 con- tractor 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 Street Superintendent. Section 6. That all concrete founda- tion 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 con- tractor for such foundations. The con- tractor for such foundations shall in- clude the cost of the foundation upon which it rests. 2. All concrete 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, bro- ken 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 af- ter the cement is wet, and any concrete
The surface shall then be rolled, when	of one (1) inch, and there shall then	Engineer.	3. The concrete shall be in place and rammed within thirty (30) minutes af-
it shall again be dressed and re-rolled	be poured into the joints, while the	3. If of vitrified stone pipe, the ma-	

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.

6. Before adding any new concrete mixture to that which has been previously 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.

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 nore 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.

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 describéd result after final compressicn.

5. The binder mixture, prepared as 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, after 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.

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 mater-

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 suitable in all respects to make, upon proper admixture with the refined liquid asphalt, a durable and satisfactory cement.

11. 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 five (5) per cent in weight of vaporizable oils. Material which has been cracked in the process of refining, or which contains any admixture of paraffine or coal-tar products will be rejected, and shall not be 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. 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 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 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 square yard of finished pavement, and foundation,

5. Briquettes for testing tensile strength of coment 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 briquettes shall be clean and sharp and of such size that it will pass through a number twenty (20) sieve and be re-tained 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 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. And centent showing signs of swelling, after being mixed, will be rejected.

10. Portland cement shall be ground to such a degree of figeness that not less than hindty-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 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 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 (11/2) nor the least dimension of any stone be less than one quarter (%) 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 from any and all suits for damages one-half inches (11/2) 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 for-ʻeign matter.

15. Water shall be fresh, and free from earth; dirt or sewerage.

Section 9. That the mode and methods of 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 platmixture 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

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:

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 grade 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 niay 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, labover, 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 progress 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, 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 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 form with shovels or hoes until no been examined and approved by the streaks of cement are visible. Upon 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" used in the

		snall include, all, grading, roundactori,	shan be added to the sand and cement,	is used in these specifications, it refers
	vials:	and all other work and all expenses,	mixed in accordance with the foregoing	to the party or parties to whom the
	Amboltio Orioritant to 17	direct or indirect, connected with the	directions, in sufficient quantities to	contract has been awarded for the
	Asphaltic 9 per cent to 17 per cent by	proper execution of the work, and of	produce a mortar of the desired con-	
	Cement weight.	proper execution of the work, and of		construction of the work herein speci-
	Sand' 92 marine to 27	maintaining the same until it shall	sistency, and the whole thoroughly	fied.
	Sand' 86 per cent to 65 per cent by	have been finally accepted by the Street	mixed with shovels or hoes until a hom-	5. Whenever the words "City Engin-
	weight.	Superintendent.	cgeneous mass is produced.	eer" or "Street Superintendent" .are
	Finely.	Section 8. That all cement, broken		
	powdered	Section 78. That all comoney plenet	3. The mortar, while fresh, shall be	used in these specifications, they refer,
	Carbonate 5 per cent to 18 per cent by	stone, or gravel, or other materials not	spread upon the concrete base before	respectively, to the City Engineer and
		hereinbefore specified, shall comply	the latter has set, in such quantities	the Street Superintendent of the City
		with the following specifications:	that after being thoroughly manipulat-	of San Diego, State of California.
		1. No cement will be accepted, test-		Section 11. That all ordinances or
	Total 100 per cent to 100 per cent by	ed, or permitted to be used unless de-	ed and spread over the concrete it will	
	weight.	livered in original packages with the	make a layer one inch thick conforming	parts of ordinances in conflict here-
		invered in original packages with the	to the required grade and cross-section,	with be and the same are hereby re-
	9. The asphaltic cement shall be	manufacturer's name and brand of ce-	which shall be thoroughly dressed and	pealed.
	prepared from a refined asphalt mixed	ment thereon.	smoothed	Section 12. That this ordinance shall
	with a refined liquid asphalt, as de-	2. Tests of the cement will be made	4. Board or timber forms shall be	take effect and be in force from and
, ,	sérihéd bolow and shall contain ant	at a temperature of from sixty (60) to		after its passage and approval.
	scribed below, and shall contain not	seventy (70) degrees Fahrenheit.	provided by the contractor to mould the	
	less than eighty (80) per cent of bi-	2 Samples for tarted marine	concrete and mortar to the required	Section 13. That the City Clerk of
	tumen soluble in carbon di-sulphide. It	3. Samples for tests may be taken	shape, and shall be left until the con-	the said City of San Diego, be, and
	shall be heated to a temperature of	from every package delivered, and un-	crete or mortar is set.	he is hereby authorized and directed,
	three hundred (300) degrees Fahren-	less they meet the requirements here-	5. Retempering of concrete or mortar	immediately after the approval of this
	heit before adding it to the other ma-	in specified such packages may be re-		ordinance, to publish or cause the
	terials used in making the other mat	jected.	will not be permitted, and mortar or	same to be published once in the city
	terials used in making the asphalt	4. The sieves used for testing cement	concrete that has begun to set before	
	wearing surface. In no case shall this	for fineness and for survive the	rainming is completed shall be removed	official newspaper of said City, to-wit:
	asphaltic cement be heated above three	for fineness and for gauging the sand	from the work.	the San Diego Union and Daily Bee.
	hundred and twenty-five (325) degrees	to be used in making briquettes for	6. All surfaces on or against which	,
	Fahrenheit.	sand tests shall be as follows:	o. An surfaces on or against which	
	10. The nofined calls a sub-it since he	No. 20 sieve, shall have 400 meshes to	concrete is to be laid shall be thorough-	
	10: 'The refined solid asphalt must be	the square inch, and shall be made of	ly cleaned and dampened by sprinkling	
	manufactured wholly from asphaltic	wire cloth, No. 28 wire, Stubbs wire	with water just previous to placing the	
	material, and must be free from ad-	mile cioni, ito. 23 wire, stubbs wire	concrete.	
	mixture with, any residues obtained	gauge. No. 30- sieve shall have, 900	7. The concrete shall be evenly	1
	by the artificial distillation of coal,	meshes to the square inch, and shall be	spread upon the foundation, as soon as	
	coal-tar, or paraffine oil. It must con-	made of wire cloth, No. 31 wire, Stubbs		
	tain not less than eighty (80) per cent	wire gauge. No. 50 sieve shall have 2500	mixed, in a layer of such depth that	
	of bitumen salah eighty (80) per cent	meshes to the square inch, and shall be	after having been thoroughly com-	,
	of bitumen soluble in carbon di-sul-	made of wine square men, and shall be	pacted with rammers it shall not be in	
	phide; and not more than four (4) per	made of wire cloth, No. 35 wire, Stubbs	any place less than the thickness called	•
	cent of non-bituminous organic mat-	wire gauge. No. 100 sieve shall have	for, and the upper surface shall be par-	
	ter. It must be of even and uniform	10,000 meshes to the square inch, and		· ,
	composition, and when heated to a	shall be made of wire cloth, No. 40 wire.	allel with the proposed surface for the	,
	temperature of three hundred (300) de-	Stubbs wire gauge.	completed work.	· ·
	groog Echnonholt for (300) de-		······································	
•	grees Fahrenheit for five (5) hours,			
		· · · ·		

An ordinance prescribing specifications for asphalt pavement of natural earth in the City

of San Diego, is read and on motion of Delegate Ecker adopted by the following vote, to-wit: AYES -- DELEGATES Thorpe, Clark, Guinan, Bradbury, Lambert, McNeill, Ecker, Burnell, Briggs,

Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Butler, Chapman, Blair, Gutwillig, Kayser and Busch.

Said ordinance as adopted is as follows, viz:

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i: Culverts may be vitrified pipe, cast-) for three hundred degrees Fabrenhoit for iron pipe, or of Portland cement, car-) five hours it must not lose more than crete; as culled for in the Resolution of of the per cent in weight of vaporizable intention

of three hundred degrees Fabrenheit for five hours it must not lose more than five per cent in weight of vapprizable oils. Material which has been cracked in the process of retining, or which contains any admixture of parafilme or coaltar 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, elay, 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 drivers to a semperature between 300 and 275 degrees Fahrenheit. The hot sand and coid lime dust shall then be, thoroughly mixed together in a mixer. A quantity of asphalt cement (previously heated to 300 degrees Fahrenheit) sufficient to produce a pavement containing not less than 5 per cent of bitumen soluble in carbon di-sulphide shall be mixed until every barticle of the sand and 'ime 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 (250) and three hundred and asphaltic cement.
9. The mixture prepared as above shall be brought to the work in carts of dump-wagons, and shall on be colder than 250 degrees Fahrenheit or hotter than 325 degrees Fahrenheit or be colder than 250 degrees fahrenheit or be colder than 250 degrees Fahrenheit or hotter than 325 degrees fahrenheit when it reaches the work.
10. It sh

ly tested by means of gauges. 11. It shall be immediately compressed with hot hand-rollers, ofter wilch a small amount of hydraulic coment shall be swept over it, and it will-then imme-diately be thoroughly rollol by 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 inac-cessible to the roller must be tamped with hot iron tampers. The resulting pavement must, show a closs grained, eyen, and smooth surface, true to the grade and cross-section, and free from all hollows and irregularities. Not 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-

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 exe-cution of the work and of maintaining the same until it shall have been finally accepted by the Street Superintendert. Section 7. That, all cement, broken stone, or gravel, or other materials not hereinbefore 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.

on. 2 Tests of the cement will be made at

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-sector 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 follows: 1. The blocks shall be of rorphyry 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. 2. The stone blocks shall be usity cut to the following dimensions: In length sha four and one-half (4%) inches, and to a uni-form depth of seven inches. All blocks shall be dressed to fectangular faces with = 1

so covered for ten (10) days. Section 5: That all culverts shall be constructed as follows:

5. The refined liquid asphalt must be a V5. The refined liquid asphalt must be a highly comentitious liquid asphalt re-fined so as to deprive it of all water and light oll. 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 28 degrees handha. When heated to a temperature paptha. When heated to a temperature

2 Tests of the coment will be made at a temperature of from sixty (60) to sev-enty (10) uegrees Fahrenheit. 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 briquettes for sand tests shall be as follows: No. 20 sleve shall have 400 meshes to the square inch and shall be made of wire cloth. No. 28 wire. Stubbs wire gauge. No. 21 sleve shall have 900 meshes to the square inch No. 31 wire. Stubbs, wire gauge.

gauge. No. 50 sieve shall have 2500 meshes to the square inch and shall be made et wire cloth, No. 35 wire, Stubbs wire gauge.

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

wire cross gauge. 5. Briquettes gauge. 5. Briquettes for 'esting tensile strength of cement will be under 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. 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 juntil put in water.

the briquettes' so, formad placed upon a glass plate and kept there juntil put in water. 7. The sand used in preparing briou-etics 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 sever (5) days in either air or water. 9. Any cement 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 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 itensile strength of briquettes, one scatter inch in cross sec-tion, made of neat Portland cement, shall be as follows:

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shall be as follows: One day in air and s'x days in water 120 pounds. One day in air and twen, y seven cays' in water 100 pounds. I3. Broken stone for concrete shall be good, hard stone that will not be af-fected 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 be less than one-querter (1/2) inch, and must be free from dust, dirt, or other foreign matter.

less than one-quorter (4) 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)4) nor the least dimen-sion of any pebble be less than one-quar-ter (4) 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 8. That the modes and meth-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 bees, grattines into streaks of cement are visible. Upon the inxture there shall be spread the moper grantity of broken stone or gravel. The mass shall then be thoroughly turned over with shovels or noes not less that three (8) times, or until every pabble or plece of broken stone is completely coated with mortar. Water shall be added by sprink-ling during the procass of mixing in quantifies to secure the required con-sistency.

ing during the process of mixing in quantities to secure the required con-sistency. 2. The cement and sand for mortar in the specified proportions shall be thor-oughly mixed dry on a tight statform, with shovels or boes, until no streaks of coment are visible. Water shall be added to the sand and coment, in accordance with the foregoing directions, in suffi-cient quantities to produce a, mortar of the desired consistency, and the whole thoroughly mixed with shovels or boes 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 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 smothed.

water just previous to planning crete. 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 ram-mers it shall not be in any place less than the thickness called for, and the up-per surface shall be parallel with the proposed surface of the completed work. The concrete shall not be mixed in

8. The concrete shall not be mixed in larger quantities than is required for im-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. stone.

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 l.nes. lovels, 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 of employees may have failed to preserve, shall be bonne by the contractor. The contractor shall dig all stake holes nec-essary to give lines and levels. The con-tracter shall, when required to do so by the said Superintendent of Streets, re-move from the work any overser, sup-

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A communication from the Board of Public Works asking for authority to employ a per-

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manent clerk in the Water Department to take the place of the temporary clerk now employed, is read and referred to the Water Committee.

A communication from the Board of Fire Commissioners asking that the permanent men in the Fire Department be granted 10 days' vacation each, is read and ordered filed. Thereupon an ordinance providing for the vacation of the men in the Fire Department for ten days each, and authorizing the employment of extra men as substitutes in their places, is read and on motion of Delegate Lambert adopted by the following vote, to-wit: AYES -- DELEGATES Thorpe, Clark, Guinan, Bradbury, Lambert, McNeill, Ecker, Burnell, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Butler, Chapman, Blair, Gutwillig, Kayser and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1154.

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 authorizing 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-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.

On motion of Delegate McNeill it is ordered that when the Board adjourns, it do adjourn until Monday, June 16th, 1902, at 7:30 p.m.

A Joint Resolution inviting the Christian Endeavor Association to hold its next annual meeting in San Diego, is read and adopted, viz:

JOINT RESOLUTION NO. 1414.

BE IT RESOLVED, 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 ate of California to hold its next annual meeting in the City of San Diego, California.

A Joint Resolution granting to H. W. Putnam permission to grade a portion of Third street in front of his property, is read and adopted, 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 of 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 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 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 resolution giving the consent of this Board to the Board of Aldermen to adjourn for a longer period than one week, is read and adopted, viz:

RESOLUTION.

BE IT RESOLVED, By the Board of Delegates 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 Aldermen to adjourn from June 2d, 1902, to June 16th, 1902, at 7:30 p.m.

The petition of C. V. Houk for a retail liquor license at the northwest corner of "D" and Third streets, is presented and referred to the Health and Morals Committee.

The petition of James King, Sr., for permission to remove five trees from in front of 960 20th street, is presented and referred to the Joint Street Committee.

A communication from Nason & Oesting, also a communication from E. J. Louis in the

matter of the insurance of the steam boilers in the main pumping plant at Mission Valley, are presented and referred to the Joint Fire Committee.

A communication from Waldo S. Waterman protesting against the dumping of garbage and rubbish at the foot of Eleventh street, is read and referred to the Health and Morals Committee.

The report of the Poundkeeper for the month of May, 1902, is presented and ordered filed.

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.

A communication from the Board of Public Works recommending that the passing of hand bills and papers on parks and plazas be prohibited, is read and on motion the Attorney is directed to prepare and present an ordinance to carry the recommendation into effect.

A communication from the Board of Public Works in the matter of placing fire hydrants is read and ordered filed.

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A communication from the City Engineer transmitting a profile and an estimate of the cost of grading a roadway on El Cajon avenue for a distance of 700 feet east of the easterly line of Park Boulevard, is read and referred to the Joint Street Committee.

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A communication from the Board of Public Works recommending that Solon Bryan be granted an extension of 30 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 the extension is granted.

Thereupon a Joint Resolution granting Solon Bryan 30 days' additional time in which to complete his contract for the construction of a wood water pipe line in El Cajon avenue, is read and adopted, viz:

JOINT RESOLUTION NO. 1416.

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WHEREAS, The City of San Diego, California, through its Board of Public Works, entered a contract with Solon Bryan on the 29th day of January, 1902, wherein and whereby the said Solon Bryan agreed to furnish all 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 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 10th 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.

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 presented and referred to the Joint Street Committee. A Joint Resolution granting to W. P. Singer permission to grade a portion of Third street and a portion of Maple street in front of his property, being read is on motion of Delegate Lambert adopted, viz: JOINT RESOLUTION NO. 1417. BEITRESOLVED, 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 in 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 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 the said certificate with the Superintendent of Streets, 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 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 in his said certificate.

After first giving due notice President Jenks did, in open session, sign an ordinance (No.1127) prescribing regulations in making connections with the public sewers, and for plumbing; 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 and rejecting certain other sales of real estate; 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 5 fire hydrants in different parts of the city; also

An Ordinance (No.1134) providing for the laying of a two inch water pipe line at La Jolla Park; also

An Ordinance (No.1135) 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; also

An Ordinance (No.1136) providing for the purchase of supplies for the city; also

An Ordinance (No.1137) prescribing specifications for asphalt pavement of Portland cement concrete foundation; also

An Ordinance (No.1138) prescribing specifications for asphalt pavement on matural earth; also

An Ordinance (No.1139) prescribing specifications for bituminous rock pavement on a Portland cement concrete foundation; also

An Ordinance (No.1140) prescribing specifications for sidewalking and curbing; also

An ordinance (No.1141) providing specifications for the grading of streets; also (N0.1154)An Ordinance providing for the vacation of the permanent men in the Fire Department

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for 10 days each, and authorizing the employment of substitutes.

Thereupon the Board adjourned.

President of the Board of Delegates.

ATTEST: lo.D. Loldina

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

Council Chamber of the Board of Delegates of the City of San Diego, California, June 16th, 1902.

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

PRESENT--DELEGATES Butler, Thorpe, Chapman, Bradbury, Lambert, McNeill, Ecker, Gutwillig,

Burnell, Briggs, Busch, Lewis, Woolman and Clerk Vincent.

ABSENT---DELEGATES Clark, Guinan, Blair, Kayser and Jenks.

In the absence of President Jenks Delegate Ecker is elected President pro tempore.

The reading of the minutes of the previous meeting is dispensed with.

The following report of the Joint Street Committee in the matter of petition of James King Sr., for permission to cut out trees from in front of 960 20th street, is read and on motion of Delegate Bradbury adopted, viz:

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

F. C. Hyers, Geo. B. Watson, D. F. Jones, R. P. Guinan, B. Burnell.

June 12th, 1902.

Thereupon said petition is granted.

At this time Delegate Guinan enters and takes his seat in the Board.

The following report of the Joint Street Committee in the matter of the repair of El Cajon avenue for a distance of about 700 feet easterly from Park Boulevard, is read and on

motion of Delegate McNeill adopted, viz:

The Street Committee recommends that the within mentioned road be graded by the street

force; and presents herewith an ordinance to carry into effect this recommendation, and recom-

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mends its adoption.

F. C. Hyers,

Geo. B. Watson,

D. F. Jones,

R. P. Guinan,

B. Burnell.

6/12/02.

Thereupon an ordinance providing for the grading of a portion of El Cajon avenue, is read and on motion of Delegate Lambert adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Thorpe, Chapman, Guinan, Bradbury, Lambert, McNeill, Ecker, Gutwillig, Burnell, Briggs, Busch, Lewis and Woolman.

NOES -- NONE.

ABSENT--DELEGATES Clark, Blair, Kayser and Jenks.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1150.

An ordinance providing for the grading of a portion of El Cajon avenue, in the City of San Diego.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board is hereby authorized and directed to repair and improve El Cajon avenue from Park Boulevard easterly for a distance of seven hundred feet, in accordance with the recommendation of the City Engineer of said city dated May 24th, 1902, and filed in the office of the Clerk of said city on May 24th, 1902, provided, that said work shall be done by the street force of said city, and the expense thereof shall not exceed the sum of one hundred forty-six and 65/100 dollars (\$146.65).

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

The following report of the Joint Street Committee in the matter of the petition of Arthur Small and Geo. Nolan for authority to maintain signs on bicycle racks, is read and On motion of Delegate Briggs adopted, viz:

The Street Committee recommends that the within petition be granted, provided said bicycle racks shall not be more than four feet in heighth and two feet in width.

> F. C. Hyers, Geo. B. Watson, D. F. Jones, R. P. Guinan,

B. Burnell.

6/12/02.

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Thereupon a Joint Resolution granting permission to Arthur Small and the San Diego and all other bicycle dealers Cycle and Arms Company to maintain signs on bicycle racks, is read and Delegate Lambert

moves that the same be adopted.

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Delegate Bradbury moves that said resolution be amended to allow all merchants and dealers in the city to maintain bicycle racks with signs thereon in front of their place of business, which motion is adopted.

Whereupon on motion of Delegate Guinan the whole matter is laid on the table.

The Joint Street Committee having recommended that A. Maggiora be granted permission to maintain a bicycle rack with a sign thereon in front of his place of business at the intersection of Sixth and "I" streets, present a Joint Resolution to carry their recommendation into effect.

Whereupon on motion of Delegate McNeill said matter is laid on the table.

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The following report of the Joint Street Committee in the matter of the petition of Herman M. Fritz to maintain an electric sign at the southeast corner of "F" and Fourth streets, is read and on motion of Delegate Bradbury adopted, viz:

The Joint Street Committee recommends that the request of H. M. Fritz to maintain an electric sign at the southeast corner of Fourth and "F" streets, be granted. We therefore recommend the adoption of the accompanying Joint Resolution.

F. C. Hyers,

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D. F. Jones,

R. P. Guinan.

Geo. B. Watson voting no.

June 12th, 1902.

B. Burnell voting no.

Thereupon a Joint Resolution granting permission to H. M. Fritz to maintain an electric sign at the southeast corner of Fourth and "F" streets, being read is on motion of Delegate McNeill adopted by the following two-thirds vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Guinan, Bradbury, Lambert, McNeill, Ecker, Gutwillig, Burnell, Briggs, Busch, Lewis and Woolman.

NOES -- NONE.

ABSENT--DELEGATES Clark, Blair, Kayser and Jenks.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1418.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows: That permission be and is hereby granted to H. M. Fritz to maintain an electric sign ten (10) feet high and fifteen (15) inches wide on the outside of his place on the southeast corner of Fourth and "F" streets in the City of San Diego, California.

The following report of the Joint Street Committee in the matter of placing the names of streets on street corners, is read and on motion of Delegate Bradbury adopted, viz:

San Diego, Cal., June 12th, 1902.

To the Common Council,

Sam Diego, Calif.,

Gentlemen:--

The Joint Street Committee, in accordance with the terms of Joint Resolution No.1411,

herewith reports as follows:

We ask for further time for investigating the matter of placing the names of streets on

street corners. In the meantime we recommend the adoption of a Joint Resolution requesting

the owners of property on street corners to place the names of streets on their property.

Respectfully,

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F. C. Hyers,

Geo. B. Watson,

D. F. Jones,

R. P. Guinan,

B. Burnell.

Thereupon a Joint Resolution requesting the owners of property on street corners to put up street signs on their property, being read is on motion of Delegate Bradbury adopted, viz:

JOINT RESOLUTION No. 1419.

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

That all persons owning property located upon any street corner in the City of San Diego, California, be, and they are hereby respectfully requested to place and maintain upon the corner of such property, the names of the streets running by said property; said names to be placed upon a piece of board six (6) inches wide, an inch thick, painted black, with white letters or figures at least three (3) inches long thereon.

That the said City Clerk of said city of San Diego, be, and he is hereby authorized and directed to publish or cause to be published this resolution 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 Joint Water Committee in the matter of procuring a supply of water for the use of the city, is read and on motion of Delegate Bradbury adopted, viz: San Diego, California, Jun. 16,1902.

To the Honorable, the Common Council,

San Diego, California,

Gentlemen:--

In the matter of a supply of water from Mission Valley, the Joint Water Committee respectfully reports and recommends that the city purchase a tract of water bearing land of about 15 acres from Mr. H. C. Gordon, the agent of the owners of said land, for \$50, per acre; that the city lease another tract of land of about 140 acres or more from the owner for a period of 7 months at a monthly rental of \$150.00 per month, with a contract of purchase at the rate of \$50, per acre, the rental to be deducted from the purchase price when the purchase is completed; and that the City Attorney prepare the necessary papers to carry this recommendation into effect at once.

Respectfully,

J. P.	M. Rainbow,	
₩• .H•	C. Ecker,	
E. G.	Bradbury,	
W. W.	Lewis,	•.
John	W. Lambert.	

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The following report of the Joint Water Committee recommending that the provisions of

the Water Rate ordinance regarding irrigation be enforced by the Police, and that a tele-

phone be put in the residence of the foreman of the pipe system of the Water Department, is

read and on motion of Delegate Thorpe adopted, viz:

The Joint Water Committee recommends that the Common Council instruct the Police Department to enforce the provisions of the ordinance regulating the use of water through standing irrigators and hose not held in the hand;

This Committee recommends that the Board of Public Works put a telephone in the residence of the foreman of the pipe system of the Water Department.

Respectfully,

J. P. M. Rainbow;

C. N. Clark,

W. H. C. Ecker,

E. G. Bradbury,

W. W. Lewis,

J. W. Lambert.

The following report of the Joint Water Committee in the matter of an ordinance providing for the purchase of water from the San Diego Flume Company, is read and adopted, viz: . The Joint Water committee recommends that the within ordinance be adopted.

> Geo. B. Watson, Chas. N. Clark, J. P. M. Rainbow, A. H. Kayser, W. H. C. Ecker, E. G. Bradbury, W. W. Lewis, J. W. Lambert.

June 6th, 1902.

Thereupon an ordinance providing for the execution of a contract for the purchase of water from the San Diego Flume Company, being read is on motion of Delegate Woolman adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Guinan, Bradbury, Lambert, McNeill, Ecker, Gut-

willig, Burnell, Briggs, Busch, Lewis and Woolman.

NOES -- NONE.

ABSENT--DELEGATES Clark, Blair, Kayser and Jenks.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1151.

An Ordinance providing for the execution of a contract for the purchase of water by the City of San Diego, California, from the San Diego Flume Company.

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

Section 1. That the City of San Diego, California, enter into a contract for the purchase of water, fit and proper for domestic use, from the San Diego Flume Company during the months

or June, July, August, September, October and November, 1902; provided, that the amount thereof shall not exceed the amount of water demanded by and necessary to supply the consumers of said City of San Diego with water over and above the amount that can at any time during said months be furnished by the pumping plants of the water distributing system of said city in Mission Valley, and that such amount shall not exceed thirty million (30,000,000) gallons in any one month during said time, and the amount to be paid therefor shall be five (5) cents per one thousand (1,000) gallons. The water furnished in any one month to be paid for in warrants of said city drawn upon the water fund thereof on the first Thursday of the following month. That the Mayor of said city be and he is hereby authorized and directed for and on behalf, in the name, and as the act and deed of said city, to enter into a contract with the said San Diego Flume Company for the purchase of said water as above provided, and that the City Clerk of said city be and he is hereby authorized to attest the execution of said contract by affixing thereto his signature and the 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 Joint Water Committee in the matter of the request of the Board of Public Works to have the temporary clerk in the Water Department made permanent, is read and on motion of Delegate Lambert adopted, viz:

The Joint Water Committee recommends that the recommendation of the Board of Public Works that the temporary clerk in the Water Department be made permanent, be adopted. We therefpre recommend the adoption of the accompanying ordinance providing for the appointment of a permanent clerk in the Water Department at a salary of \$60.00 per month.

> Geo. B. Watson, Chas. N. Clark, J. P. M. Rainbow, A. H. Kayser, W. H. C. Ecker, E. G. Bradbury, W. W. Lewis, J. W. Lambert.

June 6th, 1902.

Thereupon an ordinance providing for the employment of a permanent clerk in the Water Department, is read and on motion of Delegate Lambert adopted by the following vote, to-wit: <u>AVES</u> -- <u>DELEGATES</u> Butler, Thorpe, Chapman, Guinan, Bradbury, Lambert, McNeill, Ecker, Gut-

willig, Burnell, Briggs, Busch, Lewis and Woolman.

NOES -- NONE.

ABSENT--DELEGATES Clark, Blair, Kayser and Jenks.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1143: An Ordinance Providing for the' Employment of a Permanent 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, Callfornia, be, and said Board, of Rublic Works is hereby authorized and directed to employ an additional pegmanent clerk in the Water Department of said City to take the place of the temporary clerk now employed in said Department, whose salary shall be and is hereby fixed at the sum of Sixty dollars (860.00) per month. "Section 2. That all ordinances or parts of ordinances in conflict herewith be and the same is hereby 'repealed. Section 3. That this ordinance shalt 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 Bea.

The following report of the Joint Fire Committee in the matter of an ordinance pro-

viding for the appointment of an inspector of steam boilers, is read and on motion of Delegate Lambert adopted, viz:

The Joint Fire Committee recommends that the within ordinance providing for the inspection of steam boilers, be adopted.

Geo. B. Watson,

Chas. N. Clark,

J. P. M. Rainbow,

Geo. B. Chapman,

June 6th, 1902.

Robt. J. Blair.

Thereupon an ordinance providing for the appointment of an inspector of steam boilers and prescribing his duties, is read and on motion of Delegate Lambert adopted by the following vote, to-wit: AYES -- DELEGATES Butler, Thorpe, Chapman, Guinan, Bradbury, Lambert, McNeill, Ecker, Gut-

willig, Burnell, Briggs, Busch, Lewis and Woolman.

NOES -- NONE.

ABSENT--DELEGATES Clark, Blair, Kayser and Jenks.

Said ordinance as adopted is as follows, viz:

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The following report of the Joint Fire Committee in the matter of insuring the steam boilers at the main pumping plant at Mission Valley, is read and on motion of Delegate McNeill adopted, viz:

The Joint Fire Committee recommends that the boilers at the main pumping plant be insured

for \$20,000.00 for a period of three years at a premium of not to exceed \$175.00. We there-

fore recommend the adoption of the accompanying ordinance.

Geo. B. Watson,

Chas. N. Clark,

J. P. M. Rainbow,

Geo. B. Chapman,

Robt. J. Blair.

June 6th, 1902.

Thereupon an ordinance providing for the insurance of certain steam boilers owned by the

city is read and on motion of Delegate Chapman adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Guinan, Bradbury, Lambert, McNeill, Ecker, Gut-

willig, Burnell, Briggs, Busch, Lewis and Woolman.

NOES -- NONE.

ABSENT-DELEGATES Clark, Blair, Kayser and Jenks.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1152.

An Ordinance providing for the insurance of certain steam boilers owned by the City of San Diego, California.

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

Section 1. That the Board of 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 steam boilers at Mission Valley at a value of twenty thousand dollars (\$20,000.00) for three (3) years; provided, that the expense thereof shall not exceed the sum of one hundred and seventy-five dollars (\$175.00) for said Mission Valley boilers. Said boilers belonging to the system of water works of the said City of San Diego, California.

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

The Health and Morals Committee having recommended that the petition of T.P.Conner for a retail liquor license at the southwest corner of Fifth and "H" streets, be granted, on motion of Delegate McNeill said petition is granted.

The Health and Morals Committee having recommended that the petition of C.V.Houk for a retail liquor license at the northwest corner of Third and "D" streets, be granted, on motion of Delegate Lambert said petition is granted.

The following report of the Joint Health and Morals Committee in the matter of the

protest of Waldo S. Waterman against the dumping of garbage at the foot of Eleventh street, is read and on motion of Delegate McNeill adopted, viz:

The Joint Health and Morals Committee recommends that the City Attorney be instructed to prepare and present an ordinance prohibiting the dumping of garbage or refuse at any place in the city except at the place designated as the regular garbage dump.

> D. F. Jones, S. T. Johnson,

June 13th, 1902.

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Geo. McNeill.

The petition of W. R. Maize and F. R. Hart for permission to remove certain trees in front of their property on First street and substitute Camphor trees therefor, said petition being recommended by the Joint Street Committee, is read and on motion of Delegate

Bradbury the permission is granted.

The petition of W. P. Moore and Otto Jungk for a two inch water pipe in Brookes avemue from First street to a point 260 feet west of First, the same being recommended by the Joint Water Committee, is read and on motion of Delegate Chapman the request is granted.

The petition of citizens asking to have a two inch water pipe laid in "F" street from 25th street to 27th street, the same being recommended by the Joint Water Committee, is read and on motion of Delegate Bradbury the petition is granted.

A Joint Resolution directing the Water Superintendent and City Engineer to investigate the possibilities of developing water at La Jolla, is read and on motion of Delegate Thorpe adopted, viz:

JOINT RESOLUTION No. 1423.

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

That the Superintendent of the water system and the City Engineer be, and they are hereby instructed to investigate the possibilities of developing water at Pacific Beach and La Jolla and report the results of such investigation to the City Council.

An ordinance repealing the ordinances of the city providing regulations for signs, is read and on motion of Delegate Lambert adopted by the following vote, to-wit: <u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Chapman, Guinan, Bradbury, Lambert, McNeill, Ecker, Gut-

willig, Burnell, Briggs, Busch, Lewis and Woolman.

NOES -- NONE.

ABSENT--DELEGATES Clark, Blair, Kayser and Jenks.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An Ordinance repealing the ordinances of the City of San Diego, California, providing regulations for signs.

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

Section 1. That Ordinance No.345 of the ordinances of the City of San Diego, California, entitled, "An Ordinance prohibiting the painting, placing, posting, nailing, or fastening of any sign or advertisement of any kind upon any of the curbs, or sidewalks, or shade trees in the City of San Diego, California, and prescribing a penalty for its violation," approved January 17th, 1896, be and the same is hereby repealed.

That the portion of section 35 of Ordinance No.102 of the ordinances of said city, entitled, "An Ordinance regulating the construction, alteration, and repair of buildings in the City of San Diego, California," approved November 25th, 1890, which prescribes regulations for the construction and maintenence of signs, 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.

An ordinance prohibiting the keeping of bees within certain portions of the city, is read and on motion of Delegate Burnell adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Thorpe, Chapman, Guinan, Bradbury, Lambert, McNeill, Ecker, Gutwillig, Burnell, Briggs, Busch, Lewis and Woolman.

ABSENT--DELEGATES Clark, Blair, Kayser and Jenks.

NOES -- NONE.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1146.

An Ordinance Prohibiting the Keeping of Bees Within Certain Portions of the City of San Diego, California.

Bees Within Certain Portions of the City of San Dlego, California. Be it ordained, by the Common Council of the City of San Dlego, as follows: Section 1. That it be, and is hereby de-clared to be unlawful for any person or persons to conduct, or carry on the busi-ness of raising or producing honey from bees, or to keep or maintain an aplary or any hive or hives of hees within 600 feet of any road, street, or highway in the City of San Dlego, California, or within any portion of the said City of San Dlego South of the San Dlego river. Section 2. That any person violating 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 Dol-lars (\$100.00), or by imprisonment in the City jail of said City for not exceeding fifty (50) days, or by both such fine and imprisonment. Section 4. That the Sordinance 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 Dlego, 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 Dlego Union and Dnily Bee. 146

An ordinance prohibiting the distribution of hand bills in public parks, being read

is on motion of Delegate McNeill adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Guinan, Bradbury, Lambert, McNeill, Ecker, Gut-

willig, Burnell, Briggs, Busch, Lewis and Woolman.

1144

NOES -- NONE.

ABSENT--DELEGATES Clark, Blair, Kayser and Jenks.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1144.

An Ordinance Prohibiting the Distribui-tion of Hand-Bills in Public Parks 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 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 of structure withing any public park, of upon any fence, gate, or enclosure there of, thereon, or therein, or surrounding the same, in the City of San Diego, California. Section 2. That any person violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof, shall be punished by a line in a sum not exceeding the sum of one hundred dollars (\$100.09), or by imprisonment in the City jall of said City for a term not exceeding fifty (50) days, or shall suffer both such fine and imprisonment. Section 4. That this ordinance shall take effect and be in force from and after its passage and approval. Section 4. That the City Clerk of the said City of San Diego, be, and he is hereby autborized and directed, immedi-ately after the approval of this ordi-nance, to publish or cause the same to be ublished once in the city officiat newspaper of said City, to-wit, the San Diego Union and Daily Bee.

An Ordinance providing for the acquisition of options to purchase certain realty for

Fire Department purposes, is read and motion of Delegate Thorpe adopted by the following

vote, to-wit:

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AYES -- DELEGATES Butler, Thorpe, Chapman, Guinan, Bradbury, Lambert, McNeill, Ecker, Gut-

willig, Burnell, Briggs, Busch, Lewis and Woolman.

NOES -- NONE.

ABSENT--DELEGATES Clark, Blair, Kayser and Jenks.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1148.

An Ordinance providing for the acquisition of options to purchase certain realty in the

City of San Diego, California, for Fire Department purposes.

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

Section 1. That the City Clerk of the said City of San Diego be, and is hereby authorized and directed to publish a notice for five (5) days in the city official newspaper of said city, namely, the San Diego Union and Daily Bee calling for offers and proposals to

sell to the said City of San Diego, on or before the 1st day of January, 1903, vacant real property, located in the said City of San Diego, for the use of the said Fire Department, as follows:

One lot 50x100 feet within a district bounded by B street on the morth, 4th street on the east, F street on the south, and 2nd street on the west; also one lot 50x100 feet within a district bounded by A street on the north, 9th street on the east, D street on the south, and 6th street on the west; also one lot 50x100 within a district bounded by I street on the north 9th street on the east, K street on the south, and 6th street on the west; also one lot 50x100 feet within a district bounded by Palm street on the north, 5th street on the east, Laurel street on the south, and First street on the west; also one lot 50x100 feet located on University avenue between 6th and Vermont streets; also a lot 50x100 feet in a district bounded by G street on the north, 13th street on the east, I street on the south, and 11th street on the west. Said notice shall contain a provision that the Common Council reserves the right to reject any and all bids made, and that if any bid is accepted, a contract for the purchase thereof shall be entered into between the bidder and the city, conditioned however upon the voting of bonds for the payment of the same.

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

A communication from the Auditing Committee transmitting certain claims for material purmonth of chased by the Water Department during the May, 1902, is read and ordered filed.

Thereupon an ordinance providing for the payment of certain bills for material, supplies and labor incurred by the Water Department for the month of May, 1902, being read is on motion of Delegate Woolman adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Guinan, Bradbury, Lambert, McNeill, Ecker, Gut-

willig, Burnell, Briggs, Busch, Lewis and Woolman.

NOES -- NONE.

ABSENT--DELEGATES Clark, Blair, Kayser and Jenks.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1153.

An Ordinance providing for the payment of certain bills for material, supplies and labor incurred by the Water Department of the City of San Diego, California, for the month of May, 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 in a sum not exceeding three hundred dollars (\$300.00) in any one month; and WHEREAS, The said Common Council has authorized the said Board of Public Works to incur an indebtedness for labor in operating, repairing, naintaining and conducting the system of water works of said city (besides the office force) in a sum not exceeding two thousand dollars (\$2,000.00) in any one month; and

WHEREAS, The said Board of Public Works has purchased material and supplies during the month of May, 1902, in the sum of \$1003.86, as shown by the accompanying bills numbered 2412, 2426, 2439, 2475, 2480, 2489, 2497, 2506, 2507, 2539, 2548, 2566, 2574; and

WHEREAS, The said Board of Public Works has incurred an indebtedness for labor during the month of May, 1902, in repairing, operating, maintaining and conducting the said system of water works (besides the office force) in the sum of \$2055.65, being \$55.65 over and above the said sum of \$2,000.00 authorized by the said Common Council, as shown by the accompanying claims numbered 2428, 2498, 2546, 2550, 2551, 2553, and 2576.

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

Section 1. That the said claims, and each of them, be and they are hereby approved and allowed, and the Auditing Committee of said city is hereby authorized to provide for the issuance of a warrant for each of said claims, when properly presented to said Committee.

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 transmitting an ordinance amending section 2 of Ordinance No.1129, prescribing specifications for asphalt pavement on asphalt concrete base, is read and ordered filed.

Thereupon an ordinance amending section 2 of Ordinance No.1129, prescribing specifications for asphalt pavement on asphalt concrete base, being read is on motion of Delegate McNeill adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Guinan, Bradbury, Lambert, McNeill, Ecker, Gut-

willig, Burnell, Briggs, Busch, Lewis and Woolman.

NOES -- NONE.

ABSENT--DELEGATES Clark, Blair, Kayser and Jenks.

Said ordinance as adopted is as follows, viz:

An Ordinance Amending Section 2 of Or-dinance No. 1129 of the Ordinances of Said City Approved on the 3rd Day of June, 1902.

Ordinance No. 1147.

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 entitled "An Ordinance Prescribing Space 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 proparation 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 built of the shall, in-

face, the plow point shall not in any casa

face, the plow point shall not in any casa 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, not 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 grade of the street and shall be linished 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 effect 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 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

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 shape re- quired and of maintaining, it in perfect blaces excavated below the sub-grade
condition until the work has been done, The cost thereof shall be included in the contract price per square yard of com- pleted pavement, and no extra compansa- tion shall be allowed the contractor for removing from the street the surplus 'ma- tion shall be included in the pleted pavement, and no extra compansa- tion shall be allowed the contractor for removing from the street the surplus 'ma- tion shall be included in the solidly by and at the expense of the con- tractor.
terial 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 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.
At this time Delegate Briggs is excused from further attendance at this session of
the Board.
A communication from the Board of Public Works asking for authority to purchase fuel
oil for the use of the Water Department, is read and ordered filed.
Thereupon an ordinance providing for the purchase of fuel oil is read and on motion
of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Guinan, Bradbury, Lambert, McNeill, Ecker, Gut-

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willig, Burnell, Busch, Lewis and Woolman.

NOES -- NONE.

ABSENT--DELEGATES Clark, Blair, Kayser, Briggs and Jenks.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1149.

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

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be, and 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, California, for the use of the Water Department thereof, four thousand eight hundred (4800) barrels of crude fuel oil, provided, that the expense thereof shall not exceed the sum of four thousand eight hundred dollars (\$4,800.00); also eighteen thousand (18,000) gallons of distillate, provided the expense thereof shall not exceed the sum of one thousand eight hundred nimety dollars (\$1,890.00).
Said oils 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.

The petition of McKenzie, Flint & Winsby for authority to erect steel tanks on block 118, Horton's addition, for the storage of oil, said block being within the fire limits, is read and on motion of Delegate Butler the authority is granted.

Thereupon a Joint Resolution granting to McKenzie, Flint & Winsby authority to erect and maintain steel tanks for the storage of oil on block 118 of Horton's addition, being read is on motion of Delegate Chapman adopted by the following two-thirds vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Thorpe, Chapman, Guinan, Bradbury, Lambert, McNeill, Ecker, Gut-

willig, Burnell, Busch, Lewig and Woolman.

NOES -- NONE.

ABSENT--DELEGATES Clark, Blair, Kayser, Briggs and Jenks.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1420.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows: That permission be, and is hereby granted and given to McKenzie, Flint & Winsby to construct, erect and maintain on block one hundred eighteen (118) in Horton's addition, in the City of San Diego, California, one or more tanks for the storage of oil. Said tanks to be cylindrical in form, and to be constructed of steel, and of a capacity not to exceed fifty thousand (50,000) barrels each.

A petition from residents of Old Town and Mission Valley asking the Council to pass an

ordinance prohibiting the discharge of fire arms in Old, and Mission Valley, being read, on motion of Delegate Butler the petition is granted.

Thereupon an ordinance prohibiting the shooting or discharge of fire arms within certain portions of the city, including the portions of the city in the above petition, is read and on motion of Delegate Chapman adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Guinan, Bradbury, Lambert, McNeill, Ecker, Gut-

willig, Burnell, Busch, Lewis and Woolman.

line

NOES -- NONE.

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ABSENT--DELEGATES Clark, Blair, Kayser, Briggs and Jenks.

Said ordinance as adopted is as follows, viz: inance No. 1145. Interfort the said City of San Diegon thence in a Southeasterly direction atoms

Ordinance No. 1145.

Ordinance No. 1145. An Ordinance Prohibiting the Shorting's said City of San Diego, an Ordinance Prohibiting the Shorting's said City in a Southeasteriy direction afong the said Easterly, boundary line of said City to the Southerly boundary line of said City to the Southerly boundary line of said City to the Southerly boundary line intersects said Southerly boundary line intersects and City of San Diego, as follows: Section 1. That it be, and is herebry of the City of San Diego, as follows: Section 1. That if her, and is herebry any theor any persons to short, fire any second of san Diego, California, described as rection thence in a Northwesterly direc-any theor any person of the bay of San. Diego, California, described as rection thence in a Northwesterly direc-shills of San Diego, as follows: Diego, california, described as rection thence in a Northwesterly direc-shill bay, to-wit: Upon any portion of the bay of San. Diego, california, described as rection thence in a Northwesterly direc-shills of San. Diego intersecting short line of said southerly direc-shill bay, to-wit: Upon any portion of the bay of San. Said City; to-wit: Commening at a shills or sailing vessels on San. Piego of the said bay, of San. Diego intersecting authority california, a ships or southeasterly line of Puoblo Los 12, or any short westerly shore line bay, nor to the firing of guins under the southeasterly line of Puoblo Los 12, or any short "Einford as the firing of guins under the southeasterly line of Old Town; thence running along the south or any short "Einford as the firing of a south fire-southeasterly line of Old Town; thence running along the south or any short "Einford south as the fire of allow of the south and southeasterly line of Old Town; thence running 'any the case and approval. Southeasterly line of Old Town; thence running 'any fire-southeasterly line of Old Town; thence running 'any fire-southeasterly line of Old Town; thence running 'any fire-southeasterly line of O

A communication from the Board of Public Works recommending that Solon Bryan be granted an extension of 30 days' time in which to complete his contracts on upper Fifth stree and Point Loma, being read on motion of Delegate Lambert the extension is granted.

Thereupon an Joint Resolution granting Solom Bryan an extension of 30 days' time in which to complete his contract for the construction of a water pipe line on Point Loma, is read and on motion of Delegate Butler adopted, viz: 2000 1985

OINT RESOLUTION NO. 1421

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows: WHEREAS, The City of San Diego, California, through its Board of Public Works entered into a contract with Solon Bryan on the 25th day of April, 1902, where and whereby the said Solon Bryan agreed to furnish all the labor and material (except the material to be furmished by the said City of San Diego as in said contract specified) for the construction of a water pipe line running from the intersection of Riley and Jefferson streets in Old Town to the north line of the United States Military Reservation in said city;

AND WHEREAS, Said contract provides that said work shall be completed on the 30th day of June, 1902;

AND WHEREAS, Solon Bryan has asked that the time for the completion of said contract be extended thirty (30) days from the said 30th day of June, 1902, viz. to the 30th day of July, 1902;

AND WHEREAS, Said Board of Public Works has recommended that the time for the completion of said contract be extended to the 30th 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 hereby extended to the 30th day of July, 1902.

A Joint Resolution granting Solon Bryan an extension of 30 days' time in which to complete his contract for the construction of a water pipe line on upper Fifth street, is read and on motion of Delegate Thorpe adopted, viz:

JOINT RESOLUTION No. 1422.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows: WHEREAS, The City of San Diego, California, through its Board of Public Works entered into a contract with Solon Bryan on the 25th day of April, 1902, and wherein and whereby the said Solon Bryan agreed to furnish all the labor and material (except the material to be furmished by the City of San Diego as therein specified) necessary for the construction and to construct a water pipe line on upper 5th street in said City of San Diego, commencing at a point one thousand two hundred minety-four (1294) feet south of the south line of University avenue and extending southerly to the south line of Upas street; and,

WHEREAS, Said contract provided that said work should be completed on the 30th 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 30th day of June, 1902, viz. to the 30th day of July, 1902; and,

WHEREAS, The said Board of Public Worka has recommended that the time for the completion of said contract be expended to the 30th 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 hereby extended to the 30th day of July, 1902.

communication from the Roard of Dublic Works recommending that an ordinance he adopte

prohibiting the cleaning or beating of carpets within 200 feet on any church, school house, residence or dwelling house, is read and ordered filed.

After first giving due notice, President pro tempore Ecker did, in open session, sign an ordinance (No.1144) prohibiting the distribution of hand bills in the public parks; also An Ordinance (No.1145) prohibiting the shooting or discharge of fire arms within certain portions of the City of San Diego; also

An Ordinance (No.1146) prohibiting the keeping of bees within certain portions of the City of San Diego; also

An Ordinance (No.1147) amending section 2 of Ordinance No.1129, approved June 3rd, 1902, prescribing specifications for asphalt pavement on asphalt concrete foundation; also An Ordinance (No.1148) providing for the acquisition of options to purchase realty for Fire Department purposes; also

An Ordinance (No.1149) providing for the purchase of fuel oil for the use of the Water Department; also

An Ordinance (No.1153) providing for the payment of certain bills for material, supplies and labor incurred by the Water Department for the month of May, 1902.

A petition from citizens asking to have the lights taken from the mast at the intersection of Arctic and "H" streets, and to erect in place thereof low arm lights, the same being distributed at intervals from the intersection of Arctic and "H" streets to the foot of "H" street, is read and referred to the Electric Light Committee.

The petition of property owners asking to have a fire hydrant located at the intersection of 23rd and "B" streets or 24th and "B" streets, is read and referred to the Joint Water Committee.

The petition of J. M. Wood et al. for authority to cut down trees in front of their property on 21st street between "F" and "G" streets, so that sidewalks can be laid, is read and referred to the Joint Street Committee.

A communication from Paul Hutchinson in the matter of the city purchasing water from the San Diego Flume Company, is read and ordered filed.

After first giving due notice President pro tempore Ecker did, in open session, signan ordinance (No.1142) providing for the appointment of an inspector of steam boilers, and prescribing his duties; also

An Ordinance (No.1143) providing for the appointment of a permanent clerk in the Water Department, to take the place of a temporary clerk; also

An Ordinance (No.1150) providing for the grading of a portion of El Cajon avenue east of Park Boulevard; also

An Ordinance (No.1151) providing for the execution of a contract for the purchase of water from the San Diego Flume Company; also

An Ordinance (No.1152) providing for the insurence of certain steam boilers owned by the City of San Diego.

The application of R. H. Cross, attorney, for permission to construct a sidewalk on "G" street in front of lot F in block 38 of New San Diego, and asking to have the permit issued to Ruth Miller, executrix, is read and on motion of Delegate Chapman the permission is granted.

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The report of the Auditor showing the condition of the various funds of the City for the month of May, 1902, is presented and ordered filed.

A resolution giving the consent of this Board to the Board of Aldermen to adjourn until Monday, June 30th, 1902, is read and adopted, viz:

RESOLUTION.

B E I T R E S O L V E D, By the Board of Delegates of the City of Sam Diego, as follows: That the consent of this Board be and the same is hereby given to the Board of Aldermen to adjourn from Monday, June 16th, 1902, to Monday, June 30th, 1902, at 7:30 p.m.

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

Lachaceau City Clerk.

President of the Board of Delegates.

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ATTEST:

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ADJOURNED MEETING.

Council Chamber of the Board of Delegates of the City of San Diego, California, June 30th, 1902.

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

PRESENT--DELEGATES Butler, Thorpe, Chapman, Guinan, Blair, Bradbury, Lambert, McNeill, Ecker, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman, Jenks and Clerk Vincent.

ABSENT---DELEGATES Clark and Busch.

On motion of Delegate Lambert the reading of the minutes is dispensed with.

At this time a communication is received from Delegate Clark of the Third ward tendering his resignation as a member of the Board.

On motion of Delegate Lambert said resignation is accepted with regret.

The Board now proceeds to the election of a member to fill the vacancy caused by the resignation of Delegate Clark.

Delegate Lambert mominates John W. Collins as a member of the Board from the Third ward to fill said vacancy.

Delegate Lewis mominates D. L. Kretsinger as a member of the Board from the Third ward to fill said vacancy.

At this time Delegate Busch enters and takes his seat in the Board.

There being no further nominations President Jenks appoints Delegates Butler and Blair as tellers and orders a ballot taken, which ballot results as follows:

John W. Collins receives eight (8) votes.

D. L. Kretsinger receives mine (9) votes.

D. L. Kretsinger having received a majority of all the votes cast, President Jenks declares him to be duly elected as a member of the Board of Delegates from the Third ward to fill the vacancy caused by the resignation of Delegate Clark.

The following report of the Joint Street Committee in the matter of the petition of J. M. Wood et al., for permission to cut down trees on 21st street, is read and on motion of Delegate Bradbury adopted, viz:

The Joint Street Committee recommends that the within petition to cut down trees on 21st street be granted.

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- F. C. Hyers,
- D. F. Jones,
- F. H. Briggs,
- R. P. Guinan,

June 27th, 1902.

B. Burnell.

Thereupon said petition is granted.

The following recommendation of the Joint Street Committee in the matter of improving and irrigating the City Park, being read is on motion of Delegate Briggs adopted, viz:

San Diego, Cal., June, 27th, 1902.

To the Common Council,

City,

Gentlemen:--

The Joint Street Committee recommends that the City Engineer be directed to furnish an estimate of the cost of building two dams in the City Park, and to construct the necessary conduit to carry the water therein impounded down "B" street into the bay.

We also recommend that the Board of Public Works be instructed to clean up and cultivate the Ladies' Annex Park, and the Howard tract, and also to irrigate the trees and shrubbery in the Park where needed.

We present herewith a Joint Resolution and an ordinance to carry this recommendation into effect, and recommend that they be adopted.

Respectfully,

F. C. Hyers, D. F. Jones, F. H. Briggs, R. P. Guinan, B. Burnell.

Thereupon a Joint Resolution directing the City Engineer to furnish plans and estimates of cost of dams in the City Park, is read and on motion of Delegate Woolman adopted, viz: JOINT RESOLUTION No. 1427.

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 building two (2) dams in the City Park, and constructing the necessary pipe line or conduit to carry the water impounded therein down B street into the bay. Said estimate to give the dimensions of the dams, amount of acreage to be covered by the water stored therein, when the dams are full of water, and the character of the material of which the dams will be constructed, including the grading of roadways along both sides and across said dams.

An Ordinance providing for the irrigation of the trees and shrubbery in the City Park, is read and on motion of Delegate Lewis adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Guinam, Blair, Bradbury, Lambert, McNeill, Ecker,

Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Jenks.

NOES -- NONE.

EXCUSED-DELEGATE Gutwillig:

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1160.

An Ordinance providing for the irrigation and cultivation of the trees and shrubbery in the City Park.

BE IT ORDAINED, By the Common Council of the City of Sam 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 thoroughly irrigate and cultivate the trees and shrubbery along the west side of the City Park, and to thoroughly irrigate the trees in the Howard tract, and hereafter during the months of May, June, July, August, September and October of this year and each each year hereafter to irrigate or cause to be irrigated said trees and shrubbery at least once thoroughly every eight (8) weeks, provided the expense thereof shall not exceed the sum of seventy-five dollars (\$75.00) for each irrigation. The plowing of said land 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.

The report of the Joint Street Committee in the matter of the petition of property owners to have the grade of Nineteenth street at the intersection of "H" street, changed, is read.

Delegate Bradbury moves that said report be filed, which motion is lost.

Whereupon on motion of Delegate Ecker said report is adopted, viz:

San Diego, Cal., June 27th, 1902.

To the Common Council,

City,

Gentlemen:--

The Joint Street Committee, to whom was referred the petition of property owners to change the grade of "H" street at the intersection of Nineteenth street, herewith recommends that "H" street between Nineteenth and Twentleth streets be cut down to its official grade, and that the sidewalk and curb of E. O. Rogers be taken up and re-laid to the official grade of the street; all of said work to be done at the expense of the city, that said work can be legally done at the city's expense. Respect fully, F. C. Hyers, D. F. Jones, F. H. Briggs, R. P. Guinan, B. Burnell. A Joint Resolution rescinding the proceedings heretofore taken for the grading of "F" street from the east line of Eighth street to the west line of Twenty-fifth street, being read is on motion of Delegate Burnell adopted by the following vote, to-wit: AYES -- DELEGATES Butler, Thorpe, Chapman, Guinan, Blair, Bradbury, Lambert, McNeill, Ecker, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Jenks.

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NOES -- NONE.

ABSENT--NONE.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1428.

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

That Resolution No.633, declaring the intention of the Common Council of said city to grade F street, in the City of Sam Diego, California, from the east line of Eighth street to the west line of 25th street, adopted on the 4th day of November, 1901, and Resolution No.640 ordering the work of grading F street, in the City of Sam Diego, California, from the east line of Eighth street to the west line of 25th street, adopted by the Common Council of said city on the 21st day of April, 1902, and all proceedings heretofore taken by this Common Council for the grading of the said F street between said points, be, and the same are hereby set aside and vacated, and declared to be of no force or effect whatever, provided that this resolution shall not apply to any proceedings taken for the purpose of establishing grades or changing grades, or for the purpose of adopting specifications for grading in said city.

A petition of property owners on "F" street between 8th and 25th streets, asking that the necessary steps be taken to grade "F" street between said points, is read and on motion of Delegate Burnell the petition is granted.

A petition purporting to contain the names of the owners of a majority of the frontage upon "F" street between Fourteenth and Eighteenth streets, asking that the necessary steps be taken to grade "F" street between Eighth and Twenty-fifth streets, is read and on motion of Delegate Butler the petition is granted.

Thereupon a Joint Resolution declaring that a petition containing the names of the owners of a majority of the feet fronting on F street between Fourteenth and Eighteenth streets, asking that said F street be graded to the new grade thereof between said points, has been filed im the office of the City Clerk, being read is on motion of Delegate Lambert adopted by the following vote, to-wit:

<u>AYES -- DELEGATES</u> Butler, Thorpe, Chapman, Guinan, Blair, Bradbury, Lambert, McNeill, Ecker, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Jenks.

teenth street already sidewalked, or curbed, or guttered, or graded to the official grade thereof, has been presented to this Common Council, and filed in the office of the Clerk hereof this 30th day of June, 1902.

At this time Delegate Briggs is excused from further attendance at this session of the Board.

A Joint Resolution directing the Street Superintendent to designate the places for dumping the surplus earth on "F" street, and directing the City Engineer to make an estimate of the number of cubic yards of excavation and the number of cubic yards of embankment necessary to grade said "F" street between 8th and 25th streets, is read and on motion of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Guinan, Blair, Bradbury, Lambert, McNeill, Ecker, Gutwillig, Burnell, Kayser, Busch, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATE Briggs.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1430.

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

That the Superintendent of Streets of the City of San Diego, California, be, and he is hereby authorized and directed to furnish, to this Common Council, a description of the place where all surplus dirt to be removed by the grading of F street in the City of San Diego, California, from the east line of Eighth street to the west line of 25th street, and the sidewalks thereof, and all intersections of streets between said points, except 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 said F street with Fifteenth street now occupied by a wooden bridge, and the intersection of the said F street with Nineteenth street, and the intersection of the said F street with 22nd street, and the intersection of the said F street with 24th 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, shall be placed and deposited. That the City Engineer of said city, be, and he is hereby authorized and directed to make a careful estimate of the number of cubic vards of excavation, and the number of cubic yards of empankment necessary to bring that portion of the said F street proposed to be graded to its official grade and cross-section, viz: That portion of the said F street from the east line of Eighth street to the west line of Twenty-fifth street, and the sidewalks thereof, and all intersections of streets between said points, except the intersection of the 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 Nineteenth street, and the intersection of the said F street

with Twenty-second street, and the intersection of the said F street with Twenty-fourth street, and also excepting that portion of said F street between said points already sidewalked, or curbed, or guttered, or graded to the official grade thereof. That the said estimate of the said City Engineer made as above specified 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 by any person, who may desire to inspect the same. That there shall be no new culverts placed on the said F street between the said points, nor any change made in the old culverts already in place.

At this time the Board takes a recess for five minutes.

Upon re-assembling there were

PRESENT--DELEGATES Butler, Thorpe, Chapman, Guinan, Blair, Bradbury, Lambert, McNeill, Ecker,

Gutwillig, Burnell, Busch, Lewis, Woolman and Jenks.

ABSENT---DELEGATES Kayser and Briggs.

At this time Delegate-elect D. L. Kretsinger, having qualified by taking the oath of office as a Member of the Board of Delegates, enters and takes his seat in the Board.

A communication from the Board of Public Works transmitting the bids for stationery, forage, hardware and supplies for the various departments of the City Government, is read and referred to the Joint Finance Committee.

At this time Delegate Kayser enters and takes his seat in the Board.

A communication from the Board of Public Works recommending that three public water fountains furnished by the San Diego Humane Society, be connected with the city water mains, as follows: One at the west side of Sixth street between University and Robinson avenues; one on the west side of Sixth street near the southwest corner of Sixth and G streets, and one on the east side of India street between C and D streets, is read and ordered filed.

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Thereupon an ordinance providing for the furnishing of water for three public fountains, being read is on motion of Delegate Bradbury adopted by the following vote, to-wit: <u>AVES -- DELEGATES</u> Butler, Thorpe, Chapman, Kretsinger, Guinan, Blair, Bradbury, Lambert, McNeill, Ecker, Gutwillig, Eurnell, Kayser, Busch, Lewis, Woolman and Jenks. <u>NOES -- NONE</u>. <u>ABSENT--DELEGATE</u> Briggs. Said ordinance as adopted is as follows, viz: O R D I N A N C E No. 1 1 5 9. ______ An Ordinance providing for the furnishing of water for three public fountains im 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 be, and said Board of Public Works is hereby authorized and directed to have three (3) public water fountains connected with the water mains of the said city, one on the west side of Sixth street between University avenue and Robinson avenue, one on the west side of Sixth street near the southwest corner of Sixth and G streets, one on the east side of India street between C and D streets, provided that the same shall be furnished by the Sam Diego Humane Society and

without expense to said City of San Diego, and that the only expense said city shall incur, in connection with said matter, shall be in connecting said fountains with the city water mains, and furnishing water therefor after the same have been put im place.

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

Section 3. That Ordinance No.1015 of the ordinances of said city entitled "An ordinance providing for the furnishing of water for two fountains in the City of San Diego, California," approved on the 5th day of November, 1901, be and the same is hereby repealed.

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 May, 1902, is presented and ordered filed.

An ordinance providing for the construction of a water pipe line on Brookes avenue, is read and on motion of Delegate Butler adopted by the following vote, to-wit: AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Blair, Bradbury, Lambert,

McNeill, Ecker, Gutwillig, Burnell, Kayser, Busch, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATE Briggs.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1157.

An Ordinance providing for the construction of a water pipe line on Brookes avenue, in the

City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the said City of San Diego be, and it is hereby authorized and directed to lay and construct a two (2) inch iron water pipe line commencing at the water main on First street at its intersection with Brookes avenue, and thence running west on Brookes avenue for a distance of two hundred and sixty (260) feet, provided that material on hand and in the possession of the said city be used in the construction of said pipe line, and that the expense thereof shall not exceed the sum of thirty dollars (\$30.00).

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

An ordinance providing for the construction of a two inch water pipe line on F street from 25th street to 27th street, is read and on motion of Delegate Burnell adopted by the following vote, to-wit:

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<u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Chapman, Guinan, Blair, Bradbury, Lambert, Kretsinger, McNeill, Ecker, Gutwillig, Burnell, Kayser, Busch, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATE Briggs.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1156.

An Ordinance, providing for the construction of a two inch water pipe line on F street from 25th street to 27th 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 and lay a two (2) inch iron water pipe line on F street from the water main on 25th street in the City of San Diego, California, to 27th street, provided, that the said Board of Public Works shall use material already on hand and in the possession of the said City of San Diego, and that the expense shall not exceed the sum of \$50.00.

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

An ordinance providing for the placing and maintaining of a telephone in the residence of the foreman of the pipe system of the Water Department, is read and on motion of Delegate Lambert adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Chapman, Kretsinger, Guinan, Blair, Bradbury, Lambert, McNeill, Ecker, Gutwillig, Burnell, Kayser, Busch, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATE Briggs.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1155.

An Ordinance providing for the placing and maintaining of a telephone in the residence of the foreman of the pipe system of the Water department of the City of San Diego, California.
B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to place and maintain, or cause to be placed and maintained a telephone in the residence of the foreman of the pipe system of the Water department of the City of San Diego, California, for the use of the said City of San Diego, provided, the expense thereof shall not exceed the sum of one and 25/100 dollars (\$1.25) per month.

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

A Joint Resolution directing the Board of Public Works and Police to enforce the irriga-

tion provisions of the Water Rate ordinance, is read and on motion of Delegate Bradbury adopted, viz:

JOINT RESOLUTION NO. 1424.

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

That the Board of Public Works and the Police department of the City of San Diego, California, be and they are hereby authorized and directed to enforce section 3 of Ordinance Number 1090 entitled "An ordinance establishing the water rates in the City of San Diego, California, for the year beginning July 1st, 1902, and ending June 30th, 1903," approved February 25th, 1902, which provides 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 prohibited during the months of July, August, September, October November, 1902, and May and June, 1903, except between the hours of six (6) and eight (8) in the morning and five (5) and eight (8) in the evening, etc."

A Joint Resolution permitting George Hannahs to grade a portion of Third street in front of lots G, H and I, block 286, Horton's addition, is read and adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Blair, Bradbury, Lambert, McNeill, Ecker, Gutwillig, Burnell, Kayser, Busch, Lewis, Woolman and Jenks.

. . . .

NOES -- NONE.

ABSENT--DELEGATE Briggs.

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Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1425.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows: That permission be, and is hereby granted to George Hannahs to grade, at his own expense to the official grade thereof, that portion of Third street, and the sidewalk thereon, in the City of San Diego, California, west of the center line thereof, in front of lots "G,"

"H" and "I," in block two hundred eighty-six (286) of 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 said George Hannahs, in said grading and certifying that the same is done to the established grade of the said street, and to the center line thereof, and thereafter the said George Hannahs shall file the said certificate with the Superintendent of Streets, 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 said portion in front of said lots, the said George Hannahs, or his successors in interest, shall be entitled to credit on the assessment of his 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.

An ordinance providing for the purchase of bunting and flags for the use of the city,

being read is on motion of Delegate Butler adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Blair, Bradbury, Lambert, McNeill, Ecker, Gutwillig, Burnell, Kayser, Busch, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATE Briggs.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1162.

An Ordinance providing for the purchase of bunting and flags for the City of San Diego, California.

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

Section I. That the Board of Public Works of said city be, and said Board is hereby authorized to expend not to exceed twenty-five dollars in the purchase of flags and bunting for the use of said city.

Section II. That this ordinance shall take effect and be in force from and after its pass age and approval.

At this time Delegates Gutwillig and Busch are excused from further attendance at this session of the Board.

After first giving due notice, President Jenks did, in open session, sign an ordinance (No.1155) providing for the placing and maintaining of a telephone in the residence of the foreman of the pipe system of the Water department; also

An Ordinance (No.1156) providing for the construction of a two inch water pipe line on F street from 25th street to 27th street; also

An Ordinance (No.1157) providing for the construction of a water pipe line on Brookes avenue; also

An Ordinance (No.1159) providing for the furnishing of water for three public fountains, and connecting the same with the pipe system; also

An Ordinance (No.1162) providing for the purchase of bunting and flags.

A communication from the City Attorney in the matter of the complaint against the dumping of refuse at the foot of Eleventh street, and stating that the BoArd of Public Works had changed the dumping place to the foot of Thirteenth street, is read and ordered filed.

A communication from the City Attorney giving as his opinion that the city has no power to sell any portion of the City-Park, is read and on motion of Delegate Ecker referred to the City Lands Committee.

At this time Delegate Thorpe is excused from further attendance at this session of the Board.

A communication from the Board of Fire Commissioners asking that the Board of Public Works be authorized to purchase a team of horses for the Chemical Engine at 26th street and Kearney avenue, is read and on motion of Delegate McNeill the authority is granted.

Thereupon an ordinance providing for the sale of a team of horses, and the purchase of a team of horses in the place thereof, for the use of the Fire department, is read and on motion of Delegate Lambert adopted by the following vote, to wit:

AYES -- DELEGATES Butler, Chapman, Kretsinger, Guinan, Blair, Bradbury, Lambert, McNeill, Ecker, Burnell, Kayser, Lewis, Woolman and Jenks.

NOES -- NONE.

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ABSENT--DELEGATES Thorpe, Gutwillig, Briggs and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1161.

An Ordinance providing for the sale 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 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 and directed to sell at public auction, after advertising for five (5) days, a team of horses belonging to said City of San Diego, and used by the Fire department thereof, on the chemical engine located at the intersection of Twenty-sixth street and Kearney avenue, which team of horses is hereby found, determined and declared to be unfit and unnecessary for the use of the said City of San Diego, and to deposit the proceeds of said sale in the treasury of said city to the credit of the Fire Department fund thereof.

Section 2. That the Board of Public Works of the City of San Diego be, and said Board of Public Works is hereby authorized and directed to purchase for the use of the Fire Department of said city to be used on the chemical engine, located on Twenty-sixth street and Kearney avenue, in said city, a team of horses, provided, that the expense thereof shall not exceed the sum of two hundred fifty dollars (\$250.00).

Section 3. That this ordinance shall take effect and be in forc

passage and approval. and the second second

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A communication from the Board of Fire Commissioners asking that their action in pur-

chasing a shut-off nozzle for the use of the Fire department, be ratified, is read and on motion of Delegate Lambert said action is ratified.

Thereupon an ordinance providing for the payment of a nozzle for the chemical fire engine, is read and on motion of Delegate McNeill adopted by the following votes to-wit: AYES -- DELEGATES Butler, Chapman, Kretsinger, Guinan, Blair, Bradbury, Lambert, McNeill, Ecker, Burnell, Kayser, Lewis, Woolman and Jenks.

. and the second NOES -- NONE.

ABSENT--DELEGATES Thorpe, Gutwillig, Briggs and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1158.

An Ordinance providing for the payment of a nozzle for the chemical 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 action of the Board of Fire Commissioners, of the City of San Diego, California, in purchasing a shut off nozzle for the chemical engine on Golden Hill for the sum of \$40.00 be, and the same is hereby ratified and approved, and that the auditing committee of said city, be, and is hereby authorized to provide for the issuance of a warrant upon a claim for said nozzle being properly presented to said committee.

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 the Water Department be raised and fixed at the sum of \$200.00 per month, is read and referred to the Joint Finance Committee.

After first giving due notice, President Jenks did, in Open session, sign an ordinance (No.1160) providing for the irrigation and cultivation of the trees and shrubbery in the City Park.

At this time Delegate Kayser is excused from further attendance at this session of the Board.

A communication from the Board of Public Works in the matter of decorating the Plaza for the 4th of July, is read and on motion of Delegate McNeill the Board of Public Works is authorized to decorate the Plaza, providing the expense does not exceed the sum of \$25.00.

At this time Delegate Chapman is excused from further attendance at this session of the Board.

A communication from the City Attorney transmitting an ordinance providing for a contract to lease land in Mission Valley from J. W. Sefton for the use of the Water Department, is read. Delegate Bradbury moves that said communication be referred to the Joint Water Committee for further investigation, and that the City Engineer act with said committee in the matter of surveying said land, which motion is adopted.

An ordinance providing for leasing land in Mission Valley from J. W. Sefton for the use

of the Water Department, is presented and referred to the Joint Water Committee.

The petition of John Travis asking relief from the excessive penalties against block 29 in Sellors' addition, is read and on motion referred to the City Attorney.

The petition of R. M. Devereaux for refund of \$1.20, back taxes for year 1890 on lots 21 and 22 in block 26 of Ocean Beach, is read and on motion referred to the City Attorney.

The petition of J. Frank Over for permission to construct a full width bitumen sidewalk

on "K" street in front of lot A, block 136, Horton's addition, the same being recommended by the Joint Street Committee, is read and on motion of Delegate McNeill the permission is granted.

A Joint Resolution authorizing the Joint Water Committee to investigate water bearing land in Mission Valley, is read and on motion of Delegate Bradbury adopted, (Delegate Guinan voting no) viz:

JOINT RESOLUTION No. 1426.

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

That the Joint Water Committee of this Common Council be and it is hereby authorized to investigate fully the character of the land which the city is contemplating acquiring in Mission Valley and to make all necessary tests, by digging wels, surveying, etc., for the purpose of ascertaining whether such land is water bearing land and for the purpose of procuring an accurate description of the land which the city is desirous of acquiring, provided, that such work be done by the employees of said city.

After first giving due notice President Jenks did, in open session, sign an ordinance (No.1158) providing for the payment of a nozzle for the chemical fire engine on Golden Hill; also

An Ordinance (No.1161) providing for the sale of a team of horses, and the purchase of another team of horses in the place thereof, for the use of the Fire Department.

President Jenks appoints Delegate Kretsinger as a member of the Finance Committee, the Police Committee, and the Committee on Gas, Electric Lights and Telephones, to take the place of J. S. Clark.

Thereupon the Board adjourned.

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President of the Board of Delegates.

ATTEST:

Vea D'alduran City Clerk.

REGULAR MEETING.

Council Chamber of the Board of Delegates of the City of San Diego, California, July 7th,

1902.

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

PRESENT--DELEGATES Butler, Chapman, Kretsinger, Guiman, Bradbury, Lambert, McNeill, Ecker, Gutwillig, Burnell, Briggs, Lewis, Woolman, Jenks and Clerk Vincent.

ABSENT---DELEGATES Thorpe, Blair, Kayser and Busch.

The minutes of Regular Meeting held June 2nd, 1902, and of Adjourned Meeting held June 16th, 1902, were read and approved.

An Ordinance prescribing regulations for the placing and maintaining of signs, action on which had been postponed until this time, is now taken up and read.

Delegate McNeill moves that said ordinance be adopted.

Whereupon on motion of Delegate Ecker said ordinance is referred to the Ordinance Committee.

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 Superintendent of the Water Department be increased and fixed at \$200.00 per month, is read and on motion of Delegate Bradbury 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, J. P. M. Rainbow,

F. H. Briggs,

D. L. Kretsinger.

The following report of the Joint Finance Committee in the matter of the various bids for furnishing supplies to the various departments of the City Government, being read is on motion of Delegate Bradbury adopted, viz:

San Diego, Cal., July 7th, 1902

To the Common Council,

July 7th, 1902.

City,

Gentlemen:--

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:

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 of San Diego, is read and on motion of Delegate Woolman adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Chapman, Kretsinger, Guinan, Bradbury, Lambert, McNeill, Ecker, Gutwillig, Burnell, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

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ABSENT--DELEGATES Thorpe, Blair, Kayser and Busch.

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;

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

The petition of the Hercules Oil Refining Company for permission to maintain two 5,000gallon iron tanks for the storage of distillate at the northwest corner of Fifth and "K" streets, is read and on motion of Delegate McNeill the request is granted.

Thereupon a Joint Resolution Granting to the Hercules Oil Refining Company permission to erect and maintain two 5,00^ogallon iron tanks at the northwest corner of Fifth and "K" streets for the storage of distillate, is read and on motion of Delegate Lambert adopted by the following two-thirds vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Kretsinger, Guinan, Lambert, McNeill, Ecker, Gutwillig, Burnell, Lewis, Woolman and Jenks.

NOES -- DELEGATES Bradbury and Briggs.

ABSENT--DELEGATES Thorpe, Blair, Kayser and Busch.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1431.

BE IT RESOLVED, 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 "G" 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.

A Joint Resolution directing the City Attorney to furnish the Council with an opinion as to whether or not the contract between the city and the Southern California Mountain Water Company will become void if said company fails to furnish water by August 1st, 1902, is read and on motion of Delegate Bradbury adopted, viz:

JOINT RESOLUTION NO. 1432.

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B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows: That the City Attorney of the City of San Diego, California, be, and he 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 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 commence to furnish water to said city by the first day of August, 1902.

A Joint Resolution directing the Board of Public Works to maintain a watering trough on La Jolla Boulevard at the southeast corner of pueblo lot 1260, is read and on motion of Delegate Ecker adopted, viz:

JOINT RESOLUTION No. 1433.

BE IT RESOLVED, By the Common Council of the City of Sam 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.

A Joint Resolution directing the Joint Fire Committee to investigate and recommend to the Council the number and kind of buildings needed by the Fire Department, is read and on motion of Delegate Butler 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.

A communication from the Board of Public Works asking for authority to insure the pump house, boilers and foundations, and machinery and other property belonging to the city at an expense 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 Delegate Chapman adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Chapman, Kretsinger, Guinam, Bradbury, Lambert, McNeill, Ecker,

Gutwillig, Burnell, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Blair, Kayser and Busch.

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.

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 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.

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A communication from the City Auditor transmitting certain claims for supplies purchased by the Water department for 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 Delegate Butler adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Kretsinger, Guinan, Bradbury, Lambert, McNeill, Ecker, Gutwillig, Burnell, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Blair, Kayser and Busch.

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, 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 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.

After first giving due notice President Jenks 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 for material and supplies incurred by the Water department for the month of June, 1902.

On motion of Delegate Lambert it is ordered that when the Board adjourns it do adjourn until Monday, July 21st, 1902, at 7:30 p.m.

A Resolution giving the consent of this Board to the Board of Aldermen to adjourn for a longer time than one week, is read and on motion of Delegate Ecker adopted, viz:

RESOLUTION.

BE IT RESOLVED, By the Board of Delegates 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 Aldermen to

adjourn from Monday, July 7th, 1902, to Monday, July 21st, 1902, at 7:30 p.m.

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 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 Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Kretsinger, Guinan, Bradbury, Lambert, McNeill, Ecker,

Gutwillig, Burnell, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Blair, Kayser and Busch.

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 Nineteenth street, and the intersection of the said "F" street with Twenty-second 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 specifications for the grading of streets in the City of San Diego, "california," approved on the 17th day of June, 1902.

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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.

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 one-half (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 hundredths (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.

After first giving due notice President Jenks 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 of San Diego, California.

A communication from the Reserve Foundry and Mfg. Co., of Cleveland, Ohio, in the matter of street lighting, is read and referred to the Committee on Gas, Electric Lights and Telephones.

A petition of citizens asking the Common Council to take the necessary steps to sidewalk and curb the east side of Twentieth street between "H" and "K" streets, is read and on motion of Delegate Butler the petition is granted.

The petition of Cowley & Boyle asking to have the retail liquor license now standing in the name of Geo. W. Louden transferred to themselves, the place of business being the northeast corner of Fourth and "G" streets, is read and referred to the Health and Morals Committee.

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The report of the Poundkeeper for the month of June, 1902, is presented and ordered filed.

A communication from the City Attorney in the matter of procuring a right-of-way from the Southern California Railway Company for a public sewer across their property, is read and ordered filed.

Thereupon a Joint Resolution directing the City Attorney to procure a right-of-way from the Southern California Railway Company for a public sewer across their land near the foot of 22nd street, is read and on motion of Delegate Briggs 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. .

Thereupon the Board adjourned.

President of the Board of Delegates.

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ATTEST:

City Clerk

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ADJOURNED MEETING.

Council Chamber of the Board of Delegates of the City of San Diego, California, July 21st, 1902.

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

PRESENT -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Blair, Lambert, McNeill, Ecker, Burnell, Kayser, Briggs, Busch, Lewis, Woolman, Jenks and Clerk Vincent.

ABSENT --- DELEGATES Bradbury and Gutwillig.

The minutes of Adjourned Meeting held June 30th, 1902, and of Regular Meeting held July 7th, 1902, were read and approved.

At this time Delegate Gutwillig enters and takes his seat in the Board.

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, and for help in the payment of rent for the "K" street park, is read and on motion of Delegate Lambert 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,

J. W. Lambert.

July 18th, 1902.

Thereupon said petition is denied.

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 on motion of Delegate Kayser 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 California 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 said 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.

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 commence furnishing water to the city, is read and on motion of Delegate Woolman adopt

ed by the following vote, to-wit:

<u>AYES -- DELEGATES</u> Butler, Thorpe, Chapman, Kretsinger, Guinan, Blair, Lambert, McNeill, Ecker, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Jenks. <u>NOES -- NONE</u>.

<u>ABSENT--DELEGATE</u> Bradbury. 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 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 follows: 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 saod 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 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 fur-"nishing 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 the execution thereof; and that thereafter one copy of said

contract shall be delivered to the said Southern California Mountain Water Company, and the other copy shall be recorded in the office of the County Recorder of the County of 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.

The following report of the Joint Water Committee in the matter of investigating the character of the soil of lot 35, Rancho Mission, is read and on motion of Delegate Ecker adopted, viz:

San Diego, Cal., July 21st, 1902.

To the Common Council,

. City,

Gentlemen:--

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. Thereupon an ordinance providing for testing water bearing land in the County of San Diego, is read and on motion of Delegate Lambert adopted by the following vote, to-wit. AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Blair, Lambert, McNeill, Ecker, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Jenks. · . .. · NOES -- NONE. Bradbury. ABSENT--DELEGATE 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.

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 intersection 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. 4 oil

D, F. Jones,

B. Burnell,

H. Woolman.

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July 11th 1902.

D. L. Kretsinger.

Thereupon an ordinance providing for the changing of certain electric lights on "H" street 2 May 2 - 1 March 2 Carlot The following report of the Committee on Gas, Electric Lights and Telephones in the matter

of the petition of citizens for distribution of lights on the mast located at the intersection of "H" and Arctic streets, is read and on motion of Delegate Lambert adopted; viz:

The Committee on Gas, Electric Lights and Telephones recommends that the within peti-

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 eith this report and recommend that it •. • be adopted.

D. F. Jones,

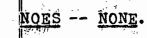
B. Burnell,

H. Woolman,

July 11th, 1902. D. L. Kretsinger.

Thereupon an ordinance providing for the changing of certain lights on "H" street, is read 14 - 1 My 1 1 and on motion of Delegate Lambert adopted by the following vote, to-wit: AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Blair, Lambert, McNeill, Guinan, Ecker, the state of the second second second

Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Jenks.



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ABSENT--DELEGATE Bradbury.

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 Light 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 said 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, 1902.

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 \$50.00 worth of postage stamps for the use of the various departments of the city, is read and on motion of Delegate Briggs the authority is granted.

Thereupon a Joint Resolution authorizing the Board of Public Works to purchase \$50.00

•	worth of postage stamps for the use of the city, is read and on motion of Delegate Thorpe
•	adopted by the following vote, to-wit:
	AYES DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Blair, Lambert, McNeill,
	Ecker, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and
	Jenks.
	NOES NONE.
	ABSENTDELEGATE Bradbury.
	Said resolution as adopted is as follows, viz:
	JOINT RESOLUTION No. 1437.
	BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:
	That the Board of Public Works be and they are hereby authorized to purchase for the use
	of the various departments of the City Government \$50.00 worth of postage stamps.

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 of Delegate McNeill withdrawn from said committee.

Said above mentioned Joint Resolution instructing the City Attorney to prepare an ordinance prohibiting any person from carrying on the business of beating carpets within 200 feet of any residence in the city, is read.

Whereupon on motion of Delegate McNeill said matter is referred to the Board of Health for investigation.

At this time Delegates Gutwillig, Burnell, Kayser, Busch and Woolman are excused from further attendance at this session of the Board.

The following report of the Health and Morals Committee in the matter of the petition of Cowley & Boyle for transfer to themselves of a liquor license issued to Geo. W. Louden, place of business at the northeast corner of 4th and "G" streets, is read and on motion of Delegate Lambert adopted, viz:

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, F. C. Hyers, Geo. McNeill,

> > Geo. B. Chapman.

.. .

7/21/02.

Thereupon said petition is granted.

A communication from the Cinty 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 and sidewalk and curb the east side of 20th street between "I" and "K" streets, 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 north 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.

Thereupon said petition is denied.

A communication from the Board of Public Works recommending that Loring & Company be granted an additional 60 days' time in which to complete their contract for furnishing stationery and supplies to the city, is read and on motion of Delegate Briggs the extension is granted.

Thereupon a Joint Resolution granting Loring & Company 60 days' additional time in which to furnish stationery to the city, is read and on motion of Delegate Blair adopted, viz:

JOINT RESOLUTION No. 1441.

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

That the time for the completion of the contract for the furnishing of supplies entered into 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 report of the Auditor showing the condition of the various funds of the city treasury for June, 1902, is read and ordered filed.

The petition of W. M. Herbert for permission to grade a portion of Robinson avenue and Sixth street in front of lots 8, 9, 10, 11, block 4, Nutt's addition, is read and on motion of Delegate Butler the permission is granted.

Thereupon a Joint Resolution authorizing W. M. Herbert to grade a portion of Robinson avenue and Sixth street in front of his property, to the official grade thereof, is read and on motion of Delegate Butler adopted by the following vote, to-wit:

<u>AYES -- DELEGATES</u> Butler, Thorpe, Chapman, Kretsinger, Guinan, Blair, Lambert, McNeill,

Ecker, Briggs, Lewis and Jenks.

NOES -- NONE.

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ABSENT -- DELEGATES Bradbury, Gutwillig, Burnell, Kayser, Busch and Woolman.

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 the streets, so described for the grading thereof, to the amount of cubic yards of cutting and filling set forth in his said certificate.

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A Joint Resolution directing the City Engineer to include in the plans for the Ninth ward sewer a sewer on "N" street from 29th to 30th street and along 30th street from "N" to "L" street, and to furnish the Council with an estimate of the cost thereof, is read and referred to the Joint Sewer Committee.

The petition of William F. Evans for permission 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 on motion of Delegate Briggs the permission is granted.

Thereupon a Joint Resolution granting William F. Evans permission 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:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Blair, Lambert, McNeill, Ecker, Briggs, Lewis and Jenks.

<u>NOES</u> -- <u>NONE</u>. <u>ABSENT</u>--<u>DELEGATES</u> Bradbury, Gutwillig, Burnell, Kayser, Busch and Woolman.

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 by 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 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 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 Com-

mittee.

The petition to have the retail liquorlicense issued to S. A. Snedecor transferred to

Ed. L. Fulkerson, is read and referred to the Health and Morals Committee.

A communication from the Superintendent of Streets stating that he desired to change a communication sent to the Council July 7th, 1902, designating the points where the surplus earth to be removed by the grading of "F" street between 8th and 25th streets should be deposited, by changing said dumping places, and recommending that a new resolution of intention be adopted in accordance with this last communication, is read and ordered filed.

Thereupon a Joint Resolution rescinding the action of the Council in adopting on July 7th, 1902, a resolution of intention (No.641) for the grading of "F" street between 8th and 25th streets, is read and on motion of Delegate Lambert adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Thorpe, Chapman, Kretsinger, Guinan, Blair, Lambert, McNeill, Ecker, Briggs, Lewis and Jenks.

NOES -- NONE.

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ABSENT--DELEGATES Bradbury, Gutwillig, Burnell, Kayser, Busch and Woolman.

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.

A resolution of intention to grade "F" street from the east line of 8th street to the west line of 25th street, is read and on motion of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Blair, Lambert, McNeill,

Ecker, Briggs, Lewis and Jenks.

NOES -- NONE.
ABSENT--DELEGATES Bradbury, Gutwillig, Burnell, Kayser, Busch and Woolman.
Said resolution as adopted is as follows, viz:
R E S O L U T I O N O F I N T E N T I O N
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 the east line of Eighth street.
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 the said "F" street with Eleventh street, and the intersection

section of the said "F" street with Thirteenth street, and that portion of the intersection of the said "F" street with Fifteenth street now occupied by a wooden bridge, and the intersection of the said "F" street with Nineteenth street, and the intersection of the said "F" street with Twenty-second street, and the intersection of the said "F" street with 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 gradethereof 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," approved on the 17th day of June, 1902.

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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 Twentythird street.

Fourteen hundred (1400) cubic yards of earth on Eighteenth street between "F" street and "G" street in said city.

Eight hundred and fifty (850) cubic yards of earth on Eighteenth street between "E" street 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.1/2) 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.

Twelve hundred L1200) 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 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 motice of the passage thereof for six days in the manner and by the persons required by law.

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

The petition of the Republican club of the Second precinct of the Sixth ward asking for permission to suspend a banner over the sidewalk in front of their headquarters at No. 441 Sixth street, is read and on motion of Delegate Ecker said permission is granted by the following two-thirds vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Blair, Lambert, McNeill,

Ecker, Briggs, Lewis and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Bradbury, Gutwillig, Burnell, Kayser, Busch and Woolman.

A communication from the Library Trustees asking for authority to sell certain personal property now in their possession, is read and ordered filed.

Thereupon an ordinance providing for the sale of personal property unfit and unnecessary for the use of the city, is read and on motion of Delegate Butler adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Blair, Lambert, McNeill,

Ecker, Briggs, Lewis and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Bradbury, Gutwillig, Kayser, Burnell, Busch and Woolman.

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, is unfit and unnecessary for the use 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 cotside 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 Trustees be and said Board is hereby authorized and directed 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 and 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 2 horses for the use of the Fire department, is read and on motion of Delegate McNeill the appropriation is made.

Thereupon an ordinance appropriating \$15.00 additional to the amount already appropriated for the purchase of a team of horses for the use of the Fire department, is read and on motion of Delegate Lambert adopted by the following vote, to-wit: AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Blair, Lambert, McNeill, Ecker, Briggs, Lewis and Jenks. NOES -- NONE. ABSENT--DELEGATES Bradbury, Gutwillig, Burnell, Kayser, Busch and Woolman. Said ordinance as adopted is as follows. viz: ORDINANCE No. 1170. in the Theorem is a second state of the An Ordinance apportioning fifteen dollars (\$15.00) additional to the amount already apportioned for the purchase of a team of horses for the Fire department of the City of San Diego, California, BE IT ORDAINED, By the Common Council of the City of San Diego, as follows: Section 1. That the 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 passage and approval.

A communication from the Board of Public Works stating that a two inch water pipe had been laid in Brookes avenue 260 feet, commencing on First street, is read and ordered filed.

A communication from the Board of Public Works in the matter of constructing a two inch water pipe line on "F" street from 25th to 27th, at an expense not to exceed \$50.00, and stating that at present the cost will exceed \$125.00, as there is not enough second hand pipe in stock to construct said pipe line, is read and referred to the Joint Water Committee.

A communication from the Board of Public Works recommending that Solon Bryan be granted an extension of 30 days' time in which to complete his contract in the construction Of a water pipe line between 01d Town and the U. S. Military Reservation, is read and Ordered filed.

Thereupon a Joint Resolution granting Solon Bryan an extension of 30 days' time in which to complete the construction of a water pipe line from Old Town to the Unites States Military Reservation, is read and on motion of Delegate Butler adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Blair, Lambert, McNeill,

Ecker, Briggs, Lewis and Jenks.

NOES -- NONE.

ABSENT -- DELEGATES Bradbury, Gutwillig, Burnell, Kayser, Busch and Woolman.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION NO. 1439.

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.

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A petition of house movers asking that an ordinance be adopted regulating the heighth at telephone wires may be placed, is read and referred to the Joint Street Committee.

A Joint Resolution rescinding the action of the Common Council in granting to the Hercules Oil Refining Company the privilege of maintaining two 5,000-gallon tanks for the storage of distillate on lot G in block 121 of Horton's addition, is read and on motion of Delegate McNeill adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Blair, Lambert, McNeill,

Ecker, Briggs, Lewis and Jenks.

NOES -- NONE.

<u>ABSENT--DELEGATES</u> Bradbury, Gutwillig, Burnell, Kayser, Busch and Woolman. 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.

A communication from the Board of Public Works transmitting a petition of citizens living in the vicinity of "C" and 22nd streets, asking that a four inch pipe line be laid in that locality in the place of some one inch and two inch pipe now in use, is read and the entire

matter is referred to the Joint Water Committee.

A Joint Resolution requesting the San Diego Gas and Electric Light Company to take two lamps from the mast at the intersection of "A" and India streets, and place one of them at the intersection of State and Ash streets, and one at the intersection of Union and Date streets, is read and referred to the Electric Light Committee.

After first giving due notice, President Jenks did, in open session, sign an ordinance (No.1166) 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; also

An Ordinance (No.1167) providing for testing water bearing land in the county, located in

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lot 35 of the ex-Mission Rancho; also

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An Ordinance (No.1168) providing for the changing of certain electric lights on "H" street in the city; also

An Ordinance (No.1169) providing for the sale of personal property unfit and unneces sary for the use of the city, now in the possession of the Library Trustees; also

An Ordinance (No.1170) appropriating \$15.00 additional to the amount already appropriated for the purchase of a team of horses for the use of the Fire department.

Thereupon the Board adjourned.

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ATTEST:

M. M. Juniz President of the Board of Delegates.

REGULAR MEETING.

Council Chamber of the Board of Delegates of the City of San Diego, California, August 4th, 1902.

A Regular Meeting of the Board of Delegates is held this day at 7:30 p.m., President Jenks presiding.

<u>PRESENT--DELEGATES</u> Butler, Chapman, Kretsinger, Guinan, Blair, Bradbury, Lambert, McNeill, Ecker, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman, Jenks and Clerk Vincent.

ABSENT---DELEGATE Thorpe.

The minutes of Adjourned Meeting held July 21st, 1902, are read and approved.

The following report of the Joint Fire Committee transmitting a list of buildings necessary for the use of the Fire Department in case Municipal Improvement bonds are voted, is read and on motion of Delegate Ecker adopted, viz:

San Diego, Cal., Aug. 4th, 1902.

To the Common Council,

City,

Gentlemen:--

In accordance with the provisions of Joint Resolution No.1434, the Joint Fire Committee requested the Chief Engineer of the Fire Department to furnish a list of buildings which he considered would be necessary for the use of the Fire Department in the event of Municipal Improvement bonds being voted.

The recommendation of the Chief Engineer is transmitted herewith and made a part hereof; and this Committee recommends that when it is decided to submit the proposition of voting Municipal Improvement bonds to the people, the amount of \$24,000.00 be included for buildings for the Fire Department, and that they be constructed and located as recommended by the Chief

ized and directed to include in the plans for a sewer system in the Ninth ward of said city a sewer in the vicinity of "N" street from Twenty-ninth street to Thirtleth street, and Thirtieth street from "N" street to "L" street, with laterals in the alleys in block 77 and block 78 of Seaman & Choate's addition in said city, and to furnish this Common Council with an estimate of the cost of the construction thereof.

An ordinance accepting certain streets and alleys in South La Jolla and providing for the endorsement of a certificate upon the map thereof, is read and on motion of Delegate Chapman is adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Kretsinger, Guinan, Blair, Bradbury, Lambert, McNeill,

Ecker, Gutwillig, Burnell, Kayser? Briggs, Busch, Lewis, Woolman and

Jenks.

Thorpe.

NOES -- NONE.

ABSENT--DELEGATE

Said ordinance as adopted is as follows, viz:

Ordinance No. 1171.

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 subdi-vided 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 be-ing the proprietor thereof; and

Whereas, the said F. W| Barnes has made 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 pre-cise length and width of each lot; and

Whereas, the said map has been signed and acknowledged by the said 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:

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 dedica-tion 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 mop as follows;

Section 1. That the following named

Westbourne avenue, Nautilus avenue, Bonair avenue, Lá Jolla boulevard, 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 bchalf 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 scal 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. GOLDMAN, City Clerk of the City of San Diego, , California, and Ex-Officio Clerk of the Common Council of the said City of San Diego. 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, bc. 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 Health and Morals Committee having recommended that the petition of Ed. L. Fulkerson

to have the retail liquor license now standing in the name of S. A. Snedecor, place of busi-

ness 910 Fourth street, transferred to himself, be granted, Delegate Bradbury moves that

said petition be granted.

Whereupon Delegate Gutwillig moves that said matter be referred to the City Attorney for

investigation, which motion is adopted.

At this time Delegate Blair is excused from further attendance at this session of the Board.

An ordinance providing certain hours for employees of the city to attend the polls, is read and on motion of Delegate Lambert adopted by the following vote, to-wit:

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AYES -- DELEGATES Butler, Chapman, Kretsinger, Guinan, Bradbury, Lambert, McNeill, Ecker,

Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Jenks.

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NOES -- NONE.

ABSENT--DELEGATES Thorpe and Blair.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1173.

An Ordinance providing certain hours for employees of the City of San Diego, California, to attend the polls.

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

Se tion 1. That all employees of the City of San Diego, California, shall have and they are hereby given and granted the hours from twelve o'clock noon to two o'clock p.m. on election days to vote at any election held in the said City of San Diego, whether it be a primary, school, special, or general election.

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' additional time in which to complete the placing of five fire hydrants in the city, is read and on motion of Delegate Briggs the extension is granted.

Thereupon a Joint Resolution granting Solon Bryan 30 days' additional time in which to complete the placing of five fire hydrants in the city, is read and on motion of Delegate Kayser adopted, viz:

JOINT RESOLUTION NO. 1444.

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 23rd day of June, 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 (except that to be furnished by the said City of San Diego) necessary to place five fire hydrants, be and the same is hereby extended for thirty (30) days, viz., to the 16th day of September, 1902.

A communication from the Board of Public Works recommending that S. G. Ingle be granted 90 days' additional time in which to complete his contract of furnishing the city with supplies, is read and on motion of Delegate Briggs the extension is granted.

Thereupon a Joint Resolution granting S. G. Ingle 90 days' additional time in which to complete his contract of furnishing supplies to the city, is read and on motion of Delegate Woolman adopted, viz:

JOINT RESOLUTION No. 1445.

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 14th day of July, 1902, by and between Sam'l G. Ingle and the City of San Diego, wherein and whereby the said Sam'l G. Ingle agrees to sell, furnish, and deliver to the said City of San Diego supplies as specified therein, be and the same is hereby extended for ninety (90) days, viz., to the 30th day of October, 1902.

A communication from the Board of Public Works in the matter of repairing the outlet to

the main sewer, and transmitting two projects for making said repairs, as follows:

(a) Taking up, cleaning and relaying the 30" cast iron pipe from the tank house to the channel; estimated cost, \$1400.00;

(b) Taking down the gate house, and relaying the 30" pipe from a connection with the 24" pipe outside of the site of the gate house to the channel; estimated cost, \$2000.00; is read.

Said communication is endorsed by the Joint Sewer Committee as follows:

The Joint Sewer Committee recommends that the within proposition designated as project "b" be carried out, provided the expense thereof does not exceed the sum of \$2000.00.

On motion of Delegate Lewis the recommendation of the Joint Sewer Committee in this matter is adopted.

Thereupon an ordinance providing for the repairing of the outfall sewer at an expense not to exceed \$2000.00, is read.

sought to be The Auditor, Being present, declines to certify that the appropriation made by said ordinance can be legally made.

Whereupon on motion of Delegate Ecker said ordinance is referred to the Ways and Means Committee.

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A communication from the Board of Public Works transmitting a list of supplies needed for the use of the Sewer and Water departments, is read and on motion of Delegate Bradbury the Board of Public Works is authorized to advertise for bids for furnishing said supplies.

Thereupon an ordinance providing for the purchase of supplies for the use of the Sewer and Water departments, is read and on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Kretsinger, Guinan, Bradbury, Lambert, McNeill, Ecker, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Thorpe and Blair.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1172.

An Ordinance providing for the purchase of supplies for the use of the Sewer department and

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 directed to advertise for bids and let a contract for furnishing to the said City of San Diego, for the use of the Sewer department, the following supplies:

1000 feet 3/4 inch galvanized pipe

2 dozen 3/4 inch ells (galvanized)

2 dozen 3/4 inch tees (galvanized)

2 dozen 3/4 inch to 1/2 inch reducers (galvanized)

2 dozen 1/2 inch ells (galvanized)

2 dozen 1/2 inch tees (galvanized)

2 dozen 1/2 inch steam service cocks (galvanized)

200 feet 1/2 inch galvanized pipe

1 dozen 3/4 inch corporation cocks (galvanized)

1/2 dozen pick handles.

For the use of the Water department of said city the following supplies:

1200 lin. feet 3/4 inch dipped wrought iron pipe 600 lin. feet 1 inch dipped wrought iron pipe 1000 lin.feet 2 inch dipped wrought iron pipe 50 lin feet 1 inch (A.A.A.) lead pipe 150 lin. feet 3/4 inch (A.A.A.) lead pipe 100 3/4 inch unions (black) 50 1 inch unions (black) 25 2 inch unions (black) 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 $200 \ 3/4 \text{ inch ells}$ 25 2 inch ells $60^{-}3/4 \times 1/2$ inch bushings $60 \frac{3}{4} \times \frac{1}{2}$ inch reducers 100 3/4 inch service cocks (extra heavy) 25 1 inch service cocks (extra heavy) 60 iron service cock boxes, expanding from 21 inches to 30 inches. FOR MAIN FUMPING PLANT (MISSION VALLEY). 1 dozen boxes 1/2 inch gaskets in 12 and a first state 3 boxes 5/8 inch gaskets; said gaskets to be of as good quality as Eclipse gaskets 2 boxes 1/4 inch packing 3 boxes 5/16 inch packing 3 boxes 3/8 inch packing 3 boxes 7/16 inch packing 3 boxes 1/2 inch packing 3 boxes 9/16 inch packing 3 boxes 5/8 inch packing 3 boxes 3/4 inch packing 3 boxes 7/8 inch packing 3 boxes 1 inch packing; said packing to be of as good quality as Garlock packing. 1 box sectional ring packing; to be as good quality and the same style as Garlock packing No.1000, factory No.93565, Section No.1 1 dozed boxes 1 inch hydraulic packing; said packing to be as good quality as Garlock packing 3 yards 1/16 inch sheet packing 3 yards 1/32 inch sheet packing; said packing to be as good quality as Peerless Sheet packing 2 yards 1/8 inch sheet packing 3 yards 1/16 inch sheet packing; said packing to be as good quality as Tucks Sheet packing 2 square yards 1/8 inch Asbestos mill board 6 cans lubricating compound; said compound to be as good quality as Leonard Planet Lubricating Compound 5 gallons boiled Linseed 011 5 gallons turpentine 5 gallons black stack paint 3 boxes miners candles 12 gross matches 2 boxes, 25 pounds each, borax soap; said borax soap to be as good quality as Tip Top Borax soap 20 feet 1/2 inch mesh galvanized screenings 1000 pounds coke 1 dozen iron bound No.1 mill brooms 3 dozen lantern globes 2 dozen lamp chimneys, 2 1/2 inch burner; said lamp chimneys to be as good quality as No.8 Macbeth lamp chimney 1 dozen lamp chimneys, 4 1/2 inch burners; said lamp chimneys to be as good quality as No. 66 Macbeth lamp chimneys 3 long hammer shafts 3 14 inch hammer shafts 1/2 dozen file handles 12 hydraulic 1 1/4 inch mipples, 6 with running thread on one end 4 inches long, other end standard 1 1/4 inch thread 7 1/2 over all. (Send to plant for sample) 9 bales white waste 6 lanterns 1 dozen lantern burners 1 box 1 inch spiral packing, 1 box 5/8 inch spiral packing; said paking to be of as good quality as the Peerless Spiral Packing 12 dozen lantern wicks 1 dozen 4 1/4 inch wicks for No.3 Rochester burner 1 dozen round wicks for 1 1/2 B & H burner 5 l-gallon cans Briiliant shine 1 quire No.1 Emery cloth 2 quires No.0 Emery cloth 1 quire No.00 Emery cloth 1/2 pound No.1 Emery powder

1/2 pound Flower of Emery powder 1 dozed gauge glasses 5/8 inch by 12 inch 1 dozen gauge glasses 5/8 inch by 14 inch 3 dozen 5/8 inch gauge glass washers to be of similar style and as good quality as Gilbert's patent 1 gauge glass cutter 2 dozen Star hack saw blades, 12 inches long 2 dozen 1/2 inch iron washers2 dozen 5/8 inch iron washers 2 dozen 3/4 inch iron washers 2 dozen 7/8 inch iron washers 2 dozen 1 inch iron washers 6 rubber discs for 1 inch Jenkins valves 6 rubber discs for 1 1/4 inch Jenkins valves 1 one pound 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 fire brick 6 galvanized iron buckets, 2 1/2 gallons 2 3 1/2 pound axes 1 No.2 hand axe l painter's dust brush 3 whisk brooms 150 feet 3/4 inch Manilla rope, for tackles 150 feet 1 inch Manilla rope, for tackles l eight day round metal wall clock, with dial and 14 inch face, equal in quality to Seth Thomas manufacture 2 lengths 2 inch extra hydraulic pipe 4 lengths 2 inch black pipe 2 lengths 1 1/2 inch black pipe. 2 lengths 1 1/4 inch black pipe 3 lengths 1 inch black pipe 3 lengths 3/4 inch black pipe 6 lengths 1/2 inch black pipe 6 lengths 3/8 inch black pipe 6 lengths 1/4 inch black pipe 1 dozem 2 inch extra heavy hydraulic tees 1 dozen 2 inch ells 1 dozen 2 inch unions 1/2 dozen 1 1/2 inch tees 1/2 dozen 1 1/2 inch ells 1/2 dozen 1 1/2 inch unions 1/2 dozen 1 1/4 inch tees 1/2 dozen 1 1/4 inch ells 1/2 dozen 1 1/4 inch unions 1 dozen 1 inch tees 1 dozen 1 inch ells 1 dozen 1 inch unions 1 dozen 3/4 inch tees 1 dozen 3/4 inch ells 1 dozen 3/4 inch unions 2 dozen 1/2 inch tees2 dozen 1/2 inch ells2 dozen 1/2 inch unions2 dozen 3/8 inch tees 2 dozen 3/8 inch ells 2 dozen 3/8 inch unions 2 dozen 1/4 inch tees

2 dozen 1/4 inch ells 2 dozen 1/4 inch 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 1 dozen bushings, from 1 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 6 3/8 inch globe valves 6 1/4 inch globe valves 10 pounds assorted nails.

All of said supplies to be of the best quality and subject to the approval of the said Board

of Public Works; provided, that the expense thereof shall not exceed the sum of \$1500.00.

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

A Joint Resolution requesting the Electric Light Company to change the light at the intersection of 3rd and "B" streets, is read and on motion of Delegate Kretsinger adopted, viz: JOINT RESOLUTION No. 1446.

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

That the San Diego Gas and Electric Light Company be and said Company is hereby requested to change the light at the intersection of Third and "B" streets from a low arm light to the center of the Street intersection by cable.

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The petition of R. L. Boaz for an auctioneer's license to sell goods, wares and merchandise exclusive of jewelry, watches and plated ware, is read and Delegate Lambert moves that the license be granted.

Delegate Kayser moves that said petition be referred to the Health and Morals Committee, which motion is defeated by the following vote, to-wit:

AYES -- DELEGATES Gutwillig, Burnell and Kayser.

<u>NOES</u> -- <u>DELEGATES</u> Butler, Chapman, Kretsinger, Guinan, Bradbury, Lambert, McNeill, Ecker, Briggs, Busch, Lewis, Woolman and Jenks.

ABSENT--DELEGATES Thorpe and Blair.

Thereupon the motion of Delegate Lambert is adopted and said license granted by the following two-thirds vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Chapman, Kretsinger, Guinan, Bradbury, Lambert, McNeill, Ecker, Gutwillig, Burnell, Kayser, Briggs, Busch, Lewis, Woolman and Jenks.

NOES -- NONE.

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ABSENT--DELEGATES Thorpe and Blair.

A communication from R. V. Dodge, City Treasurer, asking for a leave of absence to leave the state from August 25th, to October 4th, 1902, is read and on motion of Delegate Guinan the leave is granted. Thereupon a Joint Resolution granting R. V. Dodge, City Treasurer, permission to leave the state from August 25th to October 4th, 1902, is read and on motion of Delegate Butler adopted, 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 report of the Poundkeeper for July, 1902, is presented and ordered filed. A communication from citizens protesting against the erection and maintenence on block 118 of Horton's addition of one or more tanks for the storage of oil, the capacity of said tanks not to exceed 50000 barrels each, is read, together with a communication from the Board of Fire Underwriters of the Pacific, (J. H. Morrow, Manager,) stating that if crude oil was to be stored within the fire limits in this city, the rates of insurance would be increased, and said matter is referred to the Joint Fire Committee.

At this time Delegates Kayser, Busch and Gutwillig are excused from further attendance at this session of the Board.

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.

Delegate Butler moves that said petition be 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.

Whereupon on motion of Delegate Ecker said petition is referred to the Committee on Gas, Electric Lights and Telephones for investigation.

After first giving due notice President Jenks did, in Open session, sign an ordinance (No.1171) accepting certain streets and alleys in South La Jolla, and providing for the endorsement of a certificate upon the map thereof; also

An Ordinance (No.1172) providing for the purchase of supplies for the use of the Sewer and Water departments; also

An Ordinance (No.1173) providing certain hours for the employees of the city to attend the polls.

A resolution of intention to sidewalk and curb 22nd street between "H" and "K" streets, is read and on motion of Delegate Chapman adopted by the following vote, to-wit: AYES -- DELEGATES Butler, Chapman, Kretsinger, Guinan, Bradbury, Lambert, McNeill, Ecker,

Burnell, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

-DELEGATES Thorpe, Blair, Gutwillig, Kayser and Busch. ABSENT-

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 north 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 mewspaper in which this resolution of intention shall be published for two days, and the notice of the passage thereof for six days in the manner and by the persons required by law.

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

The petition of Philip Koehler for a special retail liquor license to sell beer at La Jolla for one day, August 17th, 1902, is read.

Delegate Briggs moves that said petition be laid on the table, which motion is lost. Whereupon on motion of Delegate Burnell said petition is denied.

A resolution giving the consent of this Board to the Board of Aldermen to adjourn until Monday, August, 18th, 1902, is read and on motion of Delegate Chapman adopted, viz:

RESOLUTION.

B E I T R E S O L V E D, By the Board of Delegates 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 Aldermen to adjourn from August 4th, 1902, to August 18th, 1902, at 7:30 p.m.

Thereupon the Board adjourned until Monday, August 18th, 1902, at 7:30 p.m.

President of the Board of Delegates.

ATTEST: City-Clerk

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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 Delegates of the City of San Diego, California, August 18th, 1902.

Pursuant to adjournment a meeting of the Board of Delegates is held this day at 7:30 p.m., President Jenks presiding.

PRESENT--DELEGATES Butler, Chapman, Kretsinger, Guinan, Blair, Ecker, Burnell, Briggs,

Busch, Woolman, Jenks and Clerk Vincent.

ABSENT---DELEGATES Thorpe, Bradbury, Lambert, McNeill, Gutwillig, Kayser and Lewis.

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

On motion of Delegate Ecker the Board adjourns until Monday, August 25th, 1902, at 7:30 o'clock p.m.

M. M. Junio President of the Board of Delegates.

ATTEST:

City Clerk

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ADJOURNED MEETING.

Council Chamber of the Board of Delegates of the City of San Diego, California, August 25th, 1902.

Pursuant to adjournment a meeting of the Board of Delegates is held this day at 7:30 p.m., President Jenks presiding.

<u>PRESENT--DELEGATES</u> Butler, Thorpe, Chapman Kretsinger, Guinan, Bradbury, Lambert, Ecker, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman, Jenks and Clerk Vincent. <u>ABSENT---DELEGATES</u> Blair, McNeill and Busch.

The minutes of Regular Meeting held August 4th, 1902, and of Adjourned Meeting held August 18th, 1902, were read and approved.

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 on motion of Delegate Butler granted, viz:

A. J. Sherman, 100 feet, lots 11 and 12, block 11, Sherman's addition;

A. J. Sherman, 200 feet, lot 16 and south 1/3 of lot 1, block 10, Sherman's addition;
D. F. Garrettson, 75 feet, south 1/2 of lot 8 and lot 7, block 11, Sherman's addition;
F. H. C. Furnald, 50 feet, north 1/2 of lot 8 and south 1/2 of lot 9, block 11. Sherman's addition;

Mary A. Sterrett, 75 feet, lot 10 and north 1/2 of lot 9, block 11, Sherman's addition.

A communication from the Board of Public Works asking for authority to purchase 150 feet of 1 inch hose for the use of the Park department, is read and of motion of Delegate Bradbury the authority is granted.

Thereupon an ordinance providing for the purchase of hose for the use of the Park department, is read and on motion of Delegate Lambert adopted by the following vote, to-wit: IYES DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Bradbury, Lambert, Ecker, Gu willig, Burnell, Kayser, Briggs, Lewis, Woolman and Jenks. NOES -- NONE. ABSENT--DELEGATES Blair, McNeill and Busch. Said ordinance as adopted is as follows, viz: ORDINANCE No. 1174. An Ordinance providing for the purchase of hose for the use of the Park department of the City of San Diego, California. BE IT ORDAINED, By the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to purchase one hundred and fifty (150) feet of one (1") inch hose for the use of the Park department of the City of San Diego, California, provided, that the expense thereof shall not exceed the sum of \$37.50.

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 transfer of \$1800.00 from the Water fund to the Sewer fund, that being the price paid by the Sewer department for the 24 inch cast iron water pipe laid in upper Fifth street by the Water department, is read and on motion of Delegate Ecker the transfer is ordered.

Thereupon an ordinance providing for the transfer of \$1800.00 from the Water fund to the Sewer fund, is read and on motion of Delegate Woolman adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Bradbury, Lambert, Ecker, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Blair, McNeill and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1175.

An Ordinance providing for the transfer of eighteen hundred dollars (\$1800.00) from the

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

Water fund to the Sewer fund of the City of San Diego, California.

Section 1. That there be and is hereby transferred from the Water fund to the Sewer fund of the City of San Diego, California, the sum of eighteen hundred dollars (\$1800.00), and that the Auditor and Treasurer of said city be and they are hereby authorized and directed to make the proper entries upon the records of their respective offices in order to carry into effect such transfer.

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

A communication from the Board of Public Works stating that they desired to discontimue paying \$15.00 per month for a horse and wagon for the lose of the river foreman of the Water department, and recommending that the river foreman's salary be fixed at \$3.00 per

day, is read and of motion of Delegate Lambert the recommendation is adopted.

Thereupon an ordinance fixing the compensation of the river foreman of the Water department at \$3.00 per day, is read and on motion of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Bradbury, Lambert, Ecker, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Blair, McNeill and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1176.

An Ordinance fixing the compensation of the river foreman of the City Water Works in Mis-

sion Valley, City of San Diego, California.

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

Section 1. That the compensation of the river foreman of the City Water Works in Mission Valley, City of San Diego, California, be and the same is hereby fixed at \$3.00 per day.

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

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

A communication from the Board of Public Works asking for authority to purchase 4 lot books for the use of the Assessor, at a cost not to exceed \$35.00, is read and on motion of Delegate Kretsinger the authority is granted.

Thereupon an ordinance authorizing the purchase of lot books for the use of the Assessor, is read and on motion of Delegate Woolman adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Thorpe, Chapman, Kretsinger, Guinan, Bradbury, Lambert, Ecker, Gut-

willig, Burnell, Kayser, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Blair, McNeill and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1177.

An Ordinance authorizing the purchase of lot books for the use of the City Assessor, 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 be and they are hereby authorized and directed to purchase for the use of the City Assessor of the City of San Diego, California, 4 lot books at a cost not to exceed \$35.00.

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 recommending that they be authorized to accept payment for water furnished the County poor farm at the rate of 12 cents per 1000 gallons, is read and on motion of Delegate Lambert the recommendation is adopted. Thereupon an ordinance providing for the settlement of the claim of the city against the county for water, at the rate of 12 cents per 1000 gallons, is read and on motion of Delegate Lambert adopted by the following vote, to-wit: AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Bradbury, Lambert, Ecker, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Jenks. NOES -- NONE. . . ABSENT--DELEGATES Blair, McNeill and Busch. · · · Said ordinance as adopted is as follows, viz: ORDINANCE No. 1178. An Ordinance providing for the settlement of the claim of the City of San Diego, California, against the County of San Diego for water.

WHEREAS, The City of San Diego during the months of April, May, June and July, 1902, furnished the County of San Diego with 3,308,670 gallons 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 No.1090, approved on the 25th day of February, 1902, fixing the water rates, does not fix a special rate for water furnish for this particular purpose; and

WHEREAS, Said Ordinance No.1090 provides that: "Where water is furnished for steam engines, gas machines or works, wash houses (Chinese or otherwise), or for any other purpose whatever, and no compensation is herein fixed therefor, <u>and satisfactory rates cannot</u> <u>be agreed upon</u>, meter rates shall be charged for the water so furnished to be measured by a meter;" and

WHEREAS, The Board of Supervisors of the said County of San Diego has refused to pay the sum of twenty cents per one thousand gallons for the said water so furnished, but has agreed to pay the sum of twelve cents per one thousand gallons; and

WHEREAS, The Board of Public Works of said city has recommended to this Common Council that said proposition to pay the sum of twelve cents per one thousand gallons be accepted.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to adjust and settle said claim for water furnished by the said City of San Diego to the said County of San Diego for the use of the County Hospital for the sum of twelve cents per one thousand gallons, and that thereafter the said Board of Public Works is hereby authorized to charge the sum of twelve cents per one thousand gallons for water furnished to the said County of San Diego for the use of the County Hospital and for the use of water upon the land owned by the said county and forming a part of the County Hospital grounds.

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 communication from the Quartermaster of the Artillery Corps stationed in this city asking for a reduction in the water rate for the United States Government for water used at Fort Rosecrans and at San

Diego barracks, is read and referred to the Joint Water Committee.

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 June, 1902, is presented and ordered filed.

A communication from the Board of Public Works transmitting a statement of the expenses of the various departments of the City Government for the month of July, 1902, is presented and ordered filed.

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A communication from the Board of Health in the matter of regulating the beating of carpets, and recommending the adoption of an ordinance making it unlawful for any person or

company to operate any machinery for cleaning or beating carpets within 200 feet of any church school house or dwelling house, is read and ordered filed.

Thereupon an ordinance regulating the beating of carpets, as recommended by the Board of Health, is read, and on motion of Delegate Kretsinger referred to the Ordinance Committee.

A communication from the City Engineer transmitting plans and estimates of cost of different styles of bridges across the San Diego river on the Poway road, is presented and referred to the Joint Street Committee.

A communication from the Chamber of Commerce in the matter of the regulations governing the use of water for irrigation purposes, and requesting that they "be so altered as to admit of the use of water in any quantity and at all times by those paying meter rates," is read and referred to the Joint Water Committee.

The petition of E. O. Rogers et al., that section 3 of Ordinance No.1090, relating to the use of water through standing irrigators, etc., be repealed, is read and referred to the Joint Water Committee.

The petition of John C. Nobles et al., the owners of the property fronting on 22nd street between "J" and "K" streets, asking thay they be not required to lay sidewalks in front of said property until 22nd street between said points and at the intersections of "J" and "K" streets has been put to the proper grade, and also asking that crosswalks be laid across 22nd street and "K" street at the intersection of said streets, is read and referred to the Joint Street Committee.

The protest of property owners against the proposed sidewalking and curbing of 22nd street between "H" and "K" streets, is read and referred to the Joint Street Committee.

The petition of Fred H. C. Furnald et al. for an extension of 60 days' time in which to construct sidewalks and curbs in front of their property on 22nd street, is read and referred to the Joint Street Committee. The petition of J. S. Thompson et al., residents of the Ninth ward, requesting that T. H. West, a special policeman, be paid a suitable salary, is read and referred to the Joint Police Committee.

The petition of the Wiley B. Allen Company for permission to suspend a banner sign across "C" street between Fourth and Fifth streets, is read and referred to the Street Committee.

The petition of S. Korper for permission to peddle goods without the payment of a license therefor, is read and referred to the Joint Health and Morals Committee.

The petition of Joe Winter for permission to remove a pepper tree and a gum tree from in front of his property at the intersection of 18th and "I" streets, is read. Delegate Gutwillig moves that said petition be granted.

Whereupon on motion of Delegate Ecker said petition is referred to the Joint Street Committee.

The petition of A. Bernardini for a retail liquor license at 910 Fourth street, is presented and referred to the Health and Morals Committee.

The petition of property owners to have 21st street sidewalked and curbed from the south line of "D" street to the north line of "K" street, is read.

Delegate Bradbury moves that said petition be granted.

mittee.

An Ordinance providing for the furnishing to the Common Council of an estimated cost of certain buildings for the use of the Fire department, is read and on motion of Delegate Kretsinger adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Bradbury, Lambert, Ecker,

Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Blair, McNeill and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. _____.

An Ordinance providing for the furnishing to the Common Council of an estimated cost of cer-

tain buildings for the use of the Fire Department of the City of San Diego, California.

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

Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to prepare and furnish to this Common Council an estimate of the cost of the construction of certain buildings for the use of the Fire department of said city, viz:

A house for Fire Engine No.2, to be located between Sixth, and Tenth street and "A

street

street and "D" street. This house to be used for Fire department headquarters, and to be a double house two stories high, fifty feet (50) front and one hundred (100) feet deep; said house to be built of brick and stone, the front, sides, and rear of which shall be sixteen (16") inches thick, the lower floor to be finished in cement and wood, the second floor to be of wood with joists; said building to be fitted up with rooms for the Board of Fire Commissioners, for the Chief of the Fire department, and with rooms properly arranged for the three permanent men of Engine No.2 and five extra men of the Fire department; also a suitable room for the fire alarm apparatus, together with suitable stalls for four horses, a sliding pole for the men, and with heavy front doors.

Also a fire engine house for Fire Engine No.1, to be located between Second and Fourth streets and "B" and "F" streets. This house to be a double house one story in height fifty (50) feet front and one hundred (100) feet deep, and to be built of brick and stone, the walls to be sixteen (16") inches thick, the lower floor to be finished in cement and

wood with suitable stalls for five horses, and rooms for four permanent men and eight extra men.

Also for a fire engine house for Hose Company No.3, to be located between "H" and "K" streets and Sixth and Ninth streets. This house to be two stories high and to be built of wood, with thirty (30) foot front and sixty (60) feet deep. The lower floor shall be finished in wood, with suitable stalls for two horses, the second floor to have suitable rooms for one permanent man and five extra men.

Also a fire engine house for Chemical Engine, to be located between Laurel and Olive streets and Second and Fourth streets, which house shall be two stories high and built of wood, with thirty (30) foot front and sixty (60) feet deep, the lower floor to be finished in wood, with suitable stalls for two horses. The second floor to have suitable rooms for two permanent men and five extra men.

Also a fire engine house to be built for additional apparatus, to be located between Robinson avenue and Fourth street and the school house on University avenue. Said house to be two stories high and built of wood, with a thirty (30) foot front and sixty (60) feet deep, the lower floor to be finished in wood, with suitable stalls for two horses, the second floor to have suitable rooms for one permanent man and five extra men.

Said estimate of the cost to include the character of material to be used, the amount of brick, the amount of stone, and the amount of lumber, and other material, with a plan of each building, and to include also general specifications for the work. And that the said Board of Public Works be and is hereby authorized and empowered to employ a man who shall co-operate with and assist the Chief of the Fire Department in the preparation of said estimated cost, and the said plans and specifications; 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 Joint Resolution granting permission to M. Vollmer to cut down trees on "D" street in front of lot A in block 52, New San Diego, the same being recommended by the Joint Street Committee, is read and on motion of Delegate Lambert adopted, (Delegate Ecker voting no) viz:

JOINT RESOLUTION NO. 1448.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows: That permission be and is hereby given to Mike Vollmer to cut down and remove the trees of "D" street in front of lot "A" in block 52 in New San Diego, in the City of San Diego, California; said lot being located on the southeast corner of "D" and Arctic streets in said city. A Resolution of Intention 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 on motion of Delegate Bradbury adopted by the following vote, to wit: AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Bradbury, Lambert, Ecker, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Jenks. NOES -- NONE.

ABSENT--DELEGATES Blair, McNeill and Busch.

Said resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION

To sidewalk and curb "G" street in the City of San Diego, California, from the west line of Second street to a point 58 feet east of the east line of Arctic 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 "G" street in the City of San Diego, California, on both sides thereof, from the west line of Second street to a point 58 feet east of the east line of Arctic 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 parts of gravel, aocording 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 "G" street, on both sides thereof, from the said west line of Second street to the said point 58 feet east of the said east line of Arctic 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.

The report of the Joint Fire Committee in the matter of the petition of citizens (Pacific Wood and Coal Company et al.) protesting against the erection and maintenance of oil storage tanks on block 118 of Horton's addition, which report recommends that said petition be denied, is read and Delegate Ecker moves that the same be adopted.

At this time Attorney Sam F. Smith appears on behalf of the Pacific Wood and Coal Com-

pany, Russ Lumber and Mill Company, Maj. Levi Chase, J. S. Schirm et al.; and addresses the

Board, urging that the former action of the Council in granting permission to erect and main-

tain said oil storage tanks on said block, be rescinded, and attacking the validity of the

Joint Resolution granting such permission on the ground that Alderman Chas. N. Clark was de-

barred from voting in said matter.

Attorney J. E. Wadham now appears on behalf of McKenzie, Flint and Winsby and the Union Oil Company, and addresses the Board, urging that no further action be taken in said matter by the Common Council, but that the Oil Company be allowed to erect and maintain said tanks. Whereupon on motion of Delegate Guinan said matter is referred to the City Attorney. At this time Delegate Thorpe is excused from further attendance at this session of the Board.

A communication from the Auditing Committee transmitting claims against the Water department for supplies purchased during July, 1902, is read and ordered filed.

Thereupon an ordinance providing for the payment of certain bills for material, etc., incurred by the Water department for the month of July, 1902, is read and on motion of Delegate Chapman adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Chapman, Kretsinger, Guinan, Bradbury, Lambert, Ecker, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Blair, McNeill and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1179.

An Ordinance providing for the payment of certain bills for material, supplies, and labor incurred by the Water department of the City of San Diego, California, for the month of July, 1902.

W H E R E A S, 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

W H E R E A S, The said Board of Public Works has purchased materials and supplies during the month of July, 1902, for the use of the Water department in the sum of \$1,229.00, as shown by the accompanying bills numbered 2767, 2783, 2786, 2798, 2799, 2810, 2811, 2816, 2835, 2860, 2872, 2873, 2880, 2886, 2888, 2910; and

W H E R E A S, The Common Council of said city has authorized the said Board of Public Works to incur an indebtedness for the repair of the bicycles used by the collectors of the said Water department in a sum not exceeding four dollars (\$4.00) in any one month; and

W H E R E A S, The said Board of Public Works has incurred an indebtedness for the repair of bicycles used by the collectors of the said Water department in the sum of five dollars and sixty cents, during the month of July, 1902, as shown by the accompanying bills numbered 2791 and 2897,

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 in the matter of the petition of R. M. Devereaux for the refund of \$1.20 paid on account of a double assessment, and recommending that amount be paid refunded, is read and ordered filed.

Thereupon an ordinance providing for the refunding of taxes collected twice for the year 1890, is read and on motion of Delegate Bradbury adopted by the following vote, to-wit; AYES -- DELEGATES Butler, Chapman, Kretsinger, Guinan, Bradbury, Lambert, Ecker, Gutwillig, Burnell, Kayser, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Blair, McNeill and Busch.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1180.

An Ordinance providing for the refunding of taxes collected twice for the year 1890 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 petition of R. M. Devereaux asking that the sum of one dollar and twenty cents (\$1.20) be refunded to him (being the amount paid by him upon a double assessment on lots 21 and 22 in block 26 of Ocean Beach in the said city for the year 1890), be granted, and that the Auditing Committee of said city be and said committee is hereby authorized and empowered, upon the filing of a proper claim therefor with the said committee, to allow said claim and provide for the payment of the said sum of one dollar and twenty cents (\$1.20) out of the city treasury 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 City Attorney in the matter of the adjustment of the grade at the intersection of Nineteenth and "H" streets, and taking up and re-laying the sidewalk and curb in front of the property of E. O. Rogers, is read and referred to the Joint Street Committee.

A communication from the City Attorney in the matter of the application of E. L. Fulkerson for the transfer of the retail liquor license standing in the name of S. A. Snedecor, at 910 Fourth street, is read and ordered filed.

An ordinance providing for the preparation of plans, drawings, and cross-sections for the paving of the gutter on Fifth street from the south line of "A" street to the south line

of Thorne street, is read and referred to the Joint Street Committee.

The report of the Auditor showing the conditions of the various funds of the city treasury for the month of July, 1902, is presented and ordered filed.

At this time Delegates Butler and Gutwillig are excused from further attendance at this session of the Board.

A Joint Resolution to permit irrigators of one acre or more of land who pay 20 cents per 1000 gallons, to use automatic sprinklers at any time, is read and referred to the Joint

Water Committee.

A Resolution of Intention to sidewalk and curb Ash street from the east line of Fifth

street to the west line of Eighth street, is read and on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Chapman, Kretsinger, Guinan, Bradbury, Lambert, Ecker, Burnell, Kayser,

Briggs, Lewis, Woolman and Jenks

NOES -- NONE.

ABSENT--DELEGATES Butler, Thorpe, Blair, McNeill, Gutwillig and Busch.

Said resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION

To sidewalk and curb Ash street from the east line of Fifth street to the west line of Eighth 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 Ash street in the City of San Diego, California, on both sides thereof, from the east line of Fifth street to the west line of Eighth 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 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 the said Ash street from the said east line of Fifth street to the west line of Eighth 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 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.

The petition of J. S. Thompson et al., residents of the Ninth ward, requesting that T. H. West, a special policeman, be paid a suitable salary, heretofore referred by this Board to the Joint Police Committee, is on motion withdrawn from said Committee, and referred to the Board of Police Commissioners, with the request that said Board make a recommendation in this matter

The petion of Hamilton Bros. et al., telephone subscribers, asking the Council to defer action upon the petition for a franchise for another telephone exchange until such time as the advantages and disadveatages of a dual telephone service has been thoroughly investigated, is presented and referred to the Committee on Gas, Electric Lights and Telephones.

After giving due notice President Jenks did, in open session, sign an ordinance (No. 1174) providing for the purchase of hose for the use of the Park department; also An ordinance (No.1175) providing for the transfer of \$1800.00 from the Water fund to the

Sewer fund; also

An ordinance (No.1176) fixing the compensation of the river foreman of the city water works in Mission Valley; also

An ordinance (No.1177) authorizing the purchase of four lot books for the use of the City Assessor; also

An ordinance (No.1178) providing for the settlement of the claim of the City against the County for water, at the rate of 12 cents per 1000 gallons; also

An ordinance (No. 1179) providing for the payment of certain bills for material, supplies and labor incurred by the Water department for the month of July, 1902; also

An ordinance (No. 1180) providing for the refunding of taxes collected from R. M. Devereaux twice for the year 1890.

Thereupon the Board adjourned.

ATTEST:

of Lalder

President of the Board of Delegates.

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REGULAR MEETING.

Council Chamber of the Board of Delegates of the City of Sam Diego, California, September

2nd, 1902.

A Regular Meeting of the Board of Delegates is held this day at 7:30 p.m., President Jenks presiding.

<u>PRESENT--DELEGATES</u> Butler, Thorpe, Chapman, Kretsinger, Bradbury, Lambert, Ecker, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman, Jenks, and Clerk Vincent. <u>ABSENT---DELEGATES</u> Guinan, Blair, McNeill and Burnell.

اللو الي عليه الله عليه منها منه بلية عنه عليه الله الله بلي عنه منه منه عليه منه عليه عليه عليه عليه عليه الل

The minutes of Adjourned Meeting held August 25th, 1902, are read and approved.

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The following report of the Street Committee in the matter of the petition of the Wiley E. Allen Company for permission to suspend a banner sign across "C" street between 4th and 5th streets, is read and on motion of Delegate Bradbury adopted, viz:

The Street Committee recommends that the within petition for authority to stretch a banner sign across "C" street between 4th and 5th streets, be denied.

F. H. Briggs,

R. P. Guinan,

B. Burnell.

Aug. 28th, 1902.

Thereupon said petition is denied.

The following report of the Joint Street Committee in the matter of an ordinance directing the City Engineer to estimate the cost of guttering 5th street from the south line of "A" street to the south line of Thorn street, is read and on motion of Delegate Bradbury adopted, viz:

The Joint Street Committee recommends that the within ordinance directing the City Engineer to furnish an estimate of the cost of guttering Fifth street from "A" street to Thorn street, be adopted. F. C. Hyers, D. F. Jones, F. H. Briggs, R. P. Guinan, Aug. 28th, 1903. E. Burnell. Thereupon an ordinance providing for the preparation of plans, drawings, and cross-sections for the paving of the gutter on Fifth street from the south line of "A" street to the south line of Thorn street, is read and on motion of Delegate Lambert adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Bradbury, Lambert, Ecker, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Guinan, Blair, McNeill and Burnell.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1181.

An Ordinance Providing for the Pre-paration of Plans, Drawings, and Cross-Sections for the Paving of the Gutter on Fifth Street in the City of

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 timate shall be kept on file in the of-cross-sections for the paving of the fice of the said City, Engineer and gutter on both sides of Fifth street in shall, during office hours, be accessible the City of San Diego, California, from for inspection to any person who may the south line of "A" street to the desire to inspect the same. south line of Thorne street, including Section 2. That the Superintendent all intersections of streets between of Streets of said City be and he is and intersections of sale gavement up- hereby authorized and directed to fur-on asphalt concrete base; said gutter nish to this Common Council a descripto extend from the curb line to a point tion of the places where the surplus five (5) feet from the curb line, and dirt and material, to be removed from said plans, drawings, and cross-sec- the said Fifth street in paving the tions to comply with the provisions of ordinance No. 1129 of the ordinances of said City, entitled; "An ordinance pre-scribing specifications for asphalt pavement on asphalt concrete base in the City of San Diego, California," (ap-proved on the 3rd day of June, 1902, proved on the 3rd day of June, 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 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.

San Diego, California, from the South Line of "A" Street to the South Line of Thorne' Street. Be it ordained by the Common Coun-iil of the City of San Diego as fol-ows: said Fifth street between said points in paving the gutter thercof, as above stated, which estimate shall be made in duplicate, and one copy of said es-

> 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 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.

The following report of the Joint Street Committee in the matter of the protest of property owners against the proposed sidewalking and curbing of 22nd street, is read and on motion of Delegate Woolman adopted, viz:

The Joint Street Committee recommends that the within protest against the proposed sidewalking and curbing of 22nd street, be denied.

> Fred C. Hyers, D. F. Jones, F. H. Briggs, R. P. Guinan, B. Burnell.

Aug. 28th, 1902.

Thereupon on motion of Delegate Kretsinger said protest is denied.

The following report of the Joint Street Committee in the matter of the petition of Joe Winter for permission to remove two trees at 18th and "I" streets, is read and on motion of Delegate Lambert adopted, viz:

The Joint Street Committee recommends that the within petition of Joe Winter for permission to cut down trees in front of property at the intersection of 18th and "I" streets, be granted. F. C. Hyers, D. F. Jones, F. H. Briggs, 🕆 R. P. Guinan, Aug. 28th, 1902. B. Burnell. Thereupon said petition is granted. الله جن حله هي هي هي هي من حل من جل جي جي هي جي جي هي جي جي هي هي The following report of the Joint Street Committee in the matter of the petition of property owners for the reconcilment of grades on 22nd street between "J" and "K" streets, and at the intersection of "J" and "K" streets with 22nd street; and for the construction of crosswalks at the intersection of 22nd and "K" streets, is read and on motion of Delegate

Kretsinger adopted, viz:

The Joint Street Committee recommends that the Street Superintendent put 22nd street between "J" and "K" streets and at its intersection with "J" and "K" streets in good repair; and that crosswalks be constructed across 22nd and "K" streets at the intersection of said streets

> F. C. Hyers, D. F. Jones, F. H. Briggs, R. P. Guinan, B. Burnell.

Aug. 28th, 1902.

The following report of the Joint Water Committee in the matter of a petition from the Chamber of Commerce recommending that the use of water through standing irrigators be given to meter rate payers without restrictions, is read and on motion of Delegate Bradbury adopted, viz:

The Joint Water Committee recommends that the within petition be granted and that persons paying meter rates for water be allowed to use water through standing irrigators without re-

J. P. M. Rainbow, C. N. Clark, D. F. Jones, A. H. Kayser, W. H. C. Ecker, E. G. Bradbury, W. W. Lewis, J. W. Lambert.

Sept 1st, '02.

The following report of the Joint Water Committee in the matter of the request of the United States Government for a reduction of water rates, is read and on motion of Delegate Lambert adopted, viz:

The Joint Water Committee herewith reports and recommends that in view of the fact that the water rates are fixed until June 30th, 1903, and in view of the further fact that the city has just expended about \$18,000 for the sole purpose of supplying the U. S. Military Reservation with water, no reduction in rates as asked for in the within petition be made at the present. J. P. M. Rainbow, C. N. Clark, D. F. Jones, A. H. Kayser,

W. H. C. Ecker,

E. G. Bradbury,

W. W. Lewis,

J. W. Lambert.

Sept. 1st, '02.

The following report of the Joint Committee on Gas, Electric Lights and Telephones in the matter of a Joint Resolution providing for changing certain electric lights, is read and on The Joint Committee on Gas, Electric Lights and Telephones recommends that the within Joint Resolution providing for taking two lamps from the mast at India and "A" streets, and place them as follows: One at the takersection State and Ash streets, and one at Union and Date streets, be adopted.

> Dan F. Jones, Chas. N. Clark, W. W. Whitson, H. Woolman,

Aug. 29th, 1902.

D. L. Kretsinger.

Thereupon a Joint Resolution providing for taking two lamps from the mast at India and "A" streets and placing one at State and Ash streets and one at Union and Date streets, is read and referred back to the Committee for further investigation.

A communication from the Board of Public Works asking for authority to purchase ten assessment books for the use of the City Assessor, is read and ordered filed.

Thereupon an ordinance authorizing the purchase of assessment books for the use of the City Assessor, is read and on motion of Delegate Lambert adopted by the following vote, to-:... wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Bradbury, Lambert, Ecker, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Guinan, Blair, McNeill and Burnell.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1182.

An Ordinance authorizing the purchase of assessment books for the use of the City Assessor, 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 be and they are hereby authorized and directed to purchase for the use of the City Assessor of the City of San Diego, California, 10 assessment books at a cost not to exceed \$100.00.

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 report of the investigation of water bearing land in Mission Valley, is read and referred to the Joint Water Committee.

A communication from the Board of Public Works in the matter of repairing the 8-inch Kalamein water pipe between the Government dyke and Moreno, is read and referred to the Joint Water Committee.

A communication from the Board of Public Works in the matter of the supply of water for

Pacific Beach and La Jolla, is read and referred to the Joint Water Committee.

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A communication from the Board of Public Works in the matter of a public watering trough on the La Jolla Boulevard at the southeast corner of Pueblo Lot 1260, is read and ordered filed.

A communication from the City Engineer transmitting an estimate of the cost of constructing a wagon road to connect with the El Cajon road in North Chollas Valley, is read and referred to the Joint Street Committee.

A communication transmitting resolutions adopted at a meeting of the residents of La Jolla held September 2nd, 1902, in the matter of the water supply at La Jolla, is read.

Delegate Lambert moves that said communication be referred to the Joint Water Committee. Delegate Thorpe now moves that said communication be referred to a Joint Committee of the Whole of this Common Council for discussion and action, and that the Board of Aldermen be invited to meet with this Board in Joint Committee for that purpose, which motion is adopted.

President Jenks appoints Delegates Bradbury and Butler as a committee to wait on the Board of Aldermen and request that Board to meet with this Board in Joint Committee of the Whole to consider the communication from the residents of La Jolla above mentioned.

Delegates Bradbury and Butler now retire, and upon their return inform the Board that the Board of Aldermen is now ready to meet with this Board in Joint Committee of the Whole for the purpose of considering said communication.

Thereupon the Board goes into Committee of the Whole to meet with the Board of Aldermen in Joint Committee of the Whole for the purpose above mentioned.

Upon re-assembling there were

PRESENT--DELEGATES Butler, Thorpe, Chapman, Kretsinger, Bradbury, Lambert, Ecker, Gutwillig, Kayser, Briggs, Busch, Lewis, Woolman and Jenks.

ABSENT---DELEGATES Guinan, Blair, McNeill and Burnell.

The Chairman of the Joint Committee of the Whole reports as the recommendation of said

committee that the City Attorney be instructed to immediately prepare and present an ordinance regulating the use of water at Pacific Beach by prohibiting the use of water in that portion of the city for irrigation purposes between the hour of 8 o'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. during the months of September, October and November, 1902, and May and June, 1903, which report is on motion of Delegate Kayser adopted.

A communication from the City Attorney transmitting an ordinance amending Ordinance No. 939, prohibiting gambling in any barred or barricaded house or room, and prohibiting visiting any place where gambling is carried on, is read and ordered filed. Thereupon an ordinance amending section 1 of Ordinance No.939, by prohibiting gambling in any barred or barricaded house or room, and prohibiting visiting any place where gambling is

carried on, is read and referred to the Health and Morals Committee.

An ordinance regulating the use of water through automatic sprinklers, is read and on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Bradbury, Lambert, Ecker, Gutwillig,

Kayser, Briggs, Busch, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Guinan, Blair, McNeill and Burnell.

Said ordinance as adopted is as follows, viz:

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 months 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.

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 the same cause, to be published once in the city official newspaper of said city, to-wit, the San Diego Union and Daily Bee.

On motion of Delegate Ecker an ordinance providing for the repairing of the outfall sewer, heretofore referred to the Ways and Means Committee, is withdrawn from said Committee,

Thereupon said ordinance is read and on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Bradbury, Lambert, Ecker, Gutwillig,

Kayser, Briggs, Busch, Lewis, Woolman and Jenks.

NONE. NOES

ABSENT--DELEGATES Guinan, Blair, McNeill and Burnell.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1183.

An Ordinance Providing for the Re-pairing of the Outfall Sewer in the City of San Dicgo, 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 con-

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nection with the 24-inch pipe outside of the site of the gate house to the channel; provided, that the expense thereof shaft not exceed the sum of \$2,000.00. Said work to be done acording to speci-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 cause the same to be published once in the city official newspaper of said eity, to-wit: the San Diego Union and Daily Bee.

A Joint Resolution directing the City Engineer to furnish an estimate of the cost of

grading "L" street from 16th to 30th street, is read and on motion of Delegate Bradbury

adopted, viz:

JOINT RESOLUTION No. 1449.

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 author-

ized and directed to furnish to the Common Council at his earliest convenience an estimate of the cost of grading "L" street to the full width thereof, and to the established grade thereof, from the east line of Sixteenth street to the west line of Thirtieth street.

On motion of Delegate Bradbury and by the following two-thirds vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Thorpe, Chapman, Kretsinger, Bradbury, Lambert, Ecker, Gutwillig,

Kayser, Briggs, Busch, Lewis, Woolman and Jenks.

NOES -- NONE

ABSENT--DELEGATES Guinan, Blair, McNeill and Burnell.

The Rules of the Board of Delegates are amended by the adoption of the following Rule, viz: Rule No. . That hereafter no privilege shall be granted which suspends any ordinance, of the City of San Diego, California, prescribing regulations for the construction of buildings, or the placing or storage of oil, or inflammable material, or any other material within the fire limits of said City without the same having been first referred to some committee of this Board for investigation, and shall not be granted until the next meeting of this Board.

On motion of Delegate Woolman it is ordered that when the Board adjourns it do adjourn until Monday, September 15th, 1902, at 7:30 o'clock p.m.

The petition of citizens asking the Council to grant the petition of L. L. Boone for a franchise for an independent telephone company, is presented and referred to the Joint Committee on Gas, Electric Lights and Telephones.

The Joint Health and Morals Committee having recommended that A. Bernardini be granted a retail liquor license at 910 Fourth street, on motion of Delegate Butler the license is ordered issued.

The application of D. S. Wilbur for leave of absence for a period of two weeks, is read

and on motion of Delegate Butler the request is granted.

The report of the Poundkeeper for August, 1902, is presented and ordered filed.

The petition of John Alquire for permission to cut down a gum tree on 20th street, near "D", in front of his property, is read and referred to the Joint Street Committee.

A communication from J. B. Westgate offering to furnish cement blocks containing street names for 25 cents each, provided five or more of one name are ordered at one time, is read and referred to the Joint Street Committee.

The protest of citizens against the proposed sidewalking and curbing of 21st street between "D" and "K" streets, is presented and referred to the Joint Street Committee.

At this time Delegates Lambert, Busch and Gutwillig are excused from further attendance at this session of the Board.

After first giving due notice President Jenks did, in open session, sign an ordinance (No.1181) providing for the preparation of plans, drawings, and cross-sections for the paving of the gutter on Fifth street from "A" street to Thorn street; also

An Ordinance (No.1182) authorizing the purchase of assessment for the use of the City Assessor.

An ordinance regulating the use of water at Pacific Beach, as recommended by the Joint Committee of the Whole, is read and on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Bradbury, Ecker, Kayser, Briggs,

Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Guinan, Blair, Lambert, McNeill, Gutwillig, Burnell and Busch.

Said ordinance as adopted is as follows, viz:

Water at Pacific Beach in the City of San Diego, California. Be it ordained, by the Common Coun- cil of the City of San Diego, as fol- lows: Section 1. That the use of water for irrigation from the system of water	day 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 Vortes of the City of San Diego, Cali- fornia, be, and said Board of Public fornia, be, and said Board of Public
Be it ordained, by the Common Coun- cil of the City of San Diego, as fol- lows: Section 1. That the use of water for irrigation from the system of water works of the said city in that portion	p.m. during the months of September, Cctober and November, 1902, and May and June, 1903. Section 2. That the Board of Public Vortes of the City of San Diego, Cali- fornia, he, and said Board of Public Works is hereby authorized to enforce Works is hereby authorized to enforce
of said city known as Pacific Beach, according to the official map thereof on file in the office of the County Re- cerder of the County of San Diego,	these regulations, and to shut off the or hyboth such fine and imprisonment.

At this time Delegate Thorpe is excused from further attendance at this session of the Board.

An ordinance regulating the use of water through automatic sprinklers and through hose not held in the hand, heretofore adopted by this Board, having been amended by the Board of Aldermen by striking out at the end of section thereof the words "where water is and paid for furnished at meter rates for such purpose" and inserting in place thereof the words "provided, mothing in this ordinance shall interfere with the provisions of an ordinance regulating the use of water at Pacific Beach." and Delegate Bradbury mow moves that this Board concur in the amendment of the Board of Aldermen, which motion is defeated by the following vote, to-wit:

AYES -- DELEGATES Chapman, Bradbury, Kayser, Lewis, Woolman and Jenks.

NOES -- DELEGATES Butler, Kretsinger, Ecker and Briggs.

ABSENT--DELEGATES Thorpe, Guiman, Blair, Lambert, McNeill, Gutwillig, Burnell and Busch.

Thereupon said ordinance is returned to the Board of Aldermen with the statement that

this Board declines to concur with that Board in their proposed amendment to said ordinance.

After first giving due notice President Jenks did, in open session, sign an ordinance (No.1183) providing for the repairing of the outfall sewer; also

An Ordinance (No.1184) regulating the use of water at Pacific Beach.

An ordinance regulating the use of water through automatic sprinklers and through hose not held in the hand, heretofore adopted by this Board, having been amended by the Board of Aldermen by adding to section 1 thereof the words "provided, nothing in this ordinance shall interfere with the provisions of an ordinance regulating the use of water at Pacific Beach," Delegate Kretsinger now moves that the amendment of the Board of Aldermen be concurred in by this Board, which motion is adopted by the following vote, to-wit:

<u>AYES</u> -- <u>DELEGATES</u> Butler, Chapman, Kretsinger, Bradbury, Ecker, Kayser, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Guinan, Blair, Lambert, McNeill, Gutwillig, Burnell and Busch.

Thereupon said ordinance as amended is read and on motion of Delegate Woolman adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Kretsinger, Bradbury, Ecker, Kayser, Briggs, Lewis, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Thorpe, Guinan, Blair, Lambert, McNeill, Gutwillig, Burnell and Busch.

1185

Said ordinance as adopted is as follows, 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 Facific 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 official newspaper of said city, to-wit: the San Diego Union and Daily Bee.

After first giving due notice President Jenks did, in Open session, sign an ordinance,

(No.1185) regulating the use of water through automatic sprinklers and through hose not held in the hand.

Thereupon the Board adjourned.

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President of the Board of Delegates.

ATTEST: N. Lack

in Joree from and after it parage and approval. after the 15th day of replication, 1900. Dection 2. That this Ordunance shall take effect and be Aun of din Ballow (\$5.00) per month to Commence from and Paliesman for da fasse, be, and the same is hereby fixed at the detiren 1. That the salany of Sugher Ruthentord, an operade Bugs, as Jallows: die golla. Be al Ordanied, By the Common Council of the entry daw Hunt Bellain, Alunt Bellain, Daid Ondruce av abopled is av Lallon, big: An Ordinance Noting the salang of obserial Palicaman For the Ordinance Noting the salang of obserial Palicaman For How Nove Bursch, lewie, Mostman Edgenster. Valleamon vor su position in horte, bernden, bulainger, burnow, Bradburg. Pravlid, Maraupou du Créhucauce Vijing the Palaurez Oprecal Policemon For da goua là ruad au malium og Daligate Bactaingen A marage Thom the mayor recommending that the paramy of Laylor (witheybrd as placed & Oaliceman for tagala: but tited at The hollow (\$200) Per mouth is read and a mation of belegate dambed brook it it hould Mule Minute wore bring read Belegale Multureig Enteresigned Latter his approved The Minutes of requiser meeting head beformbur 2nd, 1907 is read and Abrent Beligater, Blair El Hutwillig. and clerk Uncent. Resurt, Belegaber Bulles, Horpe, Chapman, Kulsinger, Kunau, Brechung, Land, Brechung, Lank Penauent to algeminnent a meeting of the Board of Regales is held this day at 7.30. P.M. Resident Jerussi in the chair. Colifornia, September 13,th 1907. Belization of the cut of Bare Breys. Councie chamber of the Boord of pulled hunder

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A communication From Robert & Blair tendering his resignation as a member of the Board is Presented and on motion of Delegate Brad bury accepted, The Pilition of residents of the Fourth mard asking that the Board Elect X. E. Patterson to fill the bacancy caused by the resignations of Robert . J. Blair is read and ordered Field. The Boord Now Proceeds to Elect a member from the Fourth mard to ful the bacancy caused by the resignation of Kobut, g. Blain, Welegale Lambert Hominates for said Position Same 9, 20%. Deligate Bradbury Nominates for said Position X. E. Patterson, Allegate thorpe nominates for said Pasitions &. H. Might Delegate Mc Neill now moons that Election by roll call and that Each member volt as his name is called by the Clirk, Delegate Bradbury Mover as an allendment to Daid motion that Election bulby ballot, which amendment is adapted by the factoring vote, To-mit Ayes Delegates Morpe, Chapman, Bretringor, Bradbury, Ecker, Suturilig, Burnell, Kayser, Briggs, Busch, Keives, Moohnan Ed Jenks, None Delegates Butter, Keinan, Lamburk Ed Mc Neill. Abrent None Therefor said motion as amended is adopted, Bresident fence now appoints Deligates Bradbury and fambut as Lellers and the Board Proceeds to Ballatt with the fallowing result Same I, Not receivas 8 votes, J.E. Patterson Receives 7 voles, E.H. might receives 2 votes there bring no choice another Ballatt is Taken with the Following Hesult. Samp I. Lot receives 8 voles X. E. Patterson Meceive 9 voler, J.E. Patterson having received a majority of are the votes Cast President Jenks Declares hun to bu duey Elected as a member of the Board of Delegates from the Fourth mard to file the bacancy Caund by the resignation of Robert. J. Blair. The clouis Presents the affedavil- of the Publication and Posting of the resolution of Interior to Grade" X"strut, and also the affidavito of the Publication and Posting of the notice of the Passage of said Resohilion of Intention, which affidavily wor ordered viled. "Mereupon a Resolution ordering the morte of Grading" I" Stut in the cely of san Diego, Calefornia from the East line of get Strut to the Wastline of Formely-fifth Street is read and

Third abuil. Block brund bounded on the hord by "Y" Abut, ou the sait by twentyautomout Vaggarh ad diline in the said chy of sam sugo. said Eller hundred (1100) andre yarde of earth on Block "Y" of by fited, ilerignaled, bud ilerented as Fallows: the said "I" Abut in Do grading the same, shael by deposited, are here That its pourle There the steere earth, to be received from any Old Culwade Chauged in de goa huig the same. That there share by no new culorito filaced on said abuil um alight a dave bregs, California," approved ou the 17th day of June, 1905, Gidmance providing Apsenticosion for the grading of abuilt in alle 11410- the Ordinances of the said cly of sam buys, Entitled " the anex with the Aresifications therefor as Contained in Ordinauce No. or autred, or kullend, or knaded to the afficered grade Thereof in accord bection of the pair "I" shout with twenty- Found should also beaking bridge, and the meredion of the said "I" sheet with mineteenth sout, and of the said " I" should winth different about now seculared by a Warden "A" stind with Ewanth struct, and the Internetion of the said "Y" Daid "4" abuit with turth abuil, and the privactions of the sand of said."X" sburt with with stud, and the Interestion of the of aburto buturen said out, Escept, however, the moreclise Fild strut, and the bedawasks iterest, meeubing an manachised onia, pour the sait him of lifeth ploud to the mark hun of Hurning to - mil! That that portion of "I about in the cut of san dies, call It of here the order the budoue, and therefore the said common court That the Public interest and consummer of said any require diast the obust Brown hay the councer council of the chy of can bring California the sust buil of English Abust to the West buil of Survey - Jufit abud. of hadney "">" dout in the only of day buye, California. How Reponden Ordoning the Month, , baie Prosutiur av adopred is a preserve; ver; , mon Kundt how Now, Auch, Hewin, Roseman Ed Jania, Hunburt, M. Neine, Erew, Aulwinig, Ammun, Kayaw, Burgo, idyen Beligesen Butter, Herfre, chapman, Bretainger, Eunaue, Bradbury. ou makine of Beliquie movemen abopud by the foction with the

Hur days on or hear the chardres done of our courses a part compressioned for Required by have be published, in the manuer and form, and by the Pereres of daid work withing dealed proposed for daving the same, alace Heurspapen in Which this resolution ordeauing Work, auch the rolice hicked and concentrated in paid cert, is hereby designated as ette The Bau Brigo wind and Barly Bee a Barly new Spaper Pul-177 of Horlow addition. Oue hundred (100) Onlore yards of land ou lot deven (7) in Block Addition. Lifty (33) Cubic yards of Larch on Lat den (10) in Block 1778 Herton in Busil 17607 ille david Horton addition. bit hundred (600) aubrie yand of Land on hol A, B, h and & Ud dilion dit (6) of the bail butweelle addition and Block 177 of Norton 19.1 Outrie yarde of sande in The alley humming from the word his of How hundred and seven and hourson one hundred the (407. fourth by "" , and ou de may by the load hive of Honda " , " in add hue of Hortome addition, ou tue sand by situent stoud, ou she The alley human from the west his of Sylumite abuil to the sack House oue-hast (8, 1/1) of said Block Build bounded an The work by half (8.1/1) of Block dut (6) of Bullinumer aldition in said aid, said Tweeler hundred (1900) Cubic youts of sauch on the south outou the contract Corner of Eghleunth strend dud "V" strend in duis city. Eurun (11) of culorunates addition we said any , said lot bring located Eug. Eight hundrud (800) Oubrie Jards og- Land an had kurewe (17) in Block the Vorthweet corner of miscure bourd and "X" blud in said [10] of Cultureres addition in said any. said tat burning break ou



Notice with specifications inviting sealed proposals or bids for doing said World; and daid clock is hereby dorieled to publish, for two day, in the manual and form required by law, a notice of said north, inviting sealed proposals or bids for doing the same, and referring to the specifications posted or on file, in tu said Merespaper designated as a forsaid for that purpose. Lard clour is also hereby directed to publish this resolution ordering North, for two days, in the manner required by law, in said newspaper des Ignated as aforsaid for that purpose. The Fallowing Report of the Jourt Abut Commutes in the matter of the Pettion of John alguvie asking for Vermision to cut down a sum fra in from of his property on so to street hear "D" street is Head and on malion of Delegate Kayser adapted, big: The Jourt Abuert Commends that John alguns by traited permission to set down a Kun tree in fronts of his Property on 20" Strut Near" &" Provided he puls an ornamental shrub or Palue in place thereof. X. C. Hyere, N. X. Joner .. Sept set 1897. J. H. Briggs. & Bernell, The Lallowing Report of the gainst street committee in the martin of the Petition of Citizens to have 21 Street Bidewalked and avoid and from the south line of "D" street to the north line of "to" street is read and ou realion of Delegate me mill adopted, vij: The Jourt Abut Committee recommends that the michin Pelition to sidewalk and curb 21 "street from "" to "K" by granted and that the Resolution of Intention to do said work by adapted at the regular meeting of the Conneil to be held in March 1903. X.C. Hyers. N. X. Jones. Rept 8th 1902. J. H Briggs, B. Burnell. The Supplemental Petition of Property Owners For the side-Tracting and Eurling 21st Street "S" street to "K" street; also the Petition of Property Owners Protesting against the Proposed sidewalking and Eurling of 21street "D" struct to "K" street wore presented and ordered filed. Was referred an Ordinance regulating the business of cleaning carf ets is read and on motions of Delegato Ecker adopted, vis: San Diego, Cal, sept 17, 1902.

Respectfully This this teport, and recommend that the same by adopted. oue reported le This Commune, Which Ordinance is in accordance My present herewish an Orchinause, le take the place of the "how council" apply to drivering pountain erected by opearal permusion of the com pom; and provided junction, that working in this section share the hords "edge of the curb" at the end of be clicen ! thereof, and unsulting My recommend that the Ordinance be arrended by abritaing and Here entring Regulations for the placing and manifairing of agine housing Hullemen: Me Ardinance Comminu, to More was reported an Ordinand to the Board of Delegates. Aan Duge, Eal., rept. 19th 1907. :m The Following Repaired The order of Reduced Commune & manual more nos repeved an Ordinance measuring requision for the placing and Manualing of right is read and on mation of Decigal Even adopted AH Tayper, H Moolucus, Mitte Esten Pupuetfully Mu Buller. in some, Want is proven to be a nulsance, to late the recentany steps to abate Agained any confect braling establishment, and if any ever establish du Board of Hearth by makineted to mouligate any complaints make Mr Murefor recommend that the ordereause be not a dopend, buil that Such tolablishneuto to comply with the requirements of the Bospored Ordinance, We, and we just that it moused but transauga great. hardaling to require as Brating establishment estept the one cu that study operated by the chan-"Is fund that the compland have even brew build agained any carped Reddence or Hursting house, hereby reports audrecounceed as precous: of machineng for cleaning Carpelo millin sos fut of any church schwelk hande, Regulating the business of cleaning curpeto by prohibiling the running The Grainance Courrence, to Maan was referred an Ordenance Hendlemen:-to the Board of Aulgalia, · .. 64F3

Hes. Butter MHC Ecker, H. Noolman. A. H. Kaysev, thereupon an Ordinance as recommended by the or Committee Prescribing regulations For the Placing and maintain - Regns is read and on niotion of Delegate Briggs adop MGO allowing bole, lo hit? , chit Delegales Buller, Hospe, Chapman, Welsinger, Guinaw, Bradbury, Lambart, Mc neill, Ecker, Gutwillig, Burnell, Kayser, Busch, Kewis, Woolman, Ed Jente. Nous noue, Absent None Aaid Ordinance as adopted is as Follows; Up; 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 apply 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 corpo-ration to place or maintain any sign on the front, rear, or sides of any building more than height, other than one story in buildthan frame ings, higher than its blocking 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 material; provided, that the provisions in this section shall

not apply to signs already in place. Section 3. That it shall be and is hereby declared to be unlawful for any person or persons, company or corpo-ration in the said City of San Diego to place or maintain any sign which all 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 build-ing to which they are fastened or upcn which they are placed. Section 4. That any person or per-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 Sordinances 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.

The Pelition of Property Owners of lato in Block 48. La Jalla

Park asking that make pipe connection by made with their respection lots is read and referred to the joint mater committee.

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A Communication Nrow the League California minuepacities in the mater of Assembly constitutionial amendment Nº 28 is presented and ordered filed.

A communication from the sity attorney Transmitting an apinion upon the right of the common connect to rescind your Resolution Us. 1480. granting permission to McKenzie Huit and Ministry to erect and Manitain tanks for the storage of Oil, and also as to whether Adaman Charles N Clark was debaved from boling upon said Joint Persolution is fread and Ordered filed.

The Majority and Minority Report of the faint Abut Committee in the match of fleaging a portion of the sidewall and each on "H" Abut Mear the Intersections of 19th abut is read and on motion of Nelegate Bradberry the minority report is adapted, org: Dan Diego, Cal. Sept, 5th, 1909. To the Common Council, Priles

Guttemen The Undersigned, a Murrorly of the fourt Abut, Committee, Presents herewith a report in the matter of relaying a portion of the sedewalk and and ou" H" street hear the Intersection of 19 the In chis maleer it is proposed to re-construct a portion of the Si dewaers and and in front of the property owned by Mr. E. O. Kogers, be-Cause the Dame is not on the Official Grade. Mr. Hogers claus that said World was done according to Stakes set by the City Eigmen, although there is no record in the Office of the City auguner of statles ever having brun Det for the Construction of said Sidewall and Curb, but even though Mr. Rogers' blatement is Corrict, the City should not be required to make the Plange. If m bloued attempt to comet all Eurors of grade through out the city it would soon Bankompt the breasury, city Officials give boul for the faithful performance of their dulies, which boud is given to prolect the City masury in instances of this Kind. Mr. Rogers' remedying to have brought sint against the city Engineer and his boud for damage in this matter, as he swely neut have known several years ago shat his didewalks and evil was not to Grade. If he failed to apply the Elevedy hunself, the Cety Francory Blourd not now by called upon to pay for his failure to to Do. therefore the recommendation of the Minority of the fourt Abut Committee is that the Ordinance providing that said

nort bu done beg the city street force do not pare. Respectfully X. Le. Hyers. Thereupow an Ordinance providing for the Grading of a portion of "It" abut is read and on Motion of Deligate Ecker adopted by the following vole, to-mit: Ayer Delegates Butter. Morpe, Chapman, Kretninger, Heninaw, Bradbury, Lambut, Mc Neill, Ecker. Untwillig, Burnele, Kayser, Briggs, Busch, Lewis. Noolman Ed Jenke, Nous none. Abrent none. said Ordinance as adopted is as Fallows, big: Ordinance No. 1188. An Ordinance providing for the grading of a portion of "" Be It Ardained, By the Connon Conneil of the city of san Digs, he Laceours! Section 1. That the Board of Public Works of the Cely of saw Diego. California, br, and said Board of Public Works is hereby autionzed and hupowwed to that "H" Abut from Curb line to Curb line, from the east live of Mueleute Strut to the West live of Horniticthe Start to 26 Official Water. Provided, that said nork shall be done, as far as possible, with the Abut force of the said City of san Diego, and that the additional Offense for Labor shall not exceed the sum of \$ 100,00. said Work to bu dow according to specifications to be prepared by etce said Board of Public Worked. Section &. That this Ordinance shall take effect and be in force from and after its passage and approval. At this time Delegate Chapman is Ecused from Jurihur Attendance at this meeting of the Board, A Communication From the Auditing Committee Frans Milling Claims against the mater Department for the month of august 1907. Presented and ordered Filed. Thereupon an Ordinance Providing For the payment of artain Biles For Materials, Supplies, and Kabor incurred by the Water Department For the mouth of August, 1907. is readand on motion of Delegate Thorpse adopted by the following vole, to-Wit: Ayer Dilegatio Buttu, Thorpe, Weitinger, Huinan, Bradbury, Vamburt, Mi heill, Ecker, Sutriceliz, Burnell, Mayser, Briggs, Busch, Lewis, Noolman El Jenka. Now None Abreit Deligate Chapman,

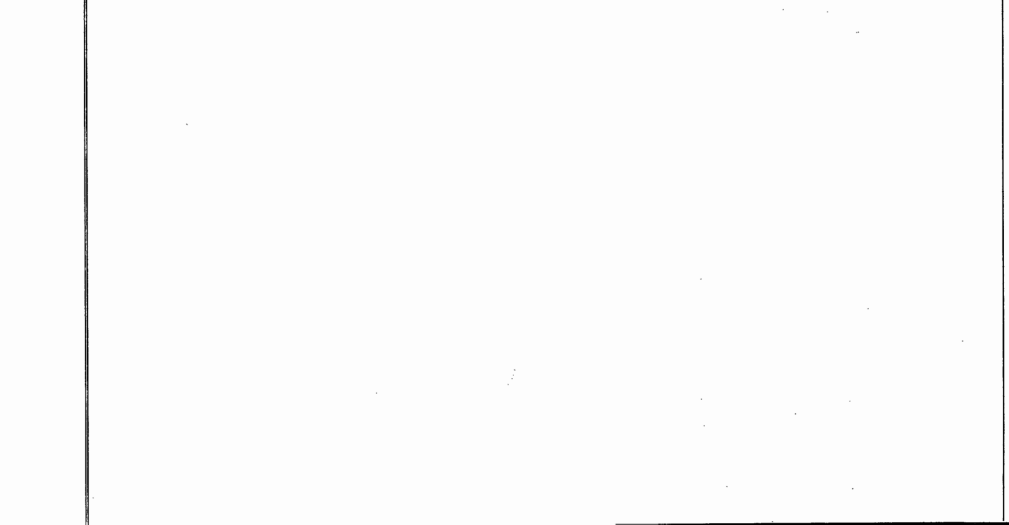
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baid Ordinance as adopted is as Fallows, brz: Ordinance Us. 1189. Au Ordmance Providing For the payment of Certain Bills For Material, Supplies, and labor Incurred By the Water Department of the lity of Dan Diego, California, For the Mouth of august, 1907. Mureas, the Common Conneil of the city of san Diego, California, has authorized the Board of Public Works of said city to incur an mal ebtedness in the purchase of materials and supperes for the use of the Water Department of Raid City in a sum not exceeding three hundred Dollars (\$ 200.00) in any one month, and Moreas, ite said Board of Public Norica has purchased malerials and Derpoperes during the month of August, 1907, for the use of the Water Department in the sum of \$ 1. 1824. 46, as shown by the accompanying bills Unubured 3061, 3057, 3037, 3033, 3031, 3025, 3020, 3016, 3014, 3010, 3004, 2981, 2977, 7975, 2958, 2957, 2956, 2953, 2938, 2934, and 2930; therefore, Be It Ordained, by the common conneil of the city of Van Diego, as Fallows: Alclion 1. That said Clauns by and they are hereby approved and allowed, and by it further Ordained, that bills Humbered 7937, and 7939 for \$6.50 for lelephone etensions, by and they are hereby Opprovad and allowed, and that the said Board of Public morks by and is hereby autorized and dorected to Keep and maintain such helephone ottensions; Provided, that the offense thereof shall not speed the Ann of \$ 2.00. Br Month; that bill Unubured 2980. for \$ 40.00 for Whilewashing, but and the Dame is hereby approved and allowed. Dection ?. 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 alting for autionity to Purchase Bitumen for the use of the obuit Department is presented and Ordered Filed. Thereupon an Ordinance authorizing the Board of Public Nortes to Purchase Bitumen For the use of the struct Department is read and on motion of Delegate Butter adopted by the following osto, Jo-mit: Lo-mit: Ayer Delegaler Bullu Morpe, Kretsinger, Human, Bradbury, Kaubut, Me neil, Ecker, Hutureliz, Burnell, Kayser, Briggs, Busch, Lewis, Woolman El Ed Jenka. Noar none Abrent Delegate Cleapman. Said Ordinance as adopted is as follows, big: Ordinance No. 1190,

An Ordinance anthonzing the Board of Public Works to Purchase Bitumen for the use of the street Department of the City of San Diego, in repairing The bruls. Be et Ardamed, Ry the common connecil of the city of dan Drigo, as Fallows: Action 1. That the Board of Public Works is hereby authorized to purchase One hundred twenty-five Dallars (\$120:00) work of bitumen for the use of the strut Department to be used in the repairing of aburts. Section 2. That this Ordinance Alian take effect and by in Joree from and after 215 passage and approval. A communication From the Board of Public Works Recommending den days Eftension of Time for Dolon Buyan on his Fire Hydrant Contract on account of Velays in getting the necessary material to complete same is read and on Molion of Allegate Buller granted, Receptor a joint Resolution granting an Elension of Her days additional Time to Complete his Line Hydraet Contract is read and on Motion of Delegate Lamburt adopted by the following bole, to-mit: Ayes Deligates Butter, Thorpe, Kretsinger, Guinaw, Bradbury, Kambert, M'heile Ectler, Untwillig, Revneel, Kayper, Briggs, Busch, Kewis. moolunan. Ed Jenka, Hour None. Absent Delegate Chapman, Daid Resolution as adopted is as Lollows, viz: Joint Resolution No. 1456. Be It Resolved, By the Common Conneil of the city of saw Nollaws' Diego, as Lollows; That the live for the Completion of the Contract made and Bryan and the city of Dan Diego, wherein and Whereby the said solon Bryan agrees to furnish all the tabor and material (etcept that to be Jurnished by the aly of Dan Digs Heersary to place five (5) Mydrauto by, and the same is hereby oftended for ten (10) days from and after the 16th day of Reptember, 1907, viz: to and including the 76 day of Reptember 1907 190%. A Communication From the Board of Public North Frans-milling an Stemized Statement of Expenses of the various Departments of the city Hovomment for the month of August, 1907, Presented and ordered Liled. The Statement of the city auditor for the month of august, 1907, Showing the Condition of the Funds of the

barious Departments of the city Hovermient is presented and ordered filed. The Polition of Seo. P. Bauerlin asking for Permission to cut down P. Soruh Grees in front of 953. 13 the built is presented and on motion of Delegate Thompse granted. The Velition of me Rebreca, J. Doyle astring Permission to cut down and permove three tress in front of my residence on "I" struct between of thand 20" to structo, Presented and on motion of Deligate Briggs the Petition Is granded, President Jours voling U. The Pelilion of Mr miller asking Permission to cut down and remove the brees on the sidewall in front of lat 4 of Block of of Middletown, on India street between Cedar and sale streets, Presented and on motion of Delegate Mcheile granted, After Loist giving due rotice President Jenke did in Open Dession sign an Ordinance autronging the Board of Public morke to Purchase Bitumen For the use of the strut & portuent. An Ordinance, Providing For the Payment of Certain Bills for month of august Incurred by the Water Department. An Ordinance Providing for the Mading of a portion of "H" strut, between 19 the south south Au Ordinance no 1180 Fiting the salary of Repecial Policeman For La Jalla, Au Ordinance no 1187. Prescibing regulation for the Placing of Dijns, The Petition of the Republican county curtral committee of San Diego county, For Permission to Suspend a barner across Fourth Strut from the Lawyers Block to the sun building is Presented and on motion of Delegate Butter granted by the following two Thirds bole, to mit. Ayer Delegates Butter, Morke, Wetinger, Guinaw, Bradbury, Lambert, Ni Neill, Ecker, Gutwilliz, Burnell, Kayser, Briggs, Busch-Lewis, Woolman, Edgentce. Nour None Absuit Délegate Chapman. The Pilition of E. P. Raether For a Wholesale Liquor License at No 720 Fifth strut beliverer "I" and "I" struts having brew recommended by the fourt Health and Morals is Presented and on motion of orlegate Buller grauled.

The Petition of a. D. Maggiora astring that the city and dor bu directed to Transfer the retail Signor Acience, to see Signors at No. 505. 6th Abut, now standing in the name of Maggiora and Bernardini to himself. Presented and on molion of Delegate Lambart said Transfer is granted, A Communication From the City Engineer in the matter of "an Estimate of the Cost of grading "" struct to the full midth thereof, and to the established grade thereof. from the last line of twenty-fifth struct to the mathine of Thirlieth Strut" is read and on motion referred to the fourt Abreet Committee, A Communication From the City Engineer Fransmilling an Estimate of the Cost of building Server lines to Drain Blocke Nos. 77 and 78 of Seaman and choates addition is read and on motion referred to the Joint Rewar Committee. Thereupour the Board adjourned. M. W. Janks Presidentof the Board of Deligated Allest: Lead. Lackman Rily Certs.



 $\mathbf{51}$ Kigular meeting Donneil chamber of the Board of Deligates of the city of Daw-Diego, California, october 6 1892 1902 A Requear meeting of the Boord of Delegates was held this day at 7. Bo, P.M. Resident Jource Presiding. Present Delegates Builer, Thorpe, chapman, Kretsinger, Kuinaw, Patterson, Bradbury, Lauburt, Mc Neill, Ecker, Gutwici, Briggs, Busch Vervis, Woolman, Jenka ud Clork Vincent. Absent Delegales, Burnell. Ed Kay sor. The mules of the adjourned muting held depteration 15 the 1907 is read ared approved. A Message From the mayor recommending that the oupensation of a Repeeral Policeman for the Minth mard bu fifed at \$15.00. Per month is read and on motion Ordered Filed. Thereupon an Ordinance Providing For the appointment of a Apecial Policeman and Foring his compensations is read and on molion of Delegate Sulwillig adopted by the following vole, to-mit: Ayes Delegates. Butter, Thorpe, Clapman, Wetinger Human, Patterson, Bradbury, Namburt, Mcneil, Ecker, Gentwillig, Briggs, Busch, Vervis, Woolman Ed Jenkas Noas None Absent Delegates, Burnell Ed Kayper, Said Ordinance as a dopted is as Fallows, vig: . Ordenance No. An Urdmance Providing For the appointment of a Receiae Police. Man and Fiting his compensations in the city of Dan Diego, Ralifornia. Be Dt ardanned, By, the Common Conneil of the city of Dan Diego. as Fallows! Dection 1. That the Board of Police Commissioners of the city of Dan Diego, California, by. and said Board of Police Commissionere is hereby autorized and doneted to appoint a special Policeman the Ahale but under the supervision and Control of the chief of Police of said City, and the chall bu located in the north Wardog said City, unless temporar ily. Ordered elsewhere in case of an emergency, and more balary shall bu and is hereby Jurad at Lifteen dallars (\$ 15.00) per north. Dection 2. That This Ordinance Shall Take effect and by inforce from and after it's passage and approval. Section 3. That the city clock of the said city of san Drigs, by, and the is hereby authorized and directed, monediately after

evalut w bail Purabution av abopted so av Fossouro, vig: Jail Paint Baint Recolution No. Ja 24 Ressert, By the Council Council of the city of Daw origs Abdent Belegain (Turner, Ed Kayawe, won won molis Afar Deligater Rullu, Monte, chapman, Kulainger, Aunano, Palunero, Brouder, Broadlung, Kalubart, M. reill, Eslev, Kultining, Bruggo, Aunel, Reweie, Monum. tim-of about proceed why yes for kindrikg daid struct is read and on realion of breezah Eeren adopus A gaint Beachilian Mericening du Clende la He adventise for Posporese These bury no , Inde received Jor aud More. Mush affidavil is Ordered Fred. le é alive au d' Parling of the raties morting dealed Proposal for said more abuil to the merkine of the multi- sijert strent, and also the afficiarity of the Put (lessbulien Ordening the hord of the dung "Y" abuil pour the last line of light The Bluck Wassenle the affection of the Publication and Posting of the of Brugate Raw At this time Merident genie Asponde Delegate Palleran le fie tre bacaucy on the barrow commune caused by the reacguation , fue and Auch entertainment strat they will rever have cause to regret the visit to Briggs generasy, were accord to said grand executioned decel a Welcome, and The armones that the membran of salerning and the alligues of sale Board of auformaine, chamber of commerce, and orther aure decertion a Dan Bugs, and this courses coursed forme but the local tratering, the of the state of California, a cordeal milation to weat un 1803, in the auf of Kereby estends, to the groud executionent of the Independent Order of Odd Sellons that We German Council of the Coly of Cauloma, California a Jourows: Bu 24 lessend, By the counter Council of the city of can and ing 1903, in the cut of Raw Drigs to read and on mation of Belegate Breakburg adapted Orden of Godd Kellows, gette alate of casifornia, a cordial invitation to must w A goint l'execution Et ending to the Aroud encomproved of the maptendent Oner in the cin official newsperer of said cing, to-nit, the san sugs union the approval of this ordinance, to publich or cause the same to be Publicket

2GP

that the Rieg Clores of the City of Bacerdiego, California, bu, and he is hereby authorized and directed to publish another holice unring proposals for the grading of "I" Abut, in the City of san Diego, California, from the East line of Eighthe street to the mattice of Twenty- Jifth Abut and the sidewalke then of, as described in the resolution ordering the morte of grading said "I" Abut Vilwan Saine Poult, adopted by the Connon Council of said aly on the 15 daugoz Replember, 1907, and approved by the mayor of said kely on the 10 day of Replementer, 1907. Daid bids mile bu received up to 730 O'clock P.M. of the soliday of O etaban, 1902 The Fallowing Report of the Heaeth Ed moraes commetter in the matter of Amending dection 1. of Ordinance No. 939 is read and on motion of Nelegal Thopse adopted, by; The Health and Morals Romanice recommends iteat the within ordeniance amending Dection 1. of Ordinance no 939. bu adapted. D. J. Joues, S. J. Johnson, Rept 8th 1897. F. le Hyera, Geo. B. chapman, Thereupon an Ordenance Amendeing Section 1. of Ordenance no, 939. of the Ordinances of the Celey of san Diego, Prohibiling any Person from Becoming a Visitor To any Place For the Machine of Hambling, bring read Nelegate Ecker moves that said only mance be referre 2 to the Ordinance Committee. Which realion was lost by the Hollowing vole, to- miti Ayer Delegales, Butter, Morpe, chapman, Stretsinger, Patterson, Bradbury, Briggs, Lewis, Noveman, Ed Jenke, Absent Delegales Burnell, Ed Kayper. At this line Delegate Kayser Enters and takes his seat in the Board. Thereupon Daid Ordinance is read and on motion of Delegate Bradbury

this Ordunance, to publish or cause the same to be published over in the Elf offand he is hearby authorized and donechd, unundrally after the approval of betien it. That the even cloud of the said cut of shaw buys her now and after the Parage and approval. dection 3. That this Ordenance abour takes speed and by inforced hundred (100) days, or by both and free and with recommend. The curry gave of the bard curry a care bor a love wat extending one Que (\$ 5,00) Nor more than two hundred dollare (\$ 200,00), or by unpreserved us upon Courierion Thereaf, allast by prunched by a pue of reat leve chaw prov dall bravous of this Ordunance alidie bu dreamed queling of a michanicanon and Assissen 2. That any person the about Violale any of the Proof all Bugs. to breame a visitor at any place for the practice of gambling un the said al Their three of now persons are present; or for dury person we band any any gaudding unplements Rhatasar are estribited or Exposed to brew dies, lowinse, fau law lable & layout, or aug part of auch layout, or it difficulty de even or lugress to pales officeres. There any cards, the salid every of san drige, built or prolected in a manuer & male to any such barred or barriedach have of room or aller place w deminen, tautau table or hayand, or any partice auch layand, or any Palier affresse, Inter Three or more persone are present, any Cards, dree, or protected in a manuer to marce it difficued of a case or ugreen le View in churp haved or bounceded house or reven or in any place built mithin the hunde of the cut of danchigs, ballfornia, to Ethilit or effected to bedrieu! Hat it by aud is hereby declared to by unlaughed for any traven the Dame is hereby amended to read as possessos: penaeut for the Violation Thereof " approval on the 3rd day of-guery, 1901, by and any preserve from conducting any game of partie with a tilly, and merendening a Wined in Relieu 330 of the Preal Code of the alate of California; also Prohibility Particiting any pursue from playing or building at or agained any game not them also Bolibiling any Brook from buducting any place for gambeing purposes; and ling: also Grabibiting any person from leasing any place to be weed as a gambling placed of san sige, California, Irou becoming a livelor to any Base for the practice of hand of bau Biego, California, publich." au Granauce Prolibility any Breaw in the cut Medien 1. Hat section 1. Of Ordinauce No. 939. 37 du Ordinauces of the city :swallot Be 2X Brildanied, By the Common Connector The aly of dan beings and on the red day of fully, 1901. of the slate of california; also Prolibiling any Burow from Conducting any Came or Berling at or against any Rume nat mentioned ne dection 330 of the Penal Cade

10 Ne upon the Induced moved in for the making and hay in the eigh said Au Ordinance Parriding for The Grading curd Laying of two aver mark When the morection of twenty- second and "N" church in the curd of san size California. Is head and on motion of second motion of sugge adopted by the pue California, by, and said Board of Public morter is hereby antonigh and durieled to Course the interaction of thoreway are and "Mahuto to be graded to Course the interaction of two cross-march by haid mu to be maded to its official grade and two cross-march by haid mu the worthway comer of the said interaction across "K" shut to the south "met comer of Raid interaction, and how the south comer of said interestion, said concretes to consist of bituminous noch Pannut Three put mide and two vieles Thick, laid on the halimal earth, except that portion of said interestion, or of said souts, hat is require by law to be aud constructed ac conding to specifications to be prepared Therefor by the vilorselin across Swrity- seond strict to the southwest Comer of sail Diego, California. Be 27 Ordanieg by the Tonuon Conners of the City of Ban Digo, lection 1. That the Board of Rublic more of the city of Dan Digo, Ayes Beligales Rullu, Thomps, Chapman, Kieteinger, Kuinan, Patienson, Bradhung, Nep in Orden and repair by any Pron, Company or Conforation having Railroad made Thereon, said norte lo by done and cross-marke lo by placed Lunbut, M'heir, Eeren, Untering, Itayaw, Brizzo, Busch, Lewie, Raid Ordinauce as a doped is as tollows, vz! maluan Golfenda, Abrut Bulgate Runner, County vale, to mit. Hore None

monthe, Porri led The total opprine Thereof alar not exceed the during Sying declare.
daid more to bu dance by the street prese of said city. Decline n. That this Ordinance shall take effect and by in pree from
audable ils pareage aud approval.
An Ond marce moviding for the monthing of plane, maning and
Our retime for the Paving of the Kuller of High street hour the sound live of
Mon Whut & Ju Bouch Luc of unurrely Armue to read and on notion
pleved to un forut would ammude.
An Ordinance Principing for the Payment of cortain Rice for
Walling and supplies menned By the mater of artment for the
Mouth of replendin, 1907 is real and on molion of Deligate thorps

Adopted by the following vole, to-mit: Ayes Delegates Butler, Morpe, Chapman, Kretsinger, Guinan, Patterson, Bradbury, Lambut, Mcheile, Ecker, Gutwielig, Kayser, Briggs, Busch, Lewis, Woolman Ed Jenke, Nors none Absent Delegate, Burnell, · Daid Ordmance as adopted is as Fallows, vy; Ordmance No. An Ordinance Providing for the Reyment of Certain Rices For material and supplies Incurred By the mater Department of the city of Dan Diego, Califomia, For the month of Replumber, 1902. Whereas, the Connect of the kely of san Diego, California, has auth_ orized the Board of Public Works of said city to meur an indebtedness in the purchase of material and supplies for the use of the Water Department of said Pely in a sum not to exceed the sum of \$300.00, in any one month; And Whereas, the Board of Mublie Works has Purchased materials and Supplies during the mouth of Reptember, 1907, for the use of the mater Department of said city in the sum of \$ 868.82. as shown by the accompanying Vills Numbured 3088, 3093, 3109, 3127, 3141, 3143, 3145, 3147, 3149, 3158, 3174, 3176, 3182, 3190, 3213, 3719, aud 3221, Therefore, Be It Or havined by the common conneil of the Rity of san Diego, as Jallows: Section 1. That said claims by, and they are chereby approved and allowed. Rection 2. That This Ordinance Phall Take effect and buin force from and after its Passage and approval, A Communication From the City actomey and City Engineer Transmitting an Ordinance Establishing the Grade of sith Street From and including the novite line of "B" strut To and including the south Boundary line of the city

Parts is read and together with the ordenance referred to the fourt struct Committee. The Report of the Pound Keeper for September 1902 is Presented and Ordered Filed. the Report of the audilor showing the Condition of the various Lunds of the Rieg Franny for the mouth of Replember, 1907 is Presented and Ordered Filed. A Commication From R.U. Dodge Rily Treasurer for an Eten-sion of leave of absence to october 14th 1902 is Read and on motion of Delegate Briggs granted.

457 The Pelilion of Mr Sleilburg agent asking that a reasonable compensation be allowed him for the use of land our which the entry Seavengers travel to reach the duy Duniping ground is read and on motion of Delegate Bradbury Referred to the Health and morals Committee. A communication from the cely attorney bransmitting an ordinance. Thescrebing Certain regulations for the use of mater at Pacific Reach and For Jesting meters is read and on motion of Delegate Ecker logether with the Ordinance reforred to eles Jour matio Committee. A Communication From the Board of Sire Commissioners Nor Unthority to appoint an Estra Driver in the Fire Department is read and on motion of Delegate Krelsinger granted. Mereupon an Ordinance Providing For the Employment of an Etha main in the fire Department is read and on motion of Delegate Butter adopted by the fallowing bote, Towit: Ayer Delegater Butter, Thorpe, Chapman, Wetsinger, Guman, Vallerow, Bradbury, Kambul, Mcheill, Ecker, Mutuillig, Mayser, Briggs, Busch, Lewis, Woolman Ed Jenke. Noas None Absent Delegate Burnell. Said Ordniance as adopted is as Fallows, vig; Ordinaria No. Au Ordinance Providing For the Employment of an Etra man in the Fire Department in the City of san Diego, California. Be 24 Ordained By the Connect of the city of Dan Digo, as Lallows: Section 1. That the Board of Fire Commissioners of the city of San Diego, California, br, and said Board of Fire Commissioners is hereby authorized and directed to Emply an ertra driver for Fire Engine number 2 until the driver recently infund will brable to resume his deties, and that the said driver so injured by paid his usual sal-ary until he is able to resume his duties, provided that such timeshall not exceed the sum of seventy days. Section 2. That this Ordinance shall take effect and by in Force from and after its passage and approval. Section 3. That the city Clerk of the said City of San Digo. by, and he is hereby autionized and directed, inmediately after the approval of this ordinance, to publish, or cause the dame to be published once in the Official Newspaper of said City, to-mit: the same Diego mion and daily Bee, A commication From the chief Engineer of the

Lire Department recommending that the main on "D" street be extended and Live Hydrants be Placed on the Corner of Low teenth and "D" strut and Low teenth and "C" streets. Hogether with a Communication From the Boord of Lire Commissioners Concurring in the recommendations of the chief Engineer is read and on Motion referred to the Joint Lire Committee.

The Pelition of Residents and Owners of Property on Twenty-Seventh Street butwarn" I" and "k" streets asking that a Water Pipe line bo Con-Structed on said Twenty-Seventh street betwarns" I" and "16" streets is read and on motion referred to the joint Water Committee.

The Petition of Joseph Story For Corraction of Deed to land in Gardness addition is read and on motion of Delegate Bradlenny referred to the city hand's committee and Rily attorney.

The Petition of Patrick Dungan asking that Pueblo Loto 1109. 1110 and 1113 by included in the Pound Kinelo of the City is read and on Motion referred to the Health and Morale Rommitue.

the Petitions of a moran For authority to remove two tors from the Didewalk in front of lat 1. Block r. Carrithers addition. said trees to be replaced with Palme, is read and on motions of Delegate Bretsinger referred to the strut Dependent.

The Pelition of Mrs. L. R. Cuevas For anchority to cut hown and remon two Pepper Less from the sidewacks in front of lat 11 Blocks 48. Shermans addition the same bring on 21 totret batwans "S" and "M" streets, said Frosto by replaced with Palme, is read and on motion of Delegate Briggs referrents street supermeture

The Petition of A.H. Luscomb for Permission to erect an Fron roof-

ed shed on southwast comer of seventh and "&" streets is read and on motion referred to the Joint Kine Committee. The Photest of Property owners against the Proposed sidewalking and Europing of ask street From Lifet Strict to Eighth Street, and asking iteat the resolution Carling for said Sidewalk and Curch by reseinded is read and on motion referred to the faint Street Committee. At this Time Delegate Moolman moves that when this Board Adjourns that it do adjourn until October 20th 190%, at 7.30. oclock P.M. -Roard of aldernew to adjourne until Monday October 20th 1907.

is read and on motion of Delegate Woolman adapted, Repolution Be It Recolved, By the Board of Welegales of the city of Dave Diego, an Lallows: That its consent of this Board be and the Same is hereby given to the Board of Alderneen to adjourn from Monday, actabin 6th, 1907, to Monday October 80th 1907, at 7. 30 P.M. At this Time Adegate Thorpe is Excured from Junther attendance at this Ression of the Board. A Recent of ten minutes is now laken. Resent Delegates. Butter, chapman, Westinger, Kuinaw, Patterson, Bradburg, Dambut, Mcheile, Eester, Kutineig, Kayser, Briggs, Busch, Lewis, Modeman ud Jenka. About Deligates Thorpse Ed Burnel, At this time President Jenics appoints Nelegate Kunbut to wait upon the Board of Aldernew and ascertain about how long that Board well bu in Dession. Delegate Kambert appears and reports that the Board of alderman wie remain in Ression about two minutes. A Recess of Len muntes is now latter Resent Delegales chapman, Kretsinger, Pattersons, Vanabar, A. M. Nevil, Ector, Untervilig, Kayser, Briggs, Busch, Noveman, 21 January Absent Delegates Butter, Thorpe, Guinaw, Bradbury, Burnell, Kewis.= Merenpour on Mation of Delegate Kayser the Board adgo-wrned until monday October 20th, 1907. at 7.30. P.M. M. M. ganges President of the Board of Nelizales Attesti Geo D. Eachercan filig Clorth,

460Adjourned Meeting Conneil chamber of the Board of Deligates of the city of san Diego, California. actober 20th 1907. Pursuant to adjournment a meeting of the Board of Deligates is held this day at 7.30. P. M. President Jenese Presiding Present Delegaler Butter, Thorpe, Chapman, Hietsinger, Bradbury, Dambert, Mc neile, Ecker, Burnell, Bregge, Lewis, Worknaw Elgentes. and Clink Vincent Absent Delegales Human, Patterson, Antwelig, Kayser, EdBusch. The minutes of Regular Meeting held October 6th 1908 ask read and approved. At this Time Deligate Aninan enters and takes his seat in the Fallowing Report of the Committee on Has Electric Lights Ed Lelephones to mione was referred the Petilion of O. F. Boone astring the Connect to advertise for sale a Tranchise for a Lelephone system is read and on motion adopted, viz. Dan Deigo, California Octo 6, 1902. To the Honorable Orunow Council Aan Nigo, California. Hullemens The undersigned Committee on Has Electric Kights Ed hleph. oues to Whow was referred the Petition of V.S. Boone asking the Conneil to advertise for dale a Tranchise for a Telephone System after invastigation and the submission to the Committee of a munbor of communications from different persons bork for and against the granting of such a Francluse, horiveth Submits to your Nonorable Body are comunications Received and returns said application of S. S. Boone with the recommendation that each Board of the Connect connect instruct the city actomey to prepare and these an Ordinance providing for the advartising af Auch Franchise for Nale as provided by law. Respectfully Submilled W.W. Whitson, B. Burnell, D. V. Mulginger. H. M. Landis Ed H. Woolman Voling No ... At this time Deligate Kutwillig Enters and Takes

An Ordmance Offering For sale to the highest Bedder a. Lelephone, Lelegraph, Disbrict Messenger and Benglar Alarm Tranchise is read, Deligate Bradburg moone that baid ordinance bu adapted. a roll call brung laken Said Ordinance was last by the following bole, to mit: Ages Delegates Bulle, Thorpe, Bulsinger, Bradbury, Burnell, Bregge, Lewis, Nooeman Ed Jenka Hous Delegales, Cleapman, Kumaw, Laubert, Mc Neill, Eckar, Kutwellig Absent Delegales. Patterson, Kayser, Ed Busch The Eleric Presents the affidavits of Mublication and Pasting of the Notice uviling Proposals to make I" strut from the east line of Eighth strut to the west the of twenty Lifith Abut, Which appidavite ware ordered filed. Thereupon the click reports that in response to said advertisments he has recevend bids for doing said more as Fallows; to-mil; Bid of E.M. Ecker Offering to do Raid Work at the Jaccounty Horces, viz: For cut Per cubic yard 21/4 Cents. 2/1 Cento For Fue Per Cubic yard said Bid is accompanied by a check in the Penal sum of Four Hundred and Eighty Eight Dollars Certifies by the Bank of Commerce of this city. Bid of Hoodbody & Roasner offering to do said north at the following Russer, big: For cut Pou cubic yard 33 /2 Cente, For Fill Per Cubic yard 2 cents, said Bid is accompanied by a boud in the Penceburn of one shousand Dallars, Bid of John Engelbrat affering to do said norts at the following Arices, vig: for cut per cubic yard 221/2 Cuto, For Fill Per Cubic Jard 20 curls, Said Bid is accompanied by a check in the Penal Sum of Seven Hundred and Forly Doceans certified by the Forst national Bank of This city. on motion of Delegate me heile the Bid of E.M. Eeker was accepted.

After List quing due Natice President gende did in Open sessions fin an Orchniance, Providing for the Andrig and Laying of two brown much upon the interestion of twenty-second and "16" strutes, acco. An Ordinance, Amending Section 1. of Ordinance No 939 Prohibiting visiting any Vanding Place; also An Ordinance(No 1191) approving Claims against the Water Department for the March of Deplember, 1907; also An Ordinance (No 1194) Providing For the supply ment of an 4 the man in the Stric Defatment. The Pelitiew of A.g. Copley acking for an increase of salary for Varing up and Disposing of the Strut Sweepings is read and on motion referred to the faint Strut Community.

That the meridiant and muchen of said any, by the sale of the ducy qualified of Fruence of the case brage, county of daw brage, Male of Californica Interess, It appeared from the records and porceedings of the Roard dan Buge, Alale of Californie, For Reendallin. in Hardnen addition to the said city of sour brigs, and breeding the said The ad and bud of the cut of san brigg, California, to the owner of the The Exertism of Guil Clause Breds in the name, for and on Bahalf, and av it Ordmaner Anthonzing and directing the mayor of the estimates Ardunance No. 1195. laid Brdinauer av abobad in an bacewor, vig: Abaut Belegate Partured, Alayau, Buach, Now Noue Rochusen Ed Jenker, Ayer Bilegaue Bullie, Marfre, Chapman Kulainger, Aurian, Brigge, aurie, adopted by the fallowing vole, to mit. Exerve, and the ein clurk of said cut to attead the execution of Suit clarin Aredo to An Ordinauer Authonging and derecting the mayor of the english Referende la Ner Valier Commun. of a requise Patraturan in the Kinth Word is Berewind and on mation A Communication From the Palies Commune for the appointment referred to du Jaint abuil Counsissue. The Petition of Chingsun asking for the removes of the ach about Can brance how he thoused. at No, 997 Fifth abuil Resembed and our matien of Delegate Hurran Baid Rt-The Peletron of Alaubu Naugenshour Co for a Wholes ale bequer heune and theral commun. The Pullion of Victor Baridge For a rulail higuor hieune at the te du Burner Portion of the cuty is presented and referred to the Jour abuil com and and Open a Public highway connecting the county Hoopstal dile of the new The Galilian of the Board of Supervisors of day suge Councy to tay

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Electors of the said city of san Diego at an Election for that special purpose held in said city on the 25th day of may. A.S. 1868, in pursuance of the provisions of an act of the regislature of the state of california, entitled, "an act to repeal the charter of the city of san Diego, and to breate a Board of Frushes" approval Jamany Sotte 1867, more directed, and to encoursed to see Pueblo or city lands, the propuly of said city, and

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Mureas, on the study of Sebruary, AN, 1869, the said Preudent and mistees in Compliance with laid vale and the said ack of the segislation bold to Milliam X Gardon the northwest Come of Puebles lat 1148. of the Puebles lands of the said like of Ban Diego, Containing Jorly (40) acres ac cording to the Official map of baid City made by charles H. Poole, A. 5. 1856, and on file in the office of the destary of Raid Board; that baid land was bold to the said milliam X hardon at and for the sum of file, ballars (Boo, co), and lands and Renne was paid to and received by said on the formation (boo Miritake of said Fructues the best Converging baid property was maderited by Miritake of said Fructues the best of Williams & Hardon, which is the Prove as the purchasor of the milliam X Hardon, which is the The and Cornel Hame of the purchasor of Naid property, and the ded Which was been by the said Office of the purchasor of Naid property, and the ded Which was been exceeded by the said Office of Saw -Nie of the Instees chould have brew effected to Milliams X Hardone, Of the Milliam X Hardon of the was brew effected to Milliams X Hardone, Of William A Hardon of the dead the solar brew effected to Milliams X Hardone, Of William A Hardon of the dead the was brew effected to Milliams X Hardone, Of William A Hardon of the dead the formation of the fail Office of Saw -Niego by its Frustees chould have brew effected to Milliams X Hardone, Office of the formation of the failed have brew effected to Milliams A Hardone, Office of the failed have brew effected to Milliams A Hardone, Office of the failed have brew effected to Milliams A Hardone, Office of the field the solar brew effected to Milliams A Hardone, Office of the failed have brew effected to Milliams A Hardone, Office office of the field have brew effected to Milliams A Hardone, Office of

Whereas, said Ho-acre tract has since said sale and the ge-Bution of said bed been subdivided juto lots and blocks and is Known as "Hardners addition" and

Mereas, lots and blocks in said Hardners additions have been sold according to the map of said addition on file in the office of the county Recorder of said County of san Diego; and

Whereas, it appears that the said cing of san sigs has no right, title, or interest in or to said property, or any portion thereof, except for delinquent takes, or where said city has acquired tille to the faid lat or late in said fardness additions since said Ho-acree trade was so fliveded; and Whereas, the Common Council of said city is hericous of correcting any and are errors in the Generica of said dued, Now, therefore the H resolved, by the Common Council of the city of Jan Digs, a follows: Dr and he is hereby automized, empowers d, and instructed to Execute and actually anthorized, empowers d, and instructed to Execute and a control of the said of or and on brill, in the name, and as the ast and bud of the said life of same bridge, and the way of the city of said and the solution of said life in the said of the ast and bud of the said city of same bridge, and the city of said for event due to of the said city of same bridge, and the city of said and allowed by the said of the said for and on bridge, and the city of said the ast and bud of the said city of same bridge, and the city of said for evented by the may of said city by Eudorsting his hame throw and affiling the corporate seal of said city of same bridge there therease and affiling the corporate seal of said city of same bridge there therease the ast in the said city of same bridge, how thereas his dame throw

an fundruw additum or any partor portion threef, or any interest dimen-(not including, howmon, the said eigh har ough a the owner of said property) and that the curr of and out on a dress and here of and historic dress to blum and burds to the convert of north property determing has been and diver-to burner of said out a curr and curr of a convert of the dress of the convert Reerder of the Convert of Acopending hum to restrict the determine, for the convert of a curr or and the dress dress and diverses for the convert of a curr out and the dress have to be address for the convert of a current of converte the dress of the dress of the and the the order of the dress of the dress have to be address how made the out heerded on the order of the dress of the dress of the converted of the out the out heerded on the order of the dress of the dress of here out the out the order of the order of the order of the converted of here out the out the order of the order of the order of the terress of here out the out the order of the order of the order of the order of here out the out the order of the order of the order of the order of here out the out the order of the order of the order of the order of here out the out the order of the order of the order of the order of the soure of out the order of the order of the order of the order of the of here out the out the order of the out the order of the o in the name of the growth of said one or run. And the bay on greened by said mayor and city club allow oncome and for its querein that the daid city of have ones bed by for its querein that the daid city of have ones bed by the the high prover 1869 by the said loon of the well well and the the high interest and estated bury have and halve matherene that the have a load to a core hard of that at the time said deal were so creened in the gaid grave 1869. Inter the creened in the gaid grave flags of the time said deal have a creened in the gaid grave 1869. Inter from and after the acceled photom. The flag are by in the the said all for the core hard of the area by in here from and after the city could of the law of the flag. Walle of the forewing lepost of the foir Abrief Orminine in the Maller of the Auril of the Auril of head and on malin of Dalgale Brad Alung adopted, og: We that Commune hearmands the within Ordinance by, auch huis herely arithmized and dureled, mundialer, after the approval of This Branch aner, to publish or course the Barne to by published once in the Chi Official numbers of Raid City, to-with the Dan Drips. of Bau Briege done hat count and interest there baid key have acquired in Baid property for desinguist tarre, or advenue, dure had to ave tractop have was no publicided. It bring the interdior of Baid continuou connect that the daid bursh to by so executed by the Baid mayor autorif clear char correct the error in the name of the growner of Baid to Great in the year 1869, and chat Verengrow au Ordinance Providing for the preparation of N. K. Joner, X. Ko. Wyere! abopted.

Plans, Drawings the Grove sections for the Paving of the Hutter of Lipito Abreet. is read and on motion of Delegate Brakbury adopted by the following bole, lo-mit. Ayer Delegater Thorpe, chapman, Kretsinger, Human, Bradbury, Lambert, Mcheile, Hutevelig, Burnell, Briggs, Lewis, Noolman Edfenker Now Deligate Buller, & cured Dilizate Celler, Abent Delegales Patterson, Kayser Ed Busch. Said Ordenance as adopted is as Faceours, biz: Ordinance No. 1196. An Ordinance Providing For the preparation of Plane, Drawings and Prose Rections For the paving of the Suth of Fifthe Struct in the Rily of dan Diego, Ralifornia, From the south live of thom strut to the south hive of university Avonue. Be It Urdamed by the Connow Connect of the Cety of Dan Digo as Fallows: Dection 1. That the Cety Enguner of the City of san Drigo, Ralifomia, br, and he is hereby antropized and derected to prepare and Jurnish to this common Connect plans, drawings and Prove de chons for the paving of the guin on back dides of tifth Dout in the City of day Diego, Kalifornia, from the south line of thom about to the south live of university Avonne, in chiding de ulersictions of Atruts between said pouls, with asphalt pavament upon an achualt convente base; said gutte to extend from the curb live to a point five just from the curb live, and said plans, draw= mgs and bross sections to comply with the provisions of Ordinance 1129 of the Ordinances of said City, subtled," An Ordinance Mercribing aprecifications for applialt Vavments on asphalt concrete base in the City of dave Drigo, California", approved ou the 3° day of June, 1907, as amended by Ordinance No. 1147 of the Ordinances of said City, kulitted.

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"An Ordinialice Amending Section 2. of Ordinance No. 1189 of the Ordinance, of baid city, approved on the 3^d day of June, 1907, "approved on the 17th Day of June, 1907, steept that portion of said Lipth struct and the internation thouse with the Cross structs between said points acready turned with concrete, Natural Stone Cement, or bituminous rock to the official grade thereof and width aboom specified; that the said City Engineer of baid city tr, and he is hereby automized and directed to all oprepare and furnish to this Common Connect an estimate of the Neutrop Cubic Jards of Elcavation here some to be made on said Lifth Stout between said points in Do faving the Gunter of as above stated, which estimate ahare by Madri in Displicate, and one copy of said estimate that by Ket and the office of the said City Engineer, and chast of the state of the points in the Office of the said City Engineer, and chast of the state of file in the Office of the said City Engineer, and chast of the state and the state of the said City Engineer, and chast of the state of the points in the office of the said City Engineer, and chast of the state of the state of the said City Engineer, and chast of the state of the state and the office of the said City Engineer, and chast of the state of the state of the state of the state of the said City Engineer, and chast of the state of the said City Engineer and and the state of the said City Engineer and shall by Ket

to impect the Dame. Rection 2. That du superintent of struts of said city bu, and their, hereby authorized and directed to furnich to this common Conneil a description of the Places where the semplus but and material to be removed from the Raid Fight struct in paving the June thereof balwarm the said points as abour desoubad, Ray by placed and deposited. Dection 3. That this Ordinance please Take effect and by in force from and after it's passage and approval. Section H. That the city cluck of the said city of San Diego. bu, and he is hereby autorized and chrieled, mundiality after the approval of this Ordinance, to publish or cause the dame to be published once in the official Newspaper of said city, to wit: the day Diego union and Daily Bee. The Lacening Report of the faint struct Committee in the Matter of Establishing the Grade of sinthe struct From and metuding the north line of B" Struct to and metuding the South Boundary line of the city Park. is read and adopted, viz: The strut formittee recommends the within Ordinance be adopted J. C. Hyere, D. J. Jones, B. Burnell. October 15th 190%. R. P. Juniano. X. H. Briggs, Thereupon an Ordinance Establishing The thad of bitch strut Coundary line of the city Park is read and on motion of Delegate Keins adopted by the following vole, to - nit: Ayer Delegato Burlen, Thorpe, Chapman, Krelsinger, Hennaw, Bradbury, Lamburt, M. Well, Ecker, Gutevillig, Burnell, Briggs, Kewis, Noolman ElJenke. Nors None Abent Dilegatis Patterson, Kayser, Busch, Said Ordinance an absplid is an Vallows, vig: Ordinance No. 1197. An. Ordinance Establishing the back of sinch street in the city of Dan Orego, California, Tromand including the North line of 6" Abut to and metuding the doute Boundary hire of the city Park in said city. Be Hardamed, By the Connon Conner of the city of Dan Digs, at Lallows: Acchion 1. That the grade of with strut in the City of san-Diego, California, from and including the North line of "B" Strut to and including the Doub Boundary line of the City Part in said city be, and the same is hereby established as fallows: The elevation of the Paint herein named to be about the datuns

Hat the curry club of the said and any of daw ougs by, and here hered, Porce from and after its passage and approval. age elevation of the Opposite curb grade. Also devoluer de That this orderices allere late offer and by w Bueler hue of the said portion of said orth oland alare have an aver the court hue of the end lade, 141.3 Just. Hat would the Arade of artic blud between the pour le fixed by the Ordinance that by of uniform accent and dercent, and that the the south this of the city last, 141,3 Just. 197 Just H the interestion of the said him of airth about with 199 Just. It the Verthurst Courses with street and adae atuil. 116 Just, of the the tourhead Conner of lith about and lider about, 197 Just, of Just, and the down of and lider and lider about, 197 Just, the there about conner of define about and lider about, 118.5 Just, the Undertrown conver of sent about and Buch about. Just. At the Worth corner of out other and Buch atul At the southeast corner of outh stud and Buch atul, At the southernand conceres with about and Buch about, 114. At the Northead course of aire abuil and are abuil, 100. of fuil. if the hourbeard concer of arthe stud and art dout doo, of with if the bourbursed conserver server about and add obtant, 97. of ful. At the Northwest come of best bout and it. they so funds aff the North said concer of actual about and it stud, 83, Jud. At the bould come of sufficient and it abust 797 Juil. At the continues amon of out the street and "A" street, 79 Just. Last corner of article about and "O" shind s's sful. At the Konthurst Comes of one of stud and "B" sheet, or is and the Nonte in the cup of dan Brege, Alare of Californies, and providing for the hearing gread as Bugo, entitled "An Ordencence establishing a datum bue por the graduing of aburb hund heards by Ordencourse Runden 3 of the Ordencourse of said enty of dem



publich, or cause the same to be published once in the official newspaper of said city, To-mit, the same brigo union and Daily Res. After First giving due totice President Junks did in Open Bession Nign an Orchinance (No. 1195) Authorzing the mayor to Frente, and the city cluk to attest the Frention of Connection Deeds of late in Pardners addition. The Fallowing Report of the faint Street Committee in the matter of Putting in a stone Ford across the challas creek on the road Con-necting with the El. Cogow road is read and on motion of Delegate Briggs adapted with adopted, viz: Dan Diego, Ralifornia Octo, 15, 1907 To the Honorable Connew Conneil Nau Diego, California, Genternew The faint street committee herewith recommends that a Stone Ford to put in across the challas oreck on the road low neeling with the El Rafon road, and we present herewith an estimate of the cost of such ford together with an Ordinance directing the strut Department to make said improvement and recommend its adoption. Respectfully submitted X.C. Hyers. D. J. Jones, B. Burnell. R.P. Sumaw. X. H. Brigger, Morenpow An Ordinance Providing For the construction of an Asphalt Lord Across north challas oreck is read and on motion of Ordegate Briggs adopted by the following bole, to-mit: Ayes Delegates Butter, Horpe, chapmon, Kretsinger, Kuinaw, Bradbury, Cambrit, Mc Neill, Ecker, Kutwittig Burnell, Briggs, Lewis. Woolman, Ed Jenks, Noas none Absent Deligates Pattuson, Kayser Ed Busch. Sald Ordinance de adapted is as tallows, viz: Ordinance No. An Ordinance Providing for the constructives of an asphalt Ford aerose North chollas cruk in the city of san Digo California. De la Ordaniel. By the tormon conneil of the city of san Diego, as Vallows: Section 1. That the Board of Public Works of the city of San Diego. California, be and said Board of Public Works is hereby autionized and directed to construct a ford across the

North choleas such on the Lemon Grow road, one Hundred and fifty (150) but in length and sitteen (16) fut in width at a point there on described as follows, to-mit:

Regiming at a point ou the Rente line of "" strut, distant sweety-Eight (78) feet in an easterey direction from the east line of shirty-jifth struct in survey date addition in the city of sampings, Ralifornia, thence running in an eastering direction forecoming the central line of said "" struct one hundred and fifty (100) but.

Said ford to council of Asphaet Concrete sit (6) unclus in the same. Said Work to be done according to specifications to be prepared by the said Board of Public morke, and said work to be done by the strut force of said city, Provided, steat the Expense Thereof shall not ofcud three hundred and eighty four dallare (\$384,00), Acction 7. That This Ordinance shall take effect and be inforce from and after it's passage and approval.

the toleowing Report of the Committee on Yas, Electric Lights and Lelphones, in the mater of Taking two hamps from the master Maia Ed "4" Streets, and Placing one of them at the interrelion of thate and ach streets, and one at the Inter-section of Unione and date Streets is read are how motion of Neligate Bradburg adopted, vig: Back Digo California, Octo 20, 1907. Lo the Committee or Mas, Electric Light's and Lelphones, to Mhom was referred a faint Resolution, Providing for Taking two Laups from the Mail on India and "4" streets and placing one of them at the Interrection of that and Ash others, and one at the interrection of Muracion of the other of the one at the interrection of the contract of the other of the one of the contract of the More the Mail on India and "4" streets and placing one of them of the Interrection of that and the others, and one at the interrection of

by annuled as Fallows: Reat one land but latten from the mast at the intersection of "A" and India Abuits, and one but latten from the mast at the intersection of state and Hawihome streets; and that said lamps but placed as Provid ed in the Original resolution. more commend that said fourt Resolutions, as amended, be adopted. Respectfully Barker Burnell, H Woolman. N. V. Krelsinger, Thereupon a fourt Resolution authorzing the Gan Diego Has and Electric right Company to Take one lamp from the mast located

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at the intersection of "4" and India Struts, and one from the mait located at the intersection of place and Hawthome Streets, and Place one at the intersection of state and ash struts, and one at the intersections of union and Date therets is read and on mation of Deligate Kambert adopted, vig: Janet Resolution No. 1 de A Kessend, By the Common Conneil of the Rely of Ran Drigs, as Fallows: That the day Diego Has and Electric Light Company bu, and said company is hereby authorized, Impowered and requested to Take one are Lamp from the mast located at the intersection of it" and India Stricts, and one from the most located at the intersection of state and Hawdome Streets, and place them as Jollows." One at the ulersection of clate and Ash struts; One at the intersection of union and Date streets; Said are lauge to by of 2,000 laudle Vower Each and to bu placed and maintained on 2row arms or fut in length Extended from Wooden pales 27 feet high; David Vales and arma to be bustineted in a manne Similar to the Pales and arms now in use by the Dave Diego Has and Electric hight Dompany in heftiling the City. Said lights to be run on mat is theory as month schedule, and to be on the game towns and loudilious as det forth in the contract with said tas and cleetic right Company, dated april 2nd 1907, for Righting the said City of san Diego with electric lights for the year ending March 31º 7, 1903. the vie the matter of Sidewalking and earling ash strict betw-en 5th and 8th strict is read and on motion of Delegate Mchile adopted, vy: Aan Diego, California, Octo 15th 1907. To Nouvrable Connow Conneil Dan Diego, California. Genelemen:-The foient Abrent commenter to whom was referred the Protest of property Owners against the sidewanting and Curbing of ask strut byteview 3th and 8 struts, herewith recommends that Vaid protect by decided. This Committee Juriter recommends, that as the principal Objection made against the Dedewalking and Clorbing of said portion of take abuet, is that said abuil alrould at the same time to guttered. that a New Resolution of mention by passed providing for the laying of sidewarks, curbs and Sectors on ash strut. From the east this of 5th Strut to the mathine of 8th strut said Sections to be

of asphart on an asphartic Concrete. Repetfully submitted. X. C. Hyers, D. J. Jones, B Burnel. R. P. Huinan, X.H. Briggs, A gouet Resolution anchorizing and directing the superintendent of abriets to furnich a description of the place where all surplus dort to Wertenovad by the trading of " Strut shall be deponded. also auchorging and directing the lity anguer to Estimate the Cost of thading "I" struct is read and On Molion of Belegate Briggs adopted by the Joleowing vole, to-mil! Ayer Delegates Butter, Morpe, chapmain, Kretsinger, Kuman, Bradburg, Sambut, M'heile, Ecker, Gutwillig, Burnell, Briggs, Kewis, Noolman, and Jenka. nous None. Absent Delegales Pallorson, Kayser, End Busch, Daid Resolution as adopted is as Fallows, iz: Jour Resolution No. 1453. Be It Resolvad, By the Connow Council of the cely of Daw Diego, as Follows: That the superimenter of Abreets of the City of san Diego, California, bu and the is hereby anthorized and dorected to formate to this Common Connerla description of the place where all derplus don't to be removed by the Grading of "I" street in the city of dai diego, California, from the east line of softeenth street to the const line of Swinder fifth sburt, and the sidewalks thereof, and are intersectvous of abuts believen said pourto and the side coalks of Buch intersections, Except the intersections of said "" stut with ninetrente Abreet, and the relevacelion of the said "d" street with Swalieth Abut, and the unlorse clion of the said "" Abut with Honney- second and also Excepting that Portion of the said "I" strut and said inter-De clions butwarn Daid poicels Which has abready brew maded to the Official grade thereof. shall a placed and orposiled. That the city Enqueer of said City to and he is hereby auctionized and doucted to make a careful estimate of the number of cubic you of Excavation and the number of Cubic yards of Euclaukment necess. ary to bring that portion of the said "" sbut proposed to be do Maded to its Official grade and Cross-section, viz: That portion of the said "" street in the city of sace Digo, California, from the last line of porteenth sout to the wast live of Twanty-fifth Abreet, and the sidewalks thereof, and all

intersections of Abreets balwane said pours and the dedewalter of Auch ulerrections, Except the ulersection of said of about with Mureleenthe struct, and the undersection of the said " Abrent with fiver liet Abut, and the ulersection of the said "&" abut with Fireily Second strut, and also Excepting iteal portion of the said S" street Which has abready bran graded to the Official grade thereof. That the said calimale of the said City Enquier, made as above specified, shall be made and furnished to this common comed in Supercate, one copy of Which deall be Kept on file in the office of the said fily again, and shall during Office how be access elle for uspection by any person Who may desire to uspect the Dame. That the Aded columnate of the Raid Cely Engineer shall melute plans and specifications for du Construction, and estimate of the cost chereof, of all Culoul Recensary to be Coustineded on Daid I" sout beliver said pouls, in order to properly Carry the surface Valu cherrof. After Linst giving due notice President Jeura did in open session Rign an Ordinance Providing for the preparation of Plane for the Paving of the Gentu of Fifth strut. A jaint Resolution and onging and directing the server budened of abreats to furnish a description of the Place where all surplus dirt to be removed from "B" struct shall be deposeded, also that the City Engineer istimate the Cost of the abing Daid "B" struct is read and on niotions of Oxlegate Bries ababled to mit: Briggs adopted, to-nit: Ayer Dilegales Buller, Morfre, Cleápman, Kretsinger, Human, Bradburg, Laubert, Mc neill, Ecker, Kulivillig, Burnell, Briggs, Lewis, noveman Ud Jeuka. hors None. " Absent Delegates Pattuson, Kayser Ed Busch. said Resolution as adopted is as Fallows, big: Be It Resolved, By the common Conneil of the city of Raw Diego, as Fallows: That the superintendent of Abuts of the city of san drigo California, by and he is hereby authorized and directed to furnish to this Common Connel a description of the place where all surplus don'to by removed by the Grading of "B" Abref in the cely of Dan Diego, California, from the west line of Twonely-second Abut to the west line of thirtieth Abut and the sidewalks thereof, and all intersections of abuilts baliview Daid Paints and the Sidewall's of such intersections, etcept that portion of the said "B" strut and said intersections between said points

Which has almady brun graded to the official grade thereof, shall be placed and deposeted.

That the alig Engineer of said Rely be and he is hereby authorized and directed to make a cureful estimate of the Kunder of cubic yords of & cavation and the Kumber of cubic yords of Euclankment Recessory to bring that portion of the said "B" street proposed to be so graded to its official grade and cross-Dection, big: That Portion of the said "B" street in the city of san Digo California, from the west line of Hornety- second struct to the west line of thirlieth Street, and the sidewarks thereof, and are intersections of streets between said points and the sidewarks of such intersections, except where already graded to the Official grade thereof.

That the said estimate of the said Ciej Engineer, made as above specified, share by made and furnished to this Common Connected in Supplicato, one Copy of Which share by Kept on files in the Office of the said Ciej Engineer, and shall during Office hours be accessible for inspection by any person Who may device to inspect the same. That the said estimate of the said ciej Engineer shall include plans and specifications for the Construction, and estimate of the Cost thereof, of all Cueverlo Necessary to be Conthructed on said "B" struct briver said Points, in order to properly Camp the Surface Water thereof.

The Report of the faint Water Commun is the Matter of the Ordinance Regulating the use of Water and the teeling of Weters at Pacific Reach is Presented and ordered Filed, Mereupow an Ordinance Regulating the use of Waler and the Lesting of Meters at Pacific Beach is read and Forgether with Philions from Residents of Pacific Beach and Lagalla is on Motion of Delegate Morfee Referred back to the Joint Waler Communities for further Considerations,

An Ordinance Providing For the Pairing of Witherby Street is read and on motion of Delegate Kretsinger adopted by the following vole, to-mit: Ayes Dilegales Bullu, Thorpe, Chapman, Wielsinger, Heiman, Bradbury, Lambart, Miheill, Ecker, Gulioreliz, Burnell, Briggs, Lewis, Woolman Ed Jenks Now, None. Absent Delegales Patterson, Kayser Ed Busch. Said Ordinance as adopted is as fallows, viz: Ordinance Vo. 1198. An Ordinance Providing For the Paving of Michorly Shut in the city of san Diego, California.

Be It Ordanied, By the Common Conneil of Dan Diego, as Hollows:

Dection 1. That the Board of Public North of the City of Dan Diego, California, br. and Raid Board of Public North is hereby authorized and directed to advirtue for bids and let a contract for the paining of that portion of the Plaza" in Block Forly-two (447) of Horlows Addition in the city of saw Diego, California, Known as "hickork, Street" from the North Curb line thereof to the Aonth curb line thereof, and from the work line of Fourth Street to the last line of which street. Baid mitherly Street to be pared nich asphalt levo (1) inclus chield placed on the Natural earth, Steepel theat portion of the Vaid Mitherly Street extending from South Curb line thereof North for a dislances of Five (5) Just, and running the fue lugth thereof from the said West line of Fourth street to the said east line of thirds and with a sphalt line of towards a base of asphalt Concrete form (4) inclus divides and with an asphalt Concrete base.

Daid Work to be done according to specifications to be prepared by the said Boord of Public Norks; provided, that no Contract shall be awanded by the said Board of Public Norks Tor doing said norte until a sum equal to at least one-half of the amount bid by the lowest responsible bidder shall be paid into the city Treasury of said city to the credit of the Strut Lund thereof by the owners of the property abulting upon the Daid Withorby stuf; and provided, further, that the Effence thereof to the Daid Rily shall hel Effect the Sum of \$450.00.

Section 2. That this Ordinance chall take effect and by inforce from and after its passage and approval.

Section 3. Mat the City Clork of the Daid City of Dan Diego, br, and he is hereby authorized and directed, immediately after the approoal of this Ordiniance, to publish or Cause the Same to be published ones in the City Official Newspaper of Daid City, to-mit, the Sam Diego, Minon and Daily Bee.

A gaint Resolution granding Permissions to Veddy Verrors" To Parade the obuits and discharge Vice areas is Read and on motions of Delegate Me Will adopted by the following bole, to-mit: Ayer Delegater Butter, Morfre, Chapman, Kretsinger, Genian, Bradbury, Cambrit, Mc Weill. Eerler, Guturing, Burnell, Briggs, Gewis, Moolman El Jenson Mors None Hors Noue Abrent Delegates Patturow, Mayner Ed Rusch. Said Resolution as adopted is as Locoros, viz: Janit Resolution No. 1457. Be It Resolved, By the Common Conneil of the City of saw Digo, as Lallows! That a company Known as Feddy Levrors be and said

Aund, and pour parts of grave, according to the specification Composed of our part, by values, of Rolland amout, lus parts of bediene of aburch betweene dard pointe, by siden verde with concerne, the Eight (58) put east of the east time of wellie abrud, welling all where ou borde diday illevered. From the word huir of account about to a puril fifty Hat that portion of by abut in the city of san orige, California Council hereby Ordow the fallowing abuil norse to be done un said ely tonis abust Work herewester described by dove, and therefore the said concurrent that the public viterest and conversioned of oard been require that the Placker & by The Courses Coursed of the cel of Pau Bugs, California, from the work time of accus about to a point tiple wight (08) but sout of the of bilawasking and purbing "b" blind in the city of dan Brings, California Realition Declaning the Works. Pleasertien No. 647. Buid Presention a abspard is as Fallows, vig: Absent Biligain, Rallmoon, Mayau Ed Buech. Now Nous Levie, Modernan Edganta. Hautrich, Wheile, Eestire, Kultwillig, Burnul, Brugge tion adopted by the forcound vole, h-mil. high (3'8). Just sand of ill sand time of archie about in read and on me-Curbing" &" shurt prou the word his of second about to a fourt fifty-Therewood a recolution Ordening du Work of-aidemourning and Yled. Vareage of sand l'exolution of meutium. Thick affidavite wave ordered also the affection of the Publication and Baling of the Valies of the of the resolution of meention to rederiver and line" " shut, and The clore therewas the affe banch of Wublication and Varling Absent Baligader Parlinaon, Kayner, Eddinech, Now None Ayer Belegaler Butter, Montes, chaptureur, Bucheurger, Aurian, Bredhung, Dambert, M. Muil, Ester, Autuning, Burnesh, Buggs, Hunie, Brocuren Edgenter thefallowing vole, to-mil. a Burner derore the obrech on reduire of Balefase Rumon was granded by The Request of The hubies of the Carlolie Fair for Berninere to surpered to bue blend curridges from rifles or gune on said Parde Robert any moning the 25 of October 1904, and that said company be Permised Aufourpound is hurding growed Bermussion to Parche the aburlo of the saly ou

For the seden outing and bucking put and out out and an in tead hus of twenty-pound stored is gathere with the leaduliou of Inlendion The Philion of Prover the bail hur of artund the dedaward . munul A boundary hur same in the cut and continue and boundary a court duit in Building hur same in the cut build continue a court duit in Bi abuil is read and on motion reported to the Jourt abuil Mondon a Roudon a Road in mandion of mandion to reduced and curle Mondon abuil pour du south limer "A" struct to the worth him of "" hue of "W" abread in read and on mation tranled. The Perture of Postanty Our for the Redeward and Curling and Curling Vard, for two days, in the manuer required by have, we and new open daigas aforeard for that purpose. Heferung to the opecifications pooled or our file, in the Oard New Saper deugraled Natice of said most, mutung acade proposale or bide for doing the same, and eeled to Joubbish. per two days, in die manue aud bern required by haw; a withing dealed proposale or bide for dawg said work; and said center is hereby der On by hear the chamber door of dard Common Council, a halice with apecification The clude of This city is heardy drucked to part augressioned for fire days butien by dans horts, dud the values of said work withing sealed proposed for doing Encentaled in daid cuy, is hereby deargraded as the hereofactor in which this reas Daid Ordinauer No. 1140, etespet mais abuady central with concerts or rat-wal Alone to the Officeral grade thereof. The pau kinge union and stair, bu a daly rewapaper. publiched and by curbed with concered. According to the Apecification Therefor Contained in kart hun of Archie Abrend, weekeling all interestione of Abrento Balween said pond Build may live of accord abuil to the ouch pourt fifty- sight (vor ful card of the said Also that that portion of said "" stuit, an back sides thereof from the Meue abready aidemeased with concrete to in affred grade thereaf. sulited, " An Ordemouse presenting Apseification por adomancing and Enting in the city of ann Brigo, California, " approved on the 17th day of press, extertax therefor at ad forth in Ordinance No. 1140. of the Ordinances of said Cely,

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The Petition of Property Owners For the sidewalking and Curbing of "It" strut between the east line of serteenth strut and the wast line of tweeting fourth Abreet is read and on motion granted, Thereupon a Resolution of Intention to sidewaers and each "K" Street between the last line of differente street and the west line of Kweity-formate Abreet is read and on mation action thereon is pashforred Thily days, The statement of &penses incurred by the various departments of the city Hoverment, under anthority of the Board of Public north, for the Month ending Deptember 30th 1907. is Presented and Ordered Filed, After List giving due Notice President Jonka did in open session dign an Ordinance, Providing for the Paving of Witherby Strut, also An Ordinance (No 1197) Establishing the Grade of sitter strut from the north line of B" struct to the south Boundary line of City Park, also An Ordinance Providing For the construction of an Asphaet Ford across North chollas creek. thereupow the Board adjourned. m. Jenses President of the Board of Delegales Attest Jas. Jacance City Clerk.

Albert Ouegare Revenue, Ector, Kulinier, Kayner, Rusch, El Lun. Raid Realition ar abopted is arterens, my Raid Realition ar abopted is artereours, my from the ract him of Eigh shut in the weight and right and Record, that the Connou council of the eving of san size, cali-fromin, having in Open Review, on the sole of the present Rome, having in Phene Review, on the sole of the present more, to mit. strut, and the interestion of the said "I about with the truth strut, and the interestion of the said "I" strut with Cernich struth and the interestion of the said "I" strut with Mirleuth struth and the interestion interestion of the said "I" struct with Event, and the interestion of the said "I" struct with Mirleuth struct, and the interestion by a more und the interestion of the said "I" struct with the struct, and the interestion of the said "I" struct with the about, and the interestion of the said "I" struct with the about, and the interestion of the said "I" struct work send about, and the interestion of the said "I" struct work send about, and the interestion of the said "I" struct work for all are sterkeing that fortion of the said "I" struct work for all of Beligation of The eilig of lauding Phurit Dolegalee Bullu, Thorpe, Cleapman, Nichinger, Uninan, Bradhung, Laubut, Mcnuch, Presenter, Bunnell, Burggy, Workman Ed Jenke, Ed Cente Dirent. Order of Business is Dilegate Bradbury au dry manimous concentur Curreil chaubu of Ju Boond A Riguea weiling of the Board of Delegater is held this day at 7.30. Anou du Lad hive of Eigeth struct to de Coultract pr du grading of "Y" chut is read and on molion Awarding du coultract price of Koully-pyth aturt is read and on molion adoled by the foce with funder pyth aturt Ayen Delegater Reven, Horper, Chapman, Keleinger, Kunian, Bradbury. Nove the grading of the portion of "" Abut in the city of law Bigs, Caljonia more the grading of the brief to the work live of herened - fifth abud, and the Dichwards thereof, including are interrectione of abund when with Davids, effect, howarm, the tweedow of the said " " abut with winth The Reading of the minutes of The Prevous meeting was defensed with Kaubut, We'heile, Bunnell, Brijg, Wollian Edgenta, Ahurt Bulgales Patterson, Kutennig, Kayser, Busch Ed Keine. M'huil, Cellu, Bunnell, Briggs, Molenaw Edfender, Rigulan Willing P.M. Real and gluce Preciping. Nora None

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Fifty (33) autrie yards of sauch on lot law (10) in block 197 of Honor in block 176 of the said Horton ad dilline. but hundred (600) Cubre yards of sand on lolo d, B, R and "W" of the said culoqueres addition and block 177 of Horlow addition. sand about to the sand time of foundered about, through block with() Euloce yards of sand in the alley recommy from the west the of the Four hundred and reven and horizon one-hundred (407,12) "y" sbuil, and on the west by the load the of Hordone addition, of Horlow addition, on the sand by Fifteenth thut, an its south by alley running from the work line of Hilewith street to the seef line oue-half (8,1/1) of acid Beaus buing bounded on the north by the Hurlow hundred (1900) Cubie yande of Earth on the south due have the contract conser of Eghlaund abuil and if church we said any. Bleven (11) of Culturence addition in oard cuy, said lot buing located on Eglit hundred [800] Cubic yards of said ou hat Turewo (11) in block typ ten (10) of Culonnelle addition in Oaid Orig. Daid Lot brung hraded but hundred (600) eutre year of south on had set (6) without and on The next by the sait him of Hortone addition. from the west kine of Huest bleest to the sout kine of Hordone alliting, ou the Earth by Fifteenthe Aburd, on the south by the alley Humming (N. ! | n) of dard block brung bounded ou the horth by "I" abuil. Eleven hundred (100) entrie yards of Earth ou the Worth Our had a Eight hundred and fifty [853) Cubic fails of sand on Eightenth Hawken Kundred (1400) Bubie yards of court on Eghteent blind beauth by "H" struck, and on the word by the wind struck Berne Kunnshul (1100) Eubre yarde of saut on Berese A" of Culture) Ward & Vaggart aldilium in The sand Cul of part suge, said bluck bring bounded on The North by " stud, an The said by twenty found, ou Same, Alace bu doponied are as Jaccows: the Et cure barth to be removed from the said " abuil, in a gradung the Old automb changed in De gradung sur hame, and water baulo maile Proveded, that there shall be no new current placed on said abirt, hor any House w in case of a sou Bugo, Costomia," appressed ou in 17th day of fuue, 1903 Due Bregs, willed, "the Ordenance bourding apresting of eight caline for the gradung of as Barelained wi Ordunance No. 1141.07- ile ordunances of the sand cuy of of, to the Officeal grave thereof in accordance with the ofselfedion therefor Wieddy didewasted, & Embrd, or hubberd, or graded to the officeed graded that

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Abrend Belegalee, We Weile, Hullwilling. Mayared, Euch, Eid Eurice. How Nour ud faultes. Agres Belegalen Burn, Kospe, Chalmun, Kuluinger kunnen, Parunu At This Reacou Mc Nould in Rewed from Juntus allen grauled. A verd Horn in Voir Ergine Moordanig For the placeng of read and on both in Voir Ergine Marking the Voir Aspachmend is possessing both, to mit. A alegate We will adopted by the possessing both, the hime deligate, Oaccuracy Curry acted have he way in the Boord. A commedia trancia the march of the Communication the communication the former of the communication the start of the communication of t B, Turnell, oclubu 29 the 1903. M. H. Mulger t. & Jours, X. Co. Hyperes, in crease of pay by allowed for the removed of the abuil meripunge. overg blied dererjourge is read auch aude adopted, vig: The gaint sheed could commune that we funder matter of the Palitices of the Copley asking for an Increase of Bor Ham. The fallowing Whentop the fourt abuild commune in the paper, published and evenlated in this city, Thurson and hurdy chargeners, Also publish Rard Valies in the san Buys unew and Bany du, a Baug News The clubs of this chip is hereby directed to post notice of this award on the ation, aud two and oue-tag cente (2-1/1) pair Subre yard Eulocustment. At though one bull and a quarter (21-14) pu bulie fand of Gravas aprecipied in this properts on file for raid nord to mit tequeu responsible bidder, lo-nit: lo 6. n-Esler at dufollowing prese Weilined, and hereby autords the Contrast for said monds to the lowert Horlow addition. hereby regate we of and bide except that next herein Oue hundred (100) Rubie yards of sands on lot serve (7) we block 177 of wilibbe.

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Daid Ordenance as adopted is as Follows, big: Ordinance No. 1499. That this ordinance shall Section take effect and be in force from and after its passage and approval. An Ordinance Providing for the Placing of a New Boiler in Fire Engine Num-Section 3. That the City Clerk of the said City of San Diego, be, and he is ber Two of the Fire Department of hereby authorized and directed, immethe City of San Diego, California. Be it ordained, by the Common Coundiately after the approval of this crdinance, to publish or cause the same cil of the City of San Diego, as folto be published, once in the city official newspaper of said city, to-wit, the lows: Section 1. That the Board of Public San Diego Union and Daily Bee. Works of the City of San Diego California, be, and said Board of is hereby Public Works authorized directed to advertise ind for bids let a contract for the and a new boiler in Fire Engine No of the Fire Department of the City of San Diego, California; provided, that he expense thereof shall not exceed th um of fifteen hundred dol!ars (\$1500.00) work to be done according to specifications to be prepared by the said Board of Public Works The Clerk Presents the affectavits of the Publication and Posting of the resolution ordering the World of ordervalking and coorbing of "I" sbut on bosto sides thereof from the wast line of second about to a paint Fifty Eight (58) feet cont of the last line of arctic abut. The Cand also The affidavito of Rublication and Posting of the notice uniting Proposale to sidewaer and cent "I" stud on both dides thereof from the west live of second street to a paul Fifly light (58) fut last of the last line of archie Abuit. Which affidavits wore Ordered filed, Thereupou die Clerk reports that in response to said advisiments he has received bids for doing said work as Fallows, to-mit. Bid of John Eigebort Offering to be said work at the following Vinces, org: Vor sidewall Per square foot 16/2 Ceulo For Curk Per lineal foot 55 cento said Bid is accompanied by a check in the ferral sun of Two Hundred Vallars Certified by the First National Banks of this Pely Raid Rid is referred to the fourt about commun A Comunication Fran the Board of Supervisors showing Mu apportionent of the assessment of the southern California Railway Courseling and the Vullman Valace Car Company to the Rely of san Diego. as made by the state Board of Equalization is presented and read and ordered Apread upon the minutes of this Board. Aaid Communication is as Faclows viz: Municis of the Board of Rupervisors of Ban Diego County state of California. Mouday, September 15, 1902. Loo O'clock P. M. In the matter of apportioning the assessment of the Downhern Calif omia Kailway Company, as mariby The date Boord of Equalization for the fear 1907. to mcorporated cities. In this matter it was on notion ordered and declared that the length of the main track of the souther California Railway Com

That the arreved or abus per mile of said deveribed rolling shake brack of one on the contrary as Operated in this county is 65.69 miles way of the bourdian California Countaung and the hugeth of the mane Mat die Raismay Operated with daid dworibed oliver is die Railof due bugs to \$10319.00. samp as wedre by the state Borand of Equaliques, for weich to the Country blate of California, with the souther California Rawway Com of the Outerwant Palace Bard Court any for the restrug alorda we the for restring block word wood wood wow the automain dominent California Rasswarg Company. It is declared that we apportionment of the anerginess as marin by the state Board of Equalization of the Bullman Car Contoury In the walk of the apportance Mauday, deplember 10th 1900. For O'Cuere P.W. Bugo, Mare ge Cultomuce. . Nimber of the Board of auformens of the community dawn By C. H. Hale Default (grai) County Curly mud. H. Halcount day of Oclabia A, B, 1907. William my haved and the seal of the superior count, this as the Contains a pure, time and comed transcript therefrom and of the while thereof. por the year 1907, to wearforated Cilies have on free in my affree, That the same Went of the bourhour Casifonia Reserver Co, as ready by the plate Board of Equalization have compared the por going Copy with the Ongreed minutes of the Board of and ex-officio clerk of the superior cound of said County, hearing certify that I J. nue H. Haleouch, county clease of the country of saw our of a clate. of Calyonia of the country of daw Bugo Alow of California Mare of California 25. munie of the Beard of auforencers . Dave brage. ·00.94099.00. 10'1-6 ·hm Valuation. mon for and to the end of saw bugs to a posservo: may, readered vaile and rowing doeds of buch railway of said compauly. Hat the apportionnent of the areaconent of the said translesses read of dan Biego to \$ 12311.28. I shak the arread value per mile of said railway as fixed by The Poor Poor and the Poor sale distribution per mile of the arread value of the Hereline, Roadway. Raile and ressing stock of such railway of said Company, within the county valuer is 105.157 miles pour in the Country of san sign, as accessed by the state Brand of Equal-

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Jalen Tugelbort leeneret ridemaare and curch on durulian about John Eugelbrit Courerett erdework and curb-on twenty-find obruit in front of Lots 11 aud 17. Block Hg. Culunwall and Jaggart addilion. John Eugelbut Concourt adawask and and an turidiath churt in front of on turning about, in front of late 1. 7. 19 auch 11. Block 42. Aleranau addition. false Englisht Cerete Ridservase and eund ow "At" abent, ou mineteende abent and 34, and led 19. Block 39. Ohuman addition. Jahn Eugebrink Concrete redewoods and curle on "16" abuilt in front of hat , Bload and ou twentists bout in front of late 6, 6, 7, and 8, Block of 9 aluman addition Jahre Engelord concourt sideworks and curl on minetunt abuil Opporede Their respectives recue were thereaded and traned, vig: to Countries Concrete adamasic and durbs in prostof the property as Appletications of the fallowing ranked bravers for Brannin At This know alled ale Washerden is cread from function allendend At This time Balegole Deutoingon Wover that when the Board , By City. Have Reform. (acal) County Eluda mul H. Holeoul 20 th day of a dalen it. 1700. hilness my hand and the seal of the puperion court, this pul, True and correct transcript therefore and of the marced. Carlway Compound Now on file in my Office, that the same Contained Beard of Equation for ralling aload used upon the continu Cultorina of the Brand of Outreviews on moused bet 13- 1900, regarding the mark lifty deat & have besures eved the porgoung copy week the Orequeed menutes ornia, and Exoppress clerk of the supercor count of said county, healy cu I, mil H. Halcould, asundy clude of the country of acu soings, alale of ball Alore of-California Jes. of sanday rep 12th 1909. mune of the Board of aufurusons elmor mo 00.9088\$ +10'1-6 . in لاهد ملابس، Mulso. for and to the meethorabed any of san brees is as possours! Hich the appropriation of the accessment of said clearabed realing about Dord of auch company within this councy is \$ 157.09 as fixed by passeda distribution per mue of the aneared barne of the recent £8£

mining heres of oursel Heresepeu tu Board aljouruede will: probyculture He Report of the Breed of and hereford for the mouth of adather Alessien dige Find kunnig der verlie President Jente did in afren Ression dige An Ordencerlee (No 1199.) Covershing For the following of a nue Borlie in Fire Eugene Runden two of the Fire Bofordment. in the Board. A this time beligate Alayser Eulere and halles his ceat Italyse for the use of the variance departments of the cut becommend. Bugs, by and is hereby autivorged to purchase \$ 25.00 more of Bastage Be It Reacherth By the connew Council of the sug- of cour Acint Recention No. 1456. Now Beligate Ealer, Un Neill, Autuiting, Nayou, Bunch, Eurie, Ed Moreuw, Abreet Belegater, W. Neill, Autuiting, Nayou, Bunch, Eurie, Ed Moreuw, Beadbury, Komburt, Busuele, Burgge, Red gewelce. Ayer Beligden Burlu, Thorps, chapman, Kulainger, Kunnaw, Paulanen, Fin-of , alou puresbet Manyes is read and on rection of belgate Rulle adopted by the Public Morte le Purchase Turning-fine Ballan Honth of Calagefebrevel we gewind miller on fing in the Board of Manufes is Presented and an metide of belique to bergge tranked A Commication tran The Board of Public moster . antering Mallow of Belegate Human referred to dufaut male commun. at the Vorth East corner of much about and Buch about is read and an

in front of led 10. Brock 13 aluman addition. Jame Engelbrid Eurosset didencers and Euch on Hermitiste abreid, in port of less 9 and 10. Brock 49. Aleman addition. John Gugelbrid Eurosset didencers and Euch on "15" abrit in front of fort. Brock 40. Alexandra Calerwork and Euch on "15" abrit in front of John Eugelbrid Eurosset addition. John Eugelbrid Eurosset addencers and Euch on "15" abrit in front of het 17. Abort 40. Eurosset addition. John Eugelbrid Eurosset addencers and Euch on "15" abrit in front of het 19. Abort the Course a Educord and Euch on "15" abrit in front of het 19. Abort the Course and Court and euch on "15" abrit in front of het 19. Abort the course and addition.

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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 Delegates of the City of San Diego, California, November

10th, 1902.

A Resident Meeting of the Board of Delegates is held this day at 7:30 p.m., President Jenks presiding.

PRESENT--DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Patterson, Bradbury, Lambert,

McNeill, Burnell, Briggs, Woolman, Jenks and Clerk Vincent.

ABSENT---DELEGATES Ecker, Gutwillig, Kayser, Busch and Lewis.

The minutes of Adjourned Meeting held October 20th, 1902, were read and approved.

The report of the Joint Street Committee in the matter of the bid of J. Engelbret for sidewalking and curbing "G" street, from Second street to near Arctic street, and recommending that the bid be accepted, and the contract awarded to said Engelbret, is read.

At this time a petition from F. D. Murtha asking that the Council reject all bids for the sidewalking and curbing of "G" street, is read, and Delegate Guinan moves that said petition be granted, which motion is defeated by the following vote, to-wit:

AYES -- DELEGATES Butler, Guinan and Lambert.

Pursuant to adjournment a

NOES -- DELEGATES Thorpe, Chapman, Kretsinger, Patterson, Bradbury, McNeill, Burnell, Briggs, Woolman and Jenks.

ABSENT--DELEGATES Ecker, Gutwillig, Kayser, Busch and Lewis.

On motion of Delegate Thorpe the report of the Joint Street Committee in this matter is adopted, viz:

The Joint Street Committee recommends that the within bid of J. Engelbret for sidewalking and curbing "G" street from 2nd to Arctic be accepted and the contract awarded to him. We therefore recommend the adoption of the accompanying Resolution of Award of Contract.

F. C. Hyers,

D. F. Jones,

R. P. Guinan,

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Nov. 6th, 1902.

B. Burnell.

Thereupon a Resolution of Award of Contract for sidewalking and curbing "G" street, is

read and on motion of Delegate Thorpe adopted by the following vote, to-wit:

AYES -- DELEGATES Thorpe, Chapman, Kretsinger, Patterson, Bradbury, Lambert, McNeill, Bur-

· nell, Briggs, Woolman and Jenks.

NO -- DELEGATE Butler.

Guinan. EXCUSED-DELEGATE

ABSENT--DELEGATES Ecker, Gutwillig, Kayser, Busch and Lewis.

Said resolution as adopted is as follows, viz:

RESOLUTION OF AWARD

Of Contract for sidewalking and curbing "G" street in the City of San Diego, California, from

the west line of Second street to a point fifty-eight (58) feet east of the east line of Arctic street.

R E S O L V E D, That the Common Council of the City of San Diego, California, having, in open session, on the 3rd day of November, A.D. 1902, opened, examined, and publicly declared all sealed proposals or bids offered for the following work, to-wit:

The sidewalking of 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 the curbing of 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.

Hereby rejects all of said bids except that next herein mentioned, and hereby awards the contract for said work to the lowest regular responsible bidder, to-wit: to J. Engelbret, at the following prices, as specified in his proposal on file for said work, to-wit:

Sidewalk per square foot, 16-1/2 cents.

Curb per lineal foot, 55 cents.

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

On motion of Delegate Thorpe it is ordered that when the Board adjourns, it do adjourn until Monday, November 17th, 1902, at 7:30 o'clock p.m.

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An ordinance providing for the construction of a culvert on the north side of the intersection of "D" and Twenty-fourth streets, being read is on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Patterson, Bradbury, Lambert, McNeill, Burnell, Briggs, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Ecker, Gutwillig, Kayser, Busch and Lewis.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1206.

An Ordinance providing for the construction of a culvert on the north side of the intersec-

tion of "D" street and Twenty-fourth 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 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 wooden culvert eighty (80) feet long, commencing at a point on the north curb line of "D" street at the northeast corner of the intersection of the said "D" street with said Twenty-fourth street, and thence running west along said "D" street to the north curb line of said "D" street at the northwest corner of the intersection of the said "D" street and said Twenty-fourth street.
Said culvert to be constructed of wood and to be ten (10") inches deep and fifteen (15") inches wide, and to have two lateral arms, one running north along the east curb line of said Twenty-fourth street, and one running north along the west curb line of said Twenty-fourth street, at right angles with and from said main culvert. Said laterals to be constructed of wood and to be ten (10") inches wide by ten (10") inches deep and fourteen (14') feet long.

All of said lumber to be used in said culvert to be at least two (2") inches thick. Said work to be done by the street force of said city, provided, that the expense thereof shall not exceed the sum of forty-five dollars. (\$45.00).

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

An ordinance providing for the purchase of certain blanks for the use of the Auditor, is read and on motion of Delegate Briggs adopted by the following vote, to-wit: <u>AYES -- DELEGATES</u> Butler, Thorpe, Chapman, Kretsinger, Guinan, Patterson, Bradbury, Lambert,

McNeill, Burnell, Woolman and Jenks.

NOES -- NONE.

¥.

ABSENT--DELEGATES Ecker, Gutwillig, Kayser, Busch and Lewis.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1204.

An Ordinance providing for the purchase of certain blank forms for the use of the Auditor's Office in the City of San Diego, California.

B E I T 0 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
Auditor's office of the said City of San Diego, twelve hundred (1200) blank forms for personal
tax receipts for the year 1903; nine thousand (9000) blank forms for assessment statements for
the year 1903; one hundred (100) blank forms for female dog license for the year 1903; three
hundred (300) blank forms for male dog license for the year 1903, and eight hundred (800)
blank forms of liquor license for the year 1903; provided, that the expense thereof shall not
exceed the sum of one hundred dollars (\$100). Said forms 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 pass-

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age and approval.

An ordinance providing for the preparation of plans, drawings, and cross-sections for the paving of the gutter on Ash street from the east line of Fifth street to the west line of

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Eighth street, is read and on motion of Delegate Woolman adopted by the following

vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Patterson, Bradbury, Lam-

bert, McNeill, Burnell, Briggs, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Ecker, Gutwillig, Kayser, Busch and Lewis.

Said ordinance as adopted is as follows, viz:

Ordinance No. 1200.

An Ordinance Providing for the Preparation of Plans, Drawings, and Cross-Sections for the Paving of the Gutter on Ash Street in the City of San Diego, California, From the East Line of Fifth Street to the West Line of Eighth¹Street.

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

Section 1. That the City Engineer of the Cityr of San Diego, California, be, and he i shereby authorized and directed to prepare and furnish to this Common Council plans, drawings, and cross-sections for the paving of the guter on both sides of Ash street in the City of San Diego, California, from the east line of Fifth street to the west line of Eighth street, including all in-tersections of streets between said points, with asphalt pavement upon an asphalt concrete base. Said gutter to extend from the curb line to a point five 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, en-titled, "An ordinance prescribing specifications for asphalt pavement on asphalt concrete base in the City of San Diego, California," approved on,the 3rđ day of June, 1902, as amended by Or-dinance No. 1147 of the ordinances of said City, entitled, "An ordinance amending section 2 of Ordinance No. 1129 of the ordinances of said City, ap proved on the 3rd day of June, 1902"

approved on the 17th day of June, 1902, except that portion of said Ash street and the intersections thereof with 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 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 Ash street between said points in so 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 by any per son 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 furnish to this Common Council a description of the places where the surplus dirt and material to be removed from the said Ash street in paving the gutter thereof, betweent said points as above specified, shall be placed and deposited. Section 3. That this ordinance shall take effect and be in force from and af-

ter 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 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 Joint Street Committee recommending that the Board of Public Works and the Street Superintendent be authorized to procure an oil sprinkling outfit, is read and on motion of Delegate Butler adopted, viz:

San Diego, Cal., Oct. 29th, 1902.

To the Common Council,

City,

Gentlemen:--

The Joint Street Committee recommends that the Board of Public Works and the Street Superintendent be authorized to expend a sum not to exceed \$250.00 in procuring an outfit for sprinkling the streets with oil. The Committee believes that with the expenditure of this amount of money, the feasibility of using oil for street sprinkling in certain parts of the city can be practically demonstrated.

We present herewith an ordinance to carry this recommendation into effect and recom-

mend that the same be adopted.

Respectfully, F. C. Hyers,

D. F. Jones,

W. F. Ludington,

F. H. Briggs,

R. P. Guinan,

B. Burnell.

Thereupon an ordinance providing for the acquisition of an oil sprinkling outfit, is read and on motion of Delegate Bradbury adopted by the following vote, to-wit:

. . . .

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Patterson, Bradbury, Lambert, McNeill, Burnell, Briggs, Woolman and Jenks.

<u>NOES -- NONE</u>. <u>ABSENT--DELEGATES</u> Ecker, Gutwillig, Kayser, Busch and Lewis.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1205.

An Ordinance providing for the acquisition of an oil sprinkling outfit by 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 procure for the use of the said City of San Diego an oil sprinkling outfit for the purpose of sprinkling oil upon the streets of the said City of San Diego. Said oil sprinkling outfit to be according to specifications to be prepared by the said Board of Public Works; provided, the expense thereof shall not exceed the sum of two hundred and fifty dollars (\$250.00).

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

The following report of the Joint Fire Committee in the matter of the request of the Fire Commissioners for a 6-inch cast iron water pipe on "D" street, and the location of a fire hydrant at 14th and "D" streets and one at 14th and "C" streets, is read and on motion of Delegate Kretsinger adopted, viz:

The Fire Committee recommends that the within request be granted and the water pipe and Fire hydrants asked for be put in.

> J. P. M. Rainbow, D. F. Jones, Geo. B. Chapman,

Ed. Gutwillig.

10/8/02.

Thereupon an ordinance providing for the extension of the 6-inch cast iron water main on "D" street from 12th street to 14th street, and thence up 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 Delegate Bradbury moves that said ordinance be adopted.

Whereupon Delegate Thorpe moves that said ordinance be amended by striking out the words

"labor and" wherever said words occur in said ordinance, by striking out the words "and put-

ting the same in condition ready for operation and use by said city" and by striking out the

words "work to be done" and inserting in place thereof the words "material to be furnished,"

which motion is adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Patterson, Bradbury, Lambert, McNeill, Burnell, Briggs, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Ecker, Gutwillig, Kayser, Busch and Lewis.

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

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Patterson, Bradbury, Lambert,

m.

McNeill, Burnell, Briggs, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Ecker, Gutwillig, Kayser, Busch and Lewis.

Said ordinance as adopted is as follows, viz:

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 to 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 Southeast Corner of Fourteenth and "D" Streets, and One on the Southwest Corner of Fourteenth and "C" Streets. Be it ordained, by the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is, hereby authorized and direct-ed to advertise for bids and let a contract for furnishing all the material necessary in the placing and construction of a six-inch cast iron water pipe commencing at the east end of the sixinch 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 cast to the intersection tion of the said "D" street with Fourteenth street, and thence running north along the said Fourteenth street to the north line of "C" street. And also for the furnishing of all material in placing two double nozzle fire hydrants, one at the southeast corner of the intersection of the said "D" street with Fourteenth street, and one at the southwest corner of the inter-section of "C" street with the said Fourteenth street; and all material necessary in connecting the same with the water main upon said streets.

Said material to be furnished according to specifications to be prepared by the said Board of Public Works; previded, 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.

The following report of the Joint Water Committee in the matter of the petition of citizens for a fire hydrant at 9th and Beech streets, is read and on motion of Delegate Butler adopted, viz:

The Joint Water Committee recommends that the within petition be granted.

J. P. M. Rainbow,

H. M. Landis,

D. F. Jones,

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A. H. Kayser,

10/8/02.

J. W. Lambert.

Thereupon an ordinance providing for placing and maintaining a fire hydrant at the intersection of Ninth and Beech streets, is read and on motion of Delegate Bradbury adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Chapman, Kretsinger, Guinan, Patterson, Bradbury, Lambert,

McNeill, Burnell, Briggs, Woolman and Jenks.

NOES -- NONE.

EXCUSED-DELEGATE Thorpe.

ABSENT--DELEGATES Ecker, Gutwillig, Kayser, Busch and Lewis.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1203.

An Ordinance providing for the placing and maintaining of a fire hydrant at the corner of

Beech and Ninth streets in the City of San Diego, California.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows: Section 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to place and maintain one singlenozzle fire hydrant on the N.E. corner of Beach and Ninth streets in the City of San Diego, California, and to connect the same with the system of water works of the said City of San Diego. 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 \$40.00.

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

An ordinance providing for the construction of a pile bridge across Chollas creek, is read and on motion of Delegate Butler adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Patterson, Bradbury, Lambert, McNeill, Burnell, Briggs, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Ecker, Gutwillig, Kayser, Busch and Lewis.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1207.

An Ordinance providing for the construction of a pile bridge across Chollas creek 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 is hereby authorized and directed to construct a pile bridge across North Chollas creek in said city, at a point therein described as follows, to-wit: Beginning at a point on the center line of "F" street distant ninety-eight feet in an easterly direction from the east line of Thirty-fifth street in Sunnydale addition in said city, thence running in an easterly direction following the central line of said "F" street eighty feet. Said bridge to be sixteen feet wide and eighty feet long, and to be constructed of lumber for the purchase of which an appropriation has already been made, and the labor therefor shall be furnished by the Street Department of said city; <u>provided</u>, the total expense therefor shall not exceed \$600.00, and the expense for extra material, besides that for which an appropriation has already been made, shall not exceed \$150.00. Said work to be done according to specifications to be prepared by the said Board of Public Works.

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

A communication from the Auditing Committee transmitting claims against the Water Department for October, 1902, and asking the Council to audit them, is read and ordered filed. Thereupon an ordinance approving and allowing certain bills for material, supplies and labor incurred by the Water Department for the month of October, 1902, is read and on motion of Delegate Butler adopted by the following vote, to-wit:

AYES -- DELEGATES Butler, Thorpe, Chapman, Kretsinger, Guinan, Patterson, Bradbury, Lambert,

McNeill, Burnell, Briggs, Woolman and Jenks.

NOES -- NONE.

ABSENT--DELEGATES Ecker, Gutwillig, Kayser, Busch and Lewis.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 1202.

An Ordinance providing for the payment of certain bills for material, supplies, and labor incurred by the Water Department of the City of San Diego, California, for the month of October, 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 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 October, 1902, for the use of the use of the Water Department in the sum of \$814.97, as shown by the accompanying bills numbered 3250, 3289, 3292, 3303, 3309, 3326,3327, 3329, 3331, 3332, 3336, 3348, 3385, 3388, and 3405; and

WHEREAS, The said Board of Public Works has incurred an indebtedness for labor for the said Water Department in the sum of \$63.70 for the month of October, 1902, as shown by the accompanying bills numbered 3289, 3305, 3306, 3309, 3311, payroll No. 3375 and which has not been authorized by the said Common Council, and for horse and wagon hire during the month of October, 1902, the sum of \$20.50, as shown by the accompanying bills numbered 3310 and 3328, which has not been authorized.

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.

After first giving due notice President Jenks did, in open session, sign an ordinance (No.1200) providing for the preparation of plans, drawings and cross-sections for the paving of the gutter on Ash street between 5th and 8th streets; also

An Ordinance (No.1202) providing for the payment of certain bills for material, supplies and labor incurred by the Water Department for the month of October, 1902; also An Ordinance (No.1203) providing for the placing and maintaining of a fire hydrant at the corner of Beech and 9th streets; also

An Ordinance (No.1204) providing for the purchase of certain blank forms for the use of the Auditor's office; also

An Ordinance (No.1205) providing for the acquisition of an oil sprinkling outfit for the use of the Street Department; also

An Ordinance (No.1207) providing for the construction of a pile bridge across Chollas

creek, on "F" street.

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A Joint Resolution directing the Superintendent of Streets and the City Engineer to furnish plans and estimates for the grading of Ivy street from the east line of Fourth

street to the west line of the City Park, is read and on motion of Delegate Woolman adopted, viz:

JOINT RESOLUTION No. 1457.

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

That the Superintendent of Streets of the City of San Diego, California, be, and he is hereby authorized and directed to furnish to this Common Council a description of the place where all surplus dirt, to be removed by the grading of Ivy street in the City of San Diego, California, from the east line of Fourth street to the west line of the City Park, and the sidewalks thereof, except the intersection of the said Ivy street with Fifth street and the sidewalks thereof, and also excepting that portion of the said Ivy street between said points which has already been graded to the official grade thereof, shall be deposited and placed.

That the City Engineer of said city be and he is hereby authorized and directed to make and furnish to this Common Council a careful estimate of the number of cubic yards of excavation and the number of cubic yards of embankment in order to bring that portion of the said Ivy street, proposed to be so graded, to its official grade and cross-section, viz: That portion of the said Ivy street in the City of San Diego, California, from the east line of Fourth street to the west line of the City Park, and the sidewalks thereof, except the intersection of the said Ivy street with Fifth street and the sidewalks thereof, and also excepting that portion of the said Ivy street between said points which has already been graded to the official grade thereof.

That the said estimate of the said City Engineer, made as above specified, shall be made in duplicate, one copy of which shall be kept on file in the office of the said City Engineer, and shall, during office hours, be accessible for inspection by any person who may desires to inspect the same; that the said estimate of the said City Engineer shall not include any plans or specifications, or estimates of cost, for any culverts in so grading said Ivy street between said points.

A Joint Resolution directing the City Engineer to furnish grade elevations and an estimate of the cost of grading Eighth street between "A" and Beech streets, is read and on motion of Delegate Woolman adopted, viz:

JOINT RESOLUTION No. 1458.

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

That the City Engineer of the City of San Diego, California, be and he is hereby authorized and directed to furnish to this Common Council such elevations on Eighth street 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 Common Council an estimate of the cost of grading said Eighth street to such grade.

A petition from residents of La Jolla asking that the Council pass an ordinance making it unlawful for any person to keep more than three cows or cattle in certain portions of the city including La Jolla Park, together with an ordinance to that effect, are presented and referred to the Health and Morals Committee.

A communication from the Team Drivers' Unions asking that the Council take the proper steps to have the un-used street car rails on the streets in the business part of the city, removed, is read and referred to the Joint Street Committee.

A communication from the Team Drivers' Unions asking that the Council take the proper steps to have the electric street lights burn from dark till daylight, and that the lights be kept properly trimmed and lighted and kept burning to their full capacity, is read and referred to the Electric Light Committee.

A communication from Thomas Diamond asking for the privilege of constructing a tunnel to connect certain caves in La Jolla Park, and also a protest of residents and property owners in La Jolla against said privilege being granted, are read and referred to the Joint Street Committee.

The petition of property owners to have Sixth street sidewalked and curbed from "B" street to Cedar street, is read and on motion of Delegate Chapman the petition is granted and the City Attorney instructed to prepare the necessary papers to do said work.

The petition of property owners asking to have "B" street graded from 22nd street to 30th street, is read and on motion of Delegate McNeill the petition is granted and the City Attorney instructed to prepare the necessary papers to do said work.

A communication from J. B. Boyd, protesting against the grading of "B" street between 22nd and 24th streets, claiming that said portion of "B" street is not under municipal control, and stating that the city will invite a suit for damages, and the contractor a suit for trespass should the work be ordered, is read and referred to the City Attorney.

The petition of citizens and residents asking to have an electric light placed at the intersection of University avenue and Vermont street, is read and referred to the Joint Electric Light Committee.

The petition of S. Eveline Bailey for permission to construct a small frame addition

to her dwelling on 7th street between "C" and "D" streets, the same being on lot K of block

34 of Horton's addition, is read and on motion the same is granted.

granted.

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A communication from residents of Mission Valley protesting against extending the Pound limits to include Mission Valley, is read and referred to the Joint Health and Morals Committee.

The petition of E. J. Carter asking for authority to remove a tree from in front of

No.3446 "D" street, and plant a palm in its place, is read and on motion the request is

The petition of S. M. Martin et al., asking for a water pipe on 21st street between

"H" and "J" streets, is read and referred to the Joint Water Committee.

The petition of H. M. Willard et al., asking to have a fire hydrant located at the intersection of 25th and "F" streets and one at the intersection of 25th and "H" streets, is read and referred to the Joint Water Committee.

The petition of James Jensem et al., asking that the proposed work of sidewalking and curbing 20th street be postponed temporarily, until the grade of 20th and "D" streets and 20th and "F" streets be satisfactorily adjusted, is read and referred to the Joint Street Committee.

The petition of Chas. L. Good et al., asking to have 21st street between "D" and "E" and "E" and streets filled in and brought to the grade to conform to the "D" street grade, is read and referred to the Joint Street Committee.

The petition of property owners to have "K" street sidewalked and curbed from 6th street to 24th street, is read and on motion said petition is granted.

The report of the Auditor showing the condition of the various funds of the City Treasury for the month of October, 1902, is presented and ordered filed.

The plans and estimates of the City Engineer of the proposed sewer system for the Ninth ward, and also of the proposed sewer system for University Heights were presented by the Joint Sewer Committee with the recommendation that said plans, etc., be adopted as the plans, etc., for said proposed sewer systems, and on motion the same were referred to the Special Joint Committee on Municipal Improvements.

After first giving due notice, President Jenks did, in open session, sign an ordinance (No.1201) providing for the purchase of material for the extension of the six-inch cast iron water main on "D" street from 12th street to 14th street, and thence up 14th street to "C" street, and for the placing of a fire hydrant at 14th and "D" streets, and one at 14th and

'C" streets; also

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An Ordinance (NO.1206) providing for the construction of a culvert at the intersection of

"D" and 24th streets.

Thereupon the Board adjourned.

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President of the Board of Delegates.

ATTEST:

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