ORDINANCE NO. 4603.

AN ORDINANCE CREATING AND ESTABLISHING CERTAIN OFFICES
AND EMPLOYMENTS IN THE FINANCE, AUDITOR AND ASSESSOR'S,
TREASURER, ENGINEER, LEGAL, CLERKS, PUBLIC WORKS, HEALTH
AND PLUMBING AND PUEBLO LANDS DEPARTMENTS OF THE CITY OF
SAN DIEGO, AND FIXING THE COMPENSATION APPURTENANT THERETO.

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

Section 1. There is hereby created and established the following offices and employ-
ments in the City of San Diego, namely:

DEPARTMENT OF FINANCE.
2 Assistant Superintendents
1 Bookkeeper
2 Clerks
1 Auto Truck Driver
1 Auto Truck Helper
1 Machinist or City Chauffeur

AUDITOR AND ASSESSOR.
2 Deputy Auditors
1 Chief Deputy Auditor
1 Outside Deputy Assessor
1 Deputy Assessor.

TREASURER.
3 Deputy Treasurers

ENGINEER DEPARTMENT.
1 Chief Computer
1 Right-of-Way man
7 Assistant Engineers
3 Draughtsmen
4 Computers
1 Stenographer and Blue-printer
1 Chief Inspector
12 Inspectors
9 Front Chainmen
8 Rear Chainmen

LEGAL DEPARTMENT.
1 City Justice
2 Deputy City Attorneys
2 Stenographers

CLERICAL OR CITY CLERK DEPARTMENT.
1 City Clerk
3 Deputy City Clerks

BUREAU OF PUBLIC WORKS.
1 Chief Clerk
1 Stenographer

HEALTH AND PLUMBING.
1 Health Officer
1 Meat and Dairy Inspector
2 Sanitary Inspectors
<table>
<thead>
<tr>
<th>Position</th>
<th>Monthly Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Assistant Sanitary Inspector</td>
<td></td>
</tr>
<tr>
<td>1 Bacteriologist</td>
<td></td>
</tr>
<tr>
<td>1 Plumbing Inspector</td>
<td></td>
</tr>
<tr>
<td>2 Assistant Plumbing Inspectors</td>
<td></td>
</tr>
<tr>
<td>1 Clerk</td>
<td></td>
</tr>
</tbody>
</table>

PUEBLO LANDS DEPARTMENT.

<table>
<thead>
<tr>
<th>Position</th>
<th>Monthly Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Pueblo Forester</td>
<td></td>
</tr>
<tr>
<td>1 Pueblo Assistant Forester</td>
<td></td>
</tr>
<tr>
<td>1 Nurseryman</td>
<td></td>
</tr>
<tr>
<td>2 Laborers</td>
<td></td>
</tr>
</tbody>
</table>

Section 2. The compensation of the officers and employees appointed to fill the above named offices and appointments, except as elsewhere provided, shall be paid monthly in good and lawful money of the United States for services rendered during the preceding month. Such compensation and salary is hereby fixed and established as follows:

DEPARTMENT OF FINANCE.

<table>
<thead>
<tr>
<th>Position</th>
<th>Monthly Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Assistant Superintendent</td>
<td>$120.00</td>
</tr>
<tr>
<td>1 Assistant Superintendent</td>
<td>$100.00</td>
</tr>
<tr>
<td>1 Bookkeeper</td>
<td>$100.00</td>
</tr>
<tr>
<td>1 Clerk</td>
<td>$100.00</td>
</tr>
<tr>
<td>1 Clerk</td>
<td>$90.00</td>
</tr>
<tr>
<td>1 Auto Truck Driver</td>
<td>$100.00</td>
</tr>
<tr>
<td>1 Auto Truck Helper or Laborer</td>
<td>$2.50</td>
</tr>
<tr>
<td>1 Machinist or City Chauffeur</td>
<td>$100.00</td>
</tr>
</tbody>
</table>

AUDITOR AND ASSESSOR.

<table>
<thead>
<tr>
<th>Position</th>
<th>Monthly Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Deputy Auditor</td>
<td>$135.00</td>
</tr>
<tr>
<td>1 Deputy Auditor</td>
<td>$110.00</td>
</tr>
<tr>
<td>1 Deputy Auditor</td>
<td>$85.00</td>
</tr>
<tr>
<td>1 Chief Deputy Assessor</td>
<td>$125.00</td>
</tr>
<tr>
<td>1 Outside Deputy Assessor, including Approved Transportation</td>
<td>$125.00</td>
</tr>
<tr>
<td>1 Deputy Assessor</td>
<td>$100.00</td>
</tr>
</tbody>
</table>

TREASURER.

<table>
<thead>
<tr>
<th>Position</th>
<th>Monthly Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Deputy Treasurer</td>
<td>$140.00</td>
</tr>
<tr>
<td>1 Deputy Treasurer</td>
<td>$100.00</td>
</tr>
<tr>
<td>1 Deputy Treasurer</td>
<td>$90.00</td>
</tr>
</tbody>
</table>

ENGINEER'S DEPARTMENT.

<table>
<thead>
<tr>
<th>Position</th>
<th>Monthly Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Chief Computer</td>
<td>$150.00</td>
</tr>
<tr>
<td>1 Right-of-Way Man</td>
<td>$100.00</td>
</tr>
<tr>
<td>7 Assistant Engineers</td>
<td>$125.00</td>
</tr>
<tr>
<td>3 Draughtsmen</td>
<td>$100.00</td>
</tr>
<tr>
<td>4 Computers</td>
<td>$100.00</td>
</tr>
<tr>
<td>1 Stenographer and Blue Printer</td>
<td>$90.00</td>
</tr>
<tr>
<td>1 Chief Inspector</td>
<td>$150.00</td>
</tr>
<tr>
<td>12 Inspectors</td>
<td>$5.00 per day each</td>
</tr>
<tr>
<td>9 Front Chainmen</td>
<td>$80.00</td>
</tr>
<tr>
<td>6 Rear Chainmen</td>
<td>$75.00</td>
</tr>
</tbody>
</table>

LEGAL DEPARTMENT.

<table>
<thead>
<tr>
<th>Position</th>
<th>Monthly Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 City Justice</td>
<td>$166.66</td>
</tr>
<tr>
<td>1 Deputy City Attorney</td>
<td>$175.00</td>
</tr>
</tbody>
</table>
1 Deputy City Attorney.......................... 125.00
1 Stenographer................................ 90.00
1 Stenographer................................ 70.00

CITY CLERK'S DEPARTMENT.
1 City Clerk.................................. $150.00 per month
1 Deputy City Clerk............................ 105.00
1 Deputy City Clerk............................ 110.00
1 Deputy City Clerk............................ 100.00

BUREAU OF PUBLIC WORKS.
1 Chief Clerk................................. $110.00 per month
1 Stenographer................................ 80.00

HEALTH AND PLUMBING.
1 Health Officer............................... $125.00 per month
1 Meat and Dairy Inspector................... 125.00
2 Sanitary Inspectors, including
Approved Transportation........................ 100.00
1 Assistant Sanitary Inspector
Allowance for Transportation.................... 15.00
1 Bacteriologist................................ 100.00
1 Plumbing Inspector.......................... 125.00
1 Clerk......................................... 75.00
2 Assistant Plumbing Inspectors............. $110.00 per month each and
Furnishing Motorcycle......................... 15.00

PUEBLO LANDS DEPARTMENT.
1 Pueblo Forester............................. $100.00 per month
1 Assistant Pueblo Forester.................. 75.00
1 Nurseryman.................................. 65.00
2 Laborers...................................... 2.50 per day each

Section 3. The salaries above named, with the exception of those connected with the
Health Department and the Pueblo Forester's Department, shall be paid out of the Salary Fund
of the City; and the salaries arising from the Health Department shall be paid out of the
Health Fund of the City, and the salaries arising from the Pueblo Forester's Department shall
be paid out of the Pueblo Land's Improvement Fund of said City.

Section 4. Creating the office and fixing the compensation of a combination water-
meter reader, repair-man and collector of water bills, sewer, plumbing, building and electrical
inspector, sewer-flusher and peace-officer, and the compensation of said officer is hereby
fixed at the sum of One Hundred Dollars ($100.00) per month, including transportation, said
salary being payable monthly. There is hereby appropriated out of the Sewer and Drainage Fund
of said City the sum of Fifty Dollars ($50.00) per month, and there is hereby appropriated out
of the Water Fund of said City the sum of Fifty ($50.00) Dollars per month to meet the expend-
titure above authorized.

Section 5. Creating the office of Veterinary Surgeon, and fixing the compensation of said
officer at the sum of Fifty ($50.00) Dollars per month, said salary being payable monthly.
There is hereby appropriated out of the Street Fund of said City the sum of Twenty-five ($25.00)
Dollars per month, and there is hereby appropriated out of the Fire Department Fund of said
City the sum of Twenty-five ($25.00) Dollars per month, to meet the expenditure above author-
ized.

Section 6. The salaries of the above named officers and employees shall commence with
the first day of January, 1912.

Section 7. All ordinances and parts of ordinances in conflict with the provisions of this ordinance, are hereby repealed.

Section 8. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 4th day of December, 1911, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Dodson, Fay, Sehon and Woods
NONE—NONE
ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 4th day of December, 1911.

Percival E. Woods,
President of the Common Council of the
City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 4th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 13th day of December, 1911.

James E. Wadham,
(MAYOR)

Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL) By W. E. Bartlett, Deputy.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re Creating and establishing certain offices and employments in Finance, Auditor & Assessor's, Treasurer, Engineer, Legal, Clerks, Public Works, Health, Plumbing, Pueblo Lands Departments, and fixing compensation, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Dec. 4, 1911.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4603, of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 4th day of December, 1911, and as approved by the Mayor of said City on the 13th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL) By W. E. Bartlett, Deputy.

ORDINANCE NO. 4604.

AN ORDINANCE CREATING AND ESTABLISHING CERTAIN OFFICES
AND EMPLOYMENTS IN THE SEWER, BUILDING AND ELECTRIC DEPARTMENTS IN THE CITY OF SAN DIEGO, AND FIXING THE COMPENSATION APPURTENANT THERETO.
BE IT ORDAINED by the Common Council of the City of San Diego, as follows:

Section 1. There is hereby created and established the following offices and employments in the Sewer Department in the City of San Diego, viz:

1 Assistant Superintendent of Sewers
1 Sewer Inspector
1 Chauffeur and Repair Man
2 Repair Foremen
1 Chauffeur
3 Flushers
1 Stenographer

Section 2. The compensation of the officers and employees appointed to fill the above named offices and employments shall be paid monthly, in good and lawful money of the United States, for services rendered during the preceding month. Such compensation and salary is hereby fixed and established as follows:

1 Assistant Superintendent of Sewers...$140.00 per month
1 Sewer Inspector...................... 100.00 * *
1 Chauffeur and Repair Man........... 85.00 * *
2 Repair Foremen...................... 75.00 * *
1 Chauffeur................................ 75.00 * *
1 Flusher.................................. 70.00 * *
2 Flushers................................ 75.00 * each
1 Stenographer.......................... 60.00 * *

Section 3. When it becomes necessary to employ additional labor, there is hereby created and established the following employments, and the compensation is hereby fixed and established as follows:

3 Foremen at......................... $ 3.00 per day, each
5 Repairmen at......................... 2.75 * * *
30 Repairmen at....................... 2.50 * *

Section 4. Said salaries and compensation of said officers and employees of the Sewer Department shall be paid out of the Sewer and Drainage Fund of said City of San Diego.

Section 5. There is hereby created and established the following offices and employments in the Building Department of the City of San Diego, viz:

1 Building Inspector
1 Consulting Engineer
2 Assistant Building Inspectors
1 Clerk

Section 6. The compensation of the officers and employees appointed to fill the above named offices and employments shall be paid monthly, except as otherwise provided, in good and lawful money of the United States, for services rendered during the preceding month. Such compensation and salary is hereby fixed and established as follows:

1 Building Inspector...................$150.00 per month
1 Consulting Engineer.................. 50.00 * *
1 Assistant Building Inspector........ 120.00 * * and
For Furnishing Motor Cycle............. 15.00 * *
1 Assistant Building Inspector........ 90.00 * * and
For Furnishing Motor Cycle............. 15.00 * *
1 Clerk................................... 60.00 * *

Section 7. Said salaries and compensation of said officers and employees of the Building Department shall be paid out of the Building Fund of the City of San Diego.
Section 8. There is hereby created and established the following offices and employments in the Electrical Department of the City of San Diego, viz:

1 Gas and Electrical Inspector
3 Assistant Gas and Electrical Inspectors
1 Clerk

Section 9. The compensation of the officers and employees appointed to fill the above named offices and employments shall be paid monthly, except as otherwise provided, in good and lawful money of the United States, for services rendered during the preceding month. Such compensation and salary is hereby fixed and established as follows:

<table>
<thead>
<tr>
<th>Office</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gas and Electrical Inspector</td>
<td>$150.00 per month</td>
</tr>
<tr>
<td>Assistant Gas and Electrical Inspector 1</td>
<td>$125.00</td>
</tr>
<tr>
<td>Assistant Gas and Electrical Inspector 2</td>
<td>$95.00 and $15.00 for Furnishing Motor Cycle</td>
</tr>
<tr>
<td>Assistant Gas and Electrical Inspector 3</td>
<td>$100.00</td>
</tr>
<tr>
<td>Clerk</td>
<td>$80.00</td>
</tr>
</tbody>
</table>

Section 10. Said salaries and compensation of said officers and employees of the Electrical Department shall be paid out of the Electrical Fund of the City of San Diego.

Section 11. The salaries of the above named officers and employees as herein provided, shall commence on the first day of January, 1912.

Section 12. All ordinances and parts of ordinances in conflict with the provisions of this ordinance, except Ordinance No. 3996, are hereby repealed.

Section 13. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 4th day of December, 1911, by the following vote, to-wit:

AYES-COUNCILMEN Adams, Dodaon, Fay, Sehon and Woods
NOES--NONE
ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 4th day of December, 1911.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Council, present, put on its final passage at its first reading, this 4th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 13th day of December, 1911.

James E. Wadham,
(SSEAL) Mayor of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California.

BY W. E. Bartlett, Deputy.
ORDINANCE NO. 4605.

AN ORDINANCE CREATING AND ESTABLISHING CERTAIN OFFICES AND EMPLOYMENTS IN THE STREET, PUBLIC BUILDING AND BLACKSMITH DEPARTMENTS OF THE CITY OF SAN DIEGO, AND FIXING THE COMPENSATION APPURTENANT THERETO.

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

Section 1. There is hereby created and established the following offices and employments in the Street Department of the City of San Diego, namely:

STREET DEPARTMENT:
1 Assistant Street Superintendent
1 General Foreman
1 Outside Foreman
1 Foreman
1 Posting Clerk
1 Yard Clerk
1 Steam Engineer
3 Gas Engineers
90 Laborers
11 Outside Men
1 Powderman
1 Bitumen Man
2 Assessment Clerks

Section 2. The compensation of the officers and employes appointed to fill the above named offices and employments shall be paid monthly in good and lawful money of the United States, for services rendered during the previous month. Such compensation is hereby fixed and established as follows:

STREET DEPARTMENT:
1 Assistant Street Superintendent......$150.00 per month
1 General Foreman........................100.00 " "
1 Outside Foreman.........................100.00 " "
1 Foreman................................100.00 " "
1 Posting Clerk..........................80.00 " "
1 Yard Clerk..............................80.00 " "
1 Steam Engineer.........................75.00 " "
3 Gas Engineers..........................70.00 " each
Section 3. Said salaries and compensation of said officers and employees of the Street Department shall be paid out of the Street Fund of said City of San Diego.

Section 4. There is hereby created and established the following offices and employments in the Public Building Department of the City of San Diego, namely:

PUBLIC BUILDING DEPARTMENT.
1 Chief Janitor
2 Assistant Janitors
1 Elevator Operator

Section 5. The compensation of the officers and employees appointed to fill the above named offices and employments shall be paid monthly in good and lawful money of the United States, for services rendered during the previous month. Such compensation is hereby fixed and established as follows:

1 Chief Janitor.......................... $80.00 per month
1 Assistant Janitor...................... 75.00
1 Assistant Janitor...................... 70.00
1 Elevator Operator...................... 55.00

Section 6. Said salaries and compensation of said officers and employees of the Public Building Department shall be paid out of the Salary Fund of said City of San Diego.

Section 7. There is hereby created and established the following offices and employments in the Blacksmith Department of the City of San Diego, namely:

BLACKSMITH DEPARTMENT.
1 Blacksmith Shop Foreman
3 Blacksmiths
1 Horseshoer
1 Wheelwright and Painter, combined
1 Helper

Section 8. The compensation of the officers and employees appointed to fill the above named offices and employments shall be paid monthly, in good and lawful money of the United States, for services rendered during the preceding month. Such compensation and salary is hereby fixed and established as follows:

1 Blacksmith Shop Foreman.............. $90.00 per month
3 Blacksmiths............................. 80.00 each
1 Horseshoer............................. 80.00
1 Wheelwright and Painter, combined.. 80.00
1 Helper................................ 65.00

Section 9. The salaries of the above named officers and employees of the Blacksmith Department shall be paid out of the Blacksmith Fund of the said City of San Diego.

Section 10. The salaries of the above named officers and employees, as herein provided, shall commence on the first day of January, 1912.

Section 11. All ordinances and parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

Section 12. This ordinance shall take effect on the thirty-first day from and after
I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 4th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 13th day of December, 1911.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett, Deputy.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re Creating and establishing certain offices and employment in the Street, Building, and Blacksmith Departments and fixing compensation, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Dec. 4th, 1911.

J. N. Hewirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4605, of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 4th day of December, 1911, and as approved by the Mayor of said City on the 13th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By Deputy.

ORDINANCE NO. 4606.
AN ORDINANCE CREATING AND ESTABLISHING CERTAIN OFFICES AND EMPLOYMENTS IN THE FIRE DEPARTMENT IN THE CITY OF SAN DIEGO, AND FIXING THE COMPENSATION APPURTENANT THERETO.

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

Section 1. There is hereby created and established the following offices and employment in the Department of Fire in the City of San Diego, namely:
Section 2. The compensation of the officers and employees appointed to fill the above named offices and employments shall be paid monthly in good and lawful money of the United States for services rendered during the preceding month. Such compensation and salary is hereby fixed and established as follows:

<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Assistant Chief Engineer</td>
<td>$140.00</td>
</tr>
<tr>
<td>1 Assistant Superintendent of Fire and Police Alarm Telegraph with the rank of Battalion Chief</td>
<td>$115.00</td>
</tr>
<tr>
<td>1 Deputy Fire Marshall</td>
<td>$75.00</td>
</tr>
<tr>
<td>5 Captains</td>
<td>$110.00</td>
</tr>
<tr>
<td>6 Lieutenants</td>
<td>$95.00</td>
</tr>
<tr>
<td>5 Engineers</td>
<td>$100.00</td>
</tr>
<tr>
<td>3 Stokers</td>
<td>$90.00</td>
</tr>
<tr>
<td>10 Auto Drivers</td>
<td>$90.00</td>
</tr>
<tr>
<td>1 Auto Driver</td>
<td>$95.00</td>
</tr>
<tr>
<td>20 Firemen (first class)</td>
<td>$85.00</td>
</tr>
<tr>
<td>14 Firemen (second class)</td>
<td>$80.00</td>
</tr>
<tr>
<td>7 Call-men</td>
<td>$15.00</td>
</tr>
<tr>
<td>1 Call Foreman</td>
<td>$17.50</td>
</tr>
</tbody>
</table>

Section 3. Said salaries shall be paid out of the Fire Department Fund of the City of San Diego, and shall commence on the first day of January, 1912.

Section 4. All ordinances and parts of ordinances in conflict with the provisions of this ordinance, are hereby repealed.

Section 5. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 4th day of December, 1911, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 4th day of December, 1911.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.
I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 4th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 13th day of December, 1911.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett, Deputy.

AUDITOR’S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re Creating and establishing certain offices and employments in Fire Department and fixing compensation, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Dec. 4, 1911.

J. H. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4606, of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 4th day of December, 1911, and as approved by the Mayor of said City on the 13th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett, Deputy.

ORDINANCE NO. 4607.

AN ORDINANCE AUTHORIZING THE EMPLOYMENT OF LABOR AND FIXING THE COMPENSATION THEREFOR IN THE MATTER OF THE CONSTRUCTION OF SEWERS UNDER ORDINANCE NO. 4152 PROVIDING FOR THE CONSTRUCTION OF SEWERS UNDER THE BOND ISSU.

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

Section 1. That there is hereby created and established the following employments in the City of San Diego, in the matter of the construction of sewers under bond issue, as provided for by Ordinance No. 4152, namely:

1 Construction Engineer
4 Foremen
4 Pipe Layers
4 Wipers
4 Blacksmiths
4 Waterboys
250 Laborers
30 Tunnelmen
4 Powdermen
4 Masons
Section 2. The compensation of the employees and laborers filling the above named employments shall be paid monthly, except as otherwise provided in good and lawful money of the United States for services rendered during the previous month.

Section 3. The laborers and employees employed in sewer construction work hereunder in that section of the City west of Front Street shall be paid from the West Side Sewer Fund. The laborers and employees employed in sewer construction work hereunder in that section of the City north of Upas Street and east of Indiana Street, with the necessary trunk lines through the City Park, down Sixteenth Street to Logan Avenue, shall be paid out of the North Park Sewer Fund. The laborers and employees employed in sewer construction work hereunder in that section of the City between Juniper Street and University Avenue, the City Park and 31st Street, with the necessary trunk lines down Switzer Canyon to the junction of the North Park Sewer, shall be paid out of the Switzer Canyon Fund. Such compensation is hereby fixed as follows:

<table>
<thead>
<tr>
<th>Position</th>
<th>Compensation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Construction Engineer</td>
<td>$150.00 per month</td>
</tr>
<tr>
<td>4 Foremen</td>
<td>$4.00 per day each</td>
</tr>
<tr>
<td>4 Pipe Layers</td>
<td>$3.00 per day</td>
</tr>
<tr>
<td>4 Wipers</td>
<td>$3.00 per day</td>
</tr>
<tr>
<td>4 Waterboys</td>
<td>$2.25 per day</td>
</tr>
<tr>
<td>4 Blacksmiths</td>
<td>$3.50 per day</td>
</tr>
<tr>
<td>250 Laborers</td>
<td>$2.50 per day</td>
</tr>
<tr>
<td>30 Tunnelmen</td>
<td>$2.75 per day</td>
</tr>
<tr>
<td>4 Powdermen</td>
<td>$2.75 per day</td>
</tr>
<tr>
<td>4 Masons</td>
<td>$6.00 per day</td>
</tr>
</tbody>
</table>

Section 4. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 4th day of December, 1911, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods

NOES---NONE

ABSENT-NONE

and signed in open session thereof by the President of said Common Council, this 4th day of December, 1911.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, put on its final passage at its first reading, this 4th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 13th day of December, 1911.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett, Deputy.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4607, of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 4th day of December, 1911, and as approved by the Mayor of said City on the 13th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By

O R D I N A N C E N O . 4 6 0 7 .

AN ORDINANCE AUTHORIZING THE CREATION AND ESTABLISHMENT OF CERTAIN FUNDS TO BE KNOWN AS THE BLACKSMITH FUND, THE BUILDING FUND AND THE ELECTRICAL FUND.

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

Section 1. There is hereby created and established a Fund to be known as the Blacksmith Fund.

Section 2. All salaries and other expenses arising from the Blacksmith Department of said City, shall be paid from the said Blacksmith Fund.

Section 3. There is hereby created and established a Fund to be known as the Building Fund.

Section 4. All salaries and other expenses arising from the Building Department of said City, shall be paid from the said Building Fund.

Section 5. There is hereby created and established a Fund to be known as the Electrical Fund.

Section 6. All salaries and other expenses arising from the Electrical Department of said City, shall be paid from the said Electrical Fund.

Section 7. All ordinances and parts of ordinances in conflict with the provisions of this ordinance, are hereby repealed.

Section 8. The provisions of this Ordinance shall become effective on the first day of January, 1912.

Section 9. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 4th day of December, 1911, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 4th day of December, 1911.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the
members of the said Common Council, present, put on its final passage at its first reading, this 4th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-officio Clerk of the Common Council of the said City of San Diego.

(SHALL)

I hereby approve the foregoing ordinance this 13th day of December, 1911.

James E. Wadham,
Mayor of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett, Deputy.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re Authorizing and creating establishment of Blacksmith Fund, Building Fund and Electrical Fund, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Dec. 4, 1911.

J. S. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4608, of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 4th day of December, 1911, and as approved by the Mayor of said City on the 13th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett, Deputy.

ORDINANCE NO. 4609.

AN ORDINANCE AUTHORIZING THE EMPLOYMENT OF LABOR AND FIXING THE COMPENSATION THERFOR IN THE MATTER OF THE CONSTRUCTION OF WATER MAINS UNDER ORDINANCE NO. 4152 PROVIDING FOR THE CONSTRUCTION OF WATER MAINS UNDER THE BOND ISSUE.

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

Section 1. That there is hereby created and established the following employments in the City of San Diego in the matter of the construction of water mains under bond issue, as provided for by Ordinance No. 4152, viz:

6 Foremen
50 Caulkers
50 Pipe Fitters
50 Pipe Layers
4 Blacksmiths
1 Inspector
1 Timekeeper
1 Clerk
2 Teamsters
500 Laborers
6 Watchmen
Section 2. The compensation of the employees and laborers filling the above named employments shall be paid monthly, except as otherwise provided, in good and lawful money of the United States for services rendered during the previous month. Such compensation shall be fixed and established as follows:

- Foremen: $4.00 per day, each
- Caulkers: 3.00 per day
- Pipe Layers: 2.75 per day
- Pipe Fitters: 2.75 per day
- Blacksmiths: 3.00 per day
- Inspector: 90.00 per month
- Timekeeper: 75.00 per month
- Clerk: 75.00 per month
- Teamsters: 2.75 per day each
- Laborers: 2.50 per day
- Watermen: 2.25 per day

Section 3. Salaries of the above named officers and employees shall be paid out of the Water Addition Fund of the City of San Diego, and said salaries shall commence on the first day of January, 1912.

Section 4. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 4th day of December, 1911, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Dodson, Fay, Sehon and Woods

NOES—NONE

ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 4th day of December, 1911.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 4th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-officio Clerk of the Common Council of the said City of San Diego.

(SBEAL) I hereby approve the foregoing ordinance this 14th day of December, 1911.

James E. Wadham,
Mayor of the City of San Diego, California.

(AUDITOR'S CERTIFICATE.) I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re Authorizing employments and fixing compensation for construction of water mains under Bond Issue, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.
AN ORDINANCE CREATING AUDITS, ESTABLISHING CERTAIN OFFICES AND EMPLOYMENTS IN THE DEPARTMENT OF WATER OF THE CITY OF SAN DIEGO, AND FIXING THE COMPENSATION APPURTENANT THERETO.

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

Section 1. There is hereby created and established the following divisions, offices and employments in the Department of Water, in the City of San Diego, viz:

**EXECUTIVE DIVISION.**
1 Assistant Superintendent
1 Secretary
1 Chief Engineer
1 Inspector
1 Chief Timekeeper

**CLERICAL DIVISION.**
1 Chief Clerk
1 Cashier
1 Statistician
1 Service Clerk
1 Meter Registrar
1 Entry Clerk
1 Shop Clerk
1 Bill Clerk
1 Meter Reader
1 Checker
2 Clerks
1 Stock-keeper

**CONSTRUCTIVE DIVISION.**
1 General Foreman
1 Meter Repairer and Fire Call Man
1 Machinist
1 Mechanic
1 Blacksmith
6 Pipe Fitters
2 Gasoline Engineers
1 Shopman
1 Teamster
1 Blacksmith's Helper
<table>
<thead>
<tr>
<th>Position</th>
<th>Description</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Mechanic's Helper</strong></td>
<td></td>
<td>$65.00</td>
</tr>
<tr>
<td><strong>Pipe Fitter's Helpers</strong></td>
<td></td>
<td>$80.00</td>
</tr>
<tr>
<td><strong>Machinist's Helper</strong></td>
<td></td>
<td>$65.00</td>
</tr>
<tr>
<td><strong>Stableman</strong></td>
<td></td>
<td>$65.00</td>
</tr>
<tr>
<td><strong>Laborers</strong></td>
<td></td>
<td>$65.00</td>
</tr>
<tr>
<td><strong>Watchmen</strong></td>
<td></td>
<td>$60.00</td>
</tr>
<tr>
<td><strong>Gardener</strong></td>
<td></td>
<td>$60.00</td>
</tr>
</tbody>
</table>

Section 2. The compensation of the officers and employees appointed to fill the above named offices and employments shall be paid monthly in good and lawful money of the United States for services rendered during the preceding month. Such compensation and salary is hereby fixed and established as follows:

**EXECUTIVE DIVISION.**

<table>
<thead>
<tr>
<th>Position</th>
<th>Description</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Assistant Superintendent</td>
<td></td>
<td>$150.00</td>
</tr>
<tr>
<td>1 Secretary</td>
<td></td>
<td>$135.00</td>
</tr>
<tr>
<td>1 Chief Engineer</td>
<td></td>
<td>$125.00</td>
</tr>
<tr>
<td>1 Inspector</td>
<td></td>
<td>$100.00</td>
</tr>
<tr>
<td>1 Chief Timekeeper</td>
<td></td>
<td>$80.00</td>
</tr>
</tbody>
</table>

**CLERICAL DIVISION.**

<table>
<thead>
<tr>
<th>Position</th>
<th>Description</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Chief Clerk</td>
<td></td>
<td>$135.00</td>
</tr>
<tr>
<td>1 Cashier</td>
<td></td>
<td>$100.00</td>
</tr>
<tr>
<td>1 Statistician</td>
<td></td>
<td>$100.00</td>
</tr>
<tr>
<td>1 Service Clerk</td>
<td></td>
<td>$90.00</td>
</tr>
<tr>
<td>1 Meter Registrar</td>
<td></td>
<td>$90.00</td>
</tr>
<tr>
<td>1 Entry Clerk</td>
<td></td>
<td>$90.00</td>
</tr>
<tr>
<td>1 Shop Clerk</td>
<td></td>
<td>$90.00</td>
</tr>
<tr>
<td>1 Bill Clerk</td>
<td></td>
<td>$80.00</td>
</tr>
<tr>
<td>1 Meter Reader</td>
<td></td>
<td>$80.00</td>
</tr>
<tr>
<td>1 Checker</td>
<td></td>
<td>$75.00</td>
</tr>
<tr>
<td>2 Clerks</td>
<td></td>
<td>$75.00</td>
</tr>
</tbody>
</table>

**CONSTRUCTIVE DIVISION.**

<table>
<thead>
<tr>
<th>Position</th>
<th>Description</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 General Foreman</td>
<td></td>
<td>$135.00</td>
</tr>
<tr>
<td>1 Meter Repairer &amp; Fire Call Man</td>
<td></td>
<td>$100.00</td>
</tr>
<tr>
<td>1 Machinist</td>
<td></td>
<td>$80.00</td>
</tr>
<tr>
<td>1 Mechanic</td>
<td></td>
<td>$80.00</td>
</tr>
<tr>
<td>1 Blacksmith</td>
<td></td>
<td>$80.00</td>
</tr>
<tr>
<td>6 Pipe Fitters</td>
<td></td>
<td>$80.00</td>
</tr>
<tr>
<td>2 Gasoline Engineers</td>
<td></td>
<td>$75.00</td>
</tr>
<tr>
<td>1 Shopman</td>
<td></td>
<td>$75.00</td>
</tr>
<tr>
<td>1 Teamster</td>
<td></td>
<td>$70.00</td>
</tr>
<tr>
<td>1 Blacksmith's Helper</td>
<td></td>
<td>$70.00</td>
</tr>
<tr>
<td>1 Mechanic's Helper</td>
<td></td>
<td>$65.00</td>
</tr>
<tr>
<td>6 Pipe Fitter's Helpers</td>
<td></td>
<td>$67.50</td>
</tr>
<tr>
<td>1 Machinist's Helper</td>
<td></td>
<td>$65.00</td>
</tr>
<tr>
<td>1 Stableman</td>
<td></td>
<td>$65.00</td>
</tr>
<tr>
<td>10 Laborers</td>
<td></td>
<td>$65.00</td>
</tr>
<tr>
<td>2 Watchmen</td>
<td></td>
<td>$60.00</td>
</tr>
<tr>
<td>1 Gardener</td>
<td></td>
<td>$60.00</td>
</tr>
</tbody>
</table>
Section 3. When it becomes necessary to employ additional labor there is hereby created and established the following employments and the compensation is hereby fixed and established as follows:

- 3 Foremen: $4.00 per day
- 10 Caulkers: 3.00 per day
- 10 Pipe Layers: 2.75 per day
- 50 Laborers: 2.50 per day
- 3 Watchmen: 2.25 per day

When the exigencies of the service requires it, any employee of the Department of Water shall respond to the call for duty, and perform such duty as may be necessary without additional compensation.

Section 4. Salaries of the above named officers and employees shall be paid out of the Water Fund of the City of San Diego, and said salaries shall commence on the first day of January, 1912.

Section 5. All ordinances and parts of ordinances in conflict with the provisions of this ordinance, or covering the same subject matter, except Ordinance No. 3996, are hereby repealed.

Section 6. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 4th day of December, 1911, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 4th day of December, 1911.

Percival H. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 4th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

James E. Wadham,
Mayor of the City of San Diego, California.

AUDITOR'S CERTIFICATE.

I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re Creating and establishing certain offices and employments in the Department of Water, and fixing compensation, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Dec. 4, 1911.

J. M. Newkirk,
Auditor of the City of San Diego, California.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4610, of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 4th day of December, 1911, and as approved by the Mayor of said City on the 14th day of December, 1911.

Allen N. Wright,
City Clerk of the City of San Diego, California.
By Deputy.

ORDINANCE NO. 4611.
AN ORDINANCE FIXING AND DETERMINING THE STRENGTH OF THE POLICE DEPARTMENT OF THE CITY OF SAN DIEGO, AND FIXING THE SALARIES OF POLICE OFFICERS.
BE IT ORDAINED By the Common Council of the City of San Diego, as follows:
Section 1. That the authorized strength of the Police Department of the City of San Diego shall, in addition to the Chief of Police, a Charter Officer, consist of the following:
1 Captain
3 Sergeants
1 Captain of Detectives
9 Detectives, or plain-clothes men
1 Bailiff
5 Mounted Policemen
3 Roundsmen
32 Patrolmen, or Policemen
6 Motor-cycle men, or Policemen
1 Clerk, or Secretary to the Chief, with rank of Sergeant
1 Police Surgeon
1 Jail Matron
1 Chauffeur, or Machinist
3 Special Officers

Section 2. That the annual salaries of the Captain, Sergeants, Captain of Detectives, Detectives, Bailiff, Mounted Policemen, Roundsmen, Policemen, Clerk, Police Surgeon, Jail Matron, Chauffeur and Special Policemen shall be payable monthly out of the Salary Fund of the City of San Diego, and shall be as follows, and shall commence with the first day of January, 1912.

The Captain of Police shall be paid a salary of $1440 per year.
The Sergeants of Police shall be paid a salary of $1320 per year each.
The Captain of Detectives shall be paid a salary of $1440 per year.
The Detectives, or Plain Clothes Men, shall be paid a salary of $1200 per year, each.
The Bailiff shall be paid a salary of $1200 per year.
The Mounted Policemen shall be paid, in addition to their regular pay as Patrolmen, an additional sum of $25 per month, each, for the furnishing and care of one horse.
The Roundsmen shall be paid, in addition to their regular pay as Patrolmen, an additional sum of $5 per month, each.
All Patrolmen, or Policemen, shall receive for the first year of service a salary of $900 per year; for the second year of service a salary of $1000 per year; for the third year of service a salary of $1100 per year; for the fourth year of service, and each year thereafter, a salary of $1200 per year.
The Clerk, or Secretary to the Chief, shall have the rank of Sergeant, and be paid a salary of $1320 per year.
The Special Policemen shall be paid a salary of $300 per year, each.

Section 3. In computing the terms of service of all policemen hereunder, their respective terms of service shall refer to, and relate back to, the time of their commencement of service as such policemen, respectively.

Section 4. The office of Bailiff is hereby created, and the compensation of said Bailiff is hereby fixed at $1200 per year, which salary, commencing when this ordinance goes into effect, shall be paid out of the Salary Fund.

Section 5. The office of Police Surgeon is hereby created, and the compensation of said Police Surgeon is hereby fixed at $600 per year, which salary, commencing when this ordinance goes into effect, shall be paid out of the Salary Fund.

It shall be the duty of such Police Surgeon to attend persons who are ill in the City Jail, and prescribe for them; also to attend at the Police Station on the call of any police officer and to administer to any person at such Station who may be suffering from any wound, injury or sudden illness.

Section 6. The office of Jail Matron is hereby created, and the compensation of said Jail Matron is hereby fixed at $600 per year, which salary, commencing when this ordinance goes into effect, shall be paid out of the Salary Fund.

Section 7. The office of Department Chauffeur, or Machinist, is hereby created, and the compensation of said Chauffeur, or Machinist, is hereby fixed at $1080 per year, which salary, commencing when this ordinance goes into effect, shall be paid out of the Salary Fund.

Section 8. That all promotions and assignments to duty under this ordinance shall be made by the Superintendent of the Department of Police, Health and Morals.

Section 9. That all ordinances, or parts of ordinances, in conflict with the provisions of this ordinance, are hereby repealed.

Section 10. This ordinance shall take effect on the 31st day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 4th day of December, 1911, by the following vote, to-wit:

AYES---COUNCILMEMBER Adams, Dodson, Ray, Schon and Woods
NOES---NONE
ABSENT-NONE

and signed in open session thereof by the President of said Common Council, this 4th day of December, 1911.

Percival H. Woods,
President of the Common Council of the
City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 4th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

By W. E. Bartlett, Deputy.
December 14, 1911.

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

I herewith approve the attached ordinance, being Document No. 46634, fixing and determining the strength of the Police Department, and fixing the salaries therefor, but I cannot refrain from suggesting to the Common Council that the provision for the maintenance of nine
detectives on the police force is an unnecessary and unwarranted expense to be maintained by the City of San Diego. I cannot help but feel that had the detective force been reduced and more motor-cycle men added that the Police Department of San Diego would be more proficient.

Respectfully,
James H. Wadham,
Mayor of the City of San Diego.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett, Deputy.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re fixing and determining the strength of Police Department, and fixing compensation, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Dec. 4, 1911.
J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4611, of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 4th day of December, 1911, and as approved by the Mayor of said City on the 14th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By Deputy.

ORDINANCE NO. 4612.
AN ORDINANCE CREATING THE OFFICE OF SUPERVISING ENGINEER OF MUNICIPAL HARBOR IMPROVEMENT, AND FIXING THE SALARY OF SAID SUPERVISING ENGINEER.

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

Section 1. There is hereby created the office of Supervising Engineer of Municipal Harbor Improvement of the City of San Diego. Said Engineer shall be appointed by, and hold his office during the pleasure of the Common Council of said City of San Diego.

Section 2. Said Engineer shall prepare all plans and specifications for the making of any of the improvements provided for and mentioned in Ordinance No. 4539, of the ordinances of said City, entitled, "An Ordinance Calling a Special Election in the City of San Diego, and Submitting to the Voters Thereof Propositions for the Incurring of a Bonded Indebtedness," and approved by the Mayor of said City on the 26th day of September, 1911, and in Ordinance No. 4597, entitled, "An Ordinance Providing for the Issuance of Certain Municipal Bonds," and approved by the Mayor of said City on the 21st day of November, 1911, and he shall in addition have general superintendence of all the improvements mentioned in said Ordinance No. 4539.

Section 3. The salary of said Supervising Engineer is hereby fixed at four thousand dollars ($4,000.00) per annum, payable in equal monthly installments. Until the money is realized from the sale of the bonds mentioned in said Ordinance No. 4539, the salary of said Supervising Engineer shall be paid out of the Salary Fund, but after the sale of said bonds, or any part thereof, said salary shall be paid out of the Harbor Improvement Bond Fund provided for in said ordinance, and so much of the salary of said Engineer as shall have been paid out of the Salary Fund shall, from the moneys arising from the sale of said bonds, be repaid into
Section 3. The duties and salary of said Supervising Engineer shall begin on the first day of January, A.D. 1912.

Section 4. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 13th day of December, 1911, by the following vote, to-wit: AYES---COUNCILMEN Adams, Fay, Sehon and Woods NOES---NONE ABSENT---COUNCILMAN Dodson and signed in open session thereof by the President of said Common Council, this 13th day of December, 1911.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 13th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-officio Clerk of the Common Council of the said City of San Diego.

I hereby approve the foregoing ordinance this 14th day of December, 1911.

James E. Wadham,
Mayor of the City of San Diego, California.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4612, of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 13th day of December, 1911, and as approved by the Mayor of said City on the 14th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4613.
AN ORDINANCE AMENDING ORDINANCE NO. 3209.

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

Section 1. That Ordinance No. 3209 of the Ordinances of the City of San Diego, en-
titled, "An Ordinance Declaring It a Misdemeanor for Any Person to Tamper With the Fire Alarm Boxes in the City of San Diego, California, and to Turn in False Alarms Therefrom, and Prescribing a Penalty for Violation of this Ordinance, and Offering a Reward for the Apprehension and Conviction of Any Such Person or Persons", approved March 10, 1908, is hereby repealed.

Section 2. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 13th day of December, 1911, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sahan and Woods

NOES---NONE

ABSENT---COUNCILMAN Dodson

and signed in open session thereof by the President of said Common Council, this 13th day of December, 1911.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 13th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 14th day of December, 1911.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett, Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4613, of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 13th day of December, 1911, and as approved by the Mayor of said City on the 14th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett, Deputy.

ORDINANCE NO. 4614.
AN ORDINANCE AUTHORIZING THE CITY ASSESSOR TO APPOINT TEMPORARY DEPUTIES AND FIXING THEIR COMPENSATION.

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

Section 1. The City Assessor is hereby authorized to appoint twelve (12) deputies, the service beginning December 18, 1911, and continuing so long as may be necessary to complete the city assessment for the year 1912, and each of said deputies to be discharged whenever his services can be dispensed with without jeopardizing the interests of the City.

Section 2. The compensation of such deputies shall be as follows: Two at the rate of $4.00 per day; and ten at the rate of $3.50 per day; all over time to be paid for at the rate of 50 cents per hour.

Section 3. This is an ordinance for the immediate preservation of the public peace,
health and safety and one of emergency, and shall take effect from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 29th day of November, 1911, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 29th day of November, 1911.

Percival E. Woods,

President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 29th day of November, 1911.

Allen H. Wright,

City Clerk of the City of San Diego, California, and Ex-officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I, Percival E. Woods, President of the Common Council of the City of San Diego, California, do hereby certify that the within and foregoing ordinance being vetoed by the Mayor of said City by message dated December 5th, 1911, and returned to said Common Council on said 5th day of December, 1911, was by said Common Council of the said City of San Diego, California, on the 18th day of December, 1911, reconsidered, and upon motion said ordinance was duly passed and adopted by said Common Council at a regular meeting in open session thereof on said 18th day of December, 1911.

Percival E. Woods,

President of the Common Council of the City of San Diego, California.

(SEAL)

ATTTEST: Allen H. Wright, City Clerk.

By W. E. Bartlett, Deputy.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re Authority to appoint Deputy Assessors for 1912 Assessment, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Nov. 27th, 1911.

J. N. Newkirk,

Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4614, of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 29th day of November, 1911, and upon motion said ordinance was reconsidered and duly passed and adopted over the Mayor's veto of December 5th, 1911, on the 18th day of December, 1911.

Allen H. Wright,

City Clerk of the City of San Diego, California.

By W. E. Bartlett, Deputy.
ORDINANCE NO. 4615.

AN ORDINANCE ESTABLISHING THE GRADE OF STATE STREET FROM THE NORTHWEST LINE OF EXCHANGE PLACE TO THE SOUTHWEST LINE OF PROSPECT STREET.

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

Section 1. That the grade of State Street from the northeast line of Exchange Place to the southwest line of Prospect Street is hereby established as follows:

At the north corner of the intersection of State Street with Exchange Place, at 164.00 feet.

At the east corner of the intersection of State Street with Exchange Place, at 167.00 feet.

At the west corner of the intersection of State Street with Prospect Street, at 150.00 feet.

At the south corner of the intersection of State Street with Prospect Street, at 152.00 feet.

Section 2. And the grade of said State Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said State Street shall have an average elevation of the opposite curb grades. All of said grade elevations to be above the datum line of levels as fixed by ordinance No. 3950 of the ordinances of said city.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 20th day of December 1911, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Woods

ABSENTEES---NONE

ABSENT---COUNCILMAN Dodson

and signed in open session by the President of said Common Council, this 20th day of December 1911.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 20th day of December 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I hereby approve the foregoing ordinance this 28th day of December 1911.

James E. Wadham
Mayor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4615 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 20th day of December, 1911, and as approved by the Mayor.
of said City on the 28th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By Hugh L. Sanders, Deputy.

ORDINANCE NO. 4616.

AN ORDINANCE CREATING AND ESTABLISHING CERTAIN OFFICES AND EMPLOYMENTS IN THE FINANCE, AUDITOR AND ASSESSOR'S, TREASURER, ENGINEER, LEGAL, CLERK'S, PUBLIC WORKS, HEALTH AND PLUMBING AND PUEBLO LANDS DEPARTMENTS OF THE CITY OF SAN DIEGO, AND FIXING THE COMPENSATION APPURTENANT THERETO.

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

Section 1. There is hereby created and established the following offices and employments in the City of San Diego, namely:

<table>
<thead>
<tr>
<th>DEPARTMENT OF FINANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 Assistant Superintendents</td>
</tr>
<tr>
<td>1 Bookkeeper</td>
</tr>
<tr>
<td>2 Clerks</td>
</tr>
<tr>
<td>1 Auto Truck Driver</td>
</tr>
<tr>
<td>1 Auto Truck Helper</td>
</tr>
<tr>
<td>1 Machinist or City Chauffeur</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>AUDITOR AND ASSESSOR</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 Deputy Auditors</td>
</tr>
<tr>
<td>1 Chief Deputy Auditor</td>
</tr>
<tr>
<td>1 Chief Deputy Assessor</td>
</tr>
<tr>
<td>1 Outside Deputy Assessor</td>
</tr>
<tr>
<td>1 Deputy Assessor</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>TREASURER</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 Deputy Treasurers</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ENGINEER DEPARTMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Chief Computer</td>
</tr>
<tr>
<td>1 Right of Way Man</td>
</tr>
<tr>
<td>7 Assistant Engineers</td>
</tr>
<tr>
<td>3 Draughtsmen</td>
</tr>
<tr>
<td>4 Computers</td>
</tr>
<tr>
<td>1 Stenographer and Blue-Printer</td>
</tr>
<tr>
<td>1 Chief Inspector</td>
</tr>
<tr>
<td>12 Inspectors</td>
</tr>
<tr>
<td>9 Front Chainmen</td>
</tr>
<tr>
<td>6 Rear Chainmen</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>LEGAL DEPARTMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 City Justice</td>
</tr>
<tr>
<td>2 Deputy City Attorneys</td>
</tr>
<tr>
<td>2 Stenographers</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CLERICAL OR CITY CLERK'S DEPARTMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 City Clerk</td>
</tr>
<tr>
<td>3 Deputy City Clerks</td>
</tr>
<tr>
<td>Bureau of Public Works</td>
</tr>
<tr>
<td>------------------------</td>
</tr>
<tr>
<td>1 Chief Clerk</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Health and Plumbing</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Health Officer</td>
<td>1 Meat and Dairy Inspector</td>
</tr>
<tr>
<td>2 Sanitary Inspectors</td>
<td>1 Assistant Sanitary Inspector</td>
</tr>
<tr>
<td>1 Bacteriologist</td>
<td>1 Plumbing Inspector</td>
</tr>
<tr>
<td>3 Assistant Plumbing Inspectors</td>
<td>1 Chief Clerk</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Pueblo Lands Department</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Pueblo Forester</td>
<td>1 Assistant Pueblo Forester</td>
</tr>
<tr>
<td>1 Nurseryman</td>
<td>2 Laborers</td>
</tr>
</tbody>
</table>

Section 2. The compensation of the officers and employees appointed to fill the above named offices and employments, except as otherwise provided, shall be paid monthly in good and lawful money of the United States for services rendered during the preceding month. Such salaries and compensations are hereby fixed and established as follows:

<table>
<thead>
<tr>
<th>Department of Finance</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Assistant Superintendent</td>
<td>$120 per month</td>
</tr>
<tr>
<td>1 Assistant Superintendent</td>
<td>100</td>
</tr>
<tr>
<td>1 Bookkeeper</td>
<td>100</td>
</tr>
<tr>
<td>1 Clerk</td>
<td>100</td>
</tr>
<tr>
<td>1 Clerk</td>
<td>90</td>
</tr>
<tr>
<td>1 Auto Truck Driver</td>
<td>100</td>
</tr>
<tr>
<td>1 Auto Truck Helper and Laborer</td>
<td>2.50 per day</td>
</tr>
<tr>
<td>1 Machinist or City Chauffeur</td>
<td>100 per month</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Auditor and Assessor</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Deputy Auditor</td>
<td>$135.00 per month</td>
</tr>
<tr>
<td>1 Deputy Auditor</td>
<td>110.00</td>
</tr>
<tr>
<td>1 Deputy Auditor</td>
<td>65.00</td>
</tr>
<tr>
<td>1 Chief Deputy Assessor</td>
<td>125.00</td>
</tr>
<tr>
<td>1 Outside Deputy Assessor, including approved Transportation</td>
<td>125.00</td>
</tr>
<tr>
<td>1 Deputy Assessor</td>
<td>100.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Treasurer</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Deputy Treasurer</td>
<td>$140.00 per month</td>
</tr>
<tr>
<td>1 Deputy Treasurer</td>
<td>100.00</td>
</tr>
<tr>
<td>1 Deputy Treasurer</td>
<td>90.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Engineer's Department</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Chief Computer</td>
<td>$150.00 per month</td>
</tr>
<tr>
<td>1 Right-of-way man</td>
<td>100.00</td>
</tr>
<tr>
<td>7 Assistant Engineers</td>
<td>125.00 Each</td>
</tr>
<tr>
<td>3 Draughtsmen</td>
<td>100.00</td>
</tr>
<tr>
<td>4 Computers</td>
<td>100.00</td>
</tr>
<tr>
<td>Position</td>
<td>Salary</td>
</tr>
<tr>
<td>-------------------------------------------</td>
<td>--------------</td>
</tr>
<tr>
<td>Chief Inspector</td>
<td>150.00</td>
</tr>
<tr>
<td>12 Inspectors, each</td>
<td>$5.00 per day</td>
</tr>
<tr>
<td>9 Front Chainmen, each</td>
<td>60.00</td>
</tr>
<tr>
<td>8 Rear Chainmen, each</td>
<td>75.00</td>
</tr>
</tbody>
</table>

**LEGAL DEPARTMENT**

<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 City Justice</td>
<td>166.66 per month</td>
</tr>
<tr>
<td>1 Deputy City Attorney.</td>
<td>175.00 per month</td>
</tr>
<tr>
<td>1 Deputy City Attorney.</td>
<td>125.00 per month</td>
</tr>
<tr>
<td>1 Stenographer</td>
<td>90.00 per month</td>
</tr>
<tr>
<td>1 Stenographer</td>
<td>75.00 per month</td>
</tr>
</tbody>
</table>

**CITY CLERK'S DEPARTMENT**

<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 City Clerk</td>
<td>150.00 per month</td>
</tr>
<tr>
<td>1 Deputy City Clerk</td>
<td>125.00 per month</td>
</tr>
<tr>
<td>1 Deputy City Clerk</td>
<td>110.00 per month</td>
</tr>
<tr>
<td>1 Deputy City Clerk</td>
<td>100.00 per month</td>
</tr>
</tbody>
</table>

**BUREAU OF PUBLIC WORKS**

<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Chief Clerk</td>
<td>110.00 per month</td>
</tr>
<tr>
<td>1 Stenographer</td>
<td>80.00 per month</td>
</tr>
</tbody>
</table>

**HEALTH AND PLUMBING**

<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Health Officer</td>
<td>125.00 per month</td>
</tr>
<tr>
<td>2 Sanitary Inspectors, each</td>
<td>100.00 per month each</td>
</tr>
<tr>
<td>1 Assistant Sanitary Inspector, each</td>
<td>15.00 per month</td>
</tr>
<tr>
<td>1 Bacteriologist</td>
<td>10.00 per month</td>
</tr>
<tr>
<td>1 Plumbing Inspector</td>
<td>150.00 per month</td>
</tr>
<tr>
<td>1 First Assistant Plumbing Inspector</td>
<td>135.00 per month</td>
</tr>
<tr>
<td>1 Second Assistant Plumbing Inspector</td>
<td>125.00 per month</td>
</tr>
<tr>
<td>1 Third Assistant Plumbing Inspector</td>
<td>110.00 per month</td>
</tr>
<tr>
<td>1 Chief Clerk</td>
<td>90.00 per month</td>
</tr>
</tbody>
</table>

**PUFEO LANDS DEPARTMENT**

<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Pueblo Forester</td>
<td>$100.00 per month</td>
</tr>
<tr>
<td>1 Assistant Pueblo Forester</td>
<td>75.00</td>
</tr>
<tr>
<td>1 Nurseryman</td>
<td>65.00</td>
</tr>
<tr>
<td>2 Laborers, each</td>
<td>2.50</td>
</tr>
</tbody>
</table>

Section 3. The salaries above named, with the exception of those connected with the Health Department and the Pueblo Forester's Department, shall be paid out of the Salary Fund of the City; and the salaries arising from the Health Department shall be paid out of the Health Fund of the City, and the salaries arising from the Pueblo Forester's Department shall be paid out of the Pueblo Land's Improvement Fund of said City.

Section 4. Creating the office and fixing the compensation of a combination water-meter reader, repair-man and collector of water bills, sewer, plumbing, building and electrical inspector, sewer-flusher and peace-officer, and the compensation of said officer is hereby fixed at the sum of One Hundred Dollars ($100.00) per month, including transportation, said salary being payable monthly. There is hereby appropriated out of the Sewer and Drainage Fund of said City the sum of Fifth Dollars ($50.00) per month, and there is hereby appropriated out of the Water Fund of said City, the sum of Fifty ($50.00) Dollars per month to meet the expenditure above authorized.
Section 5. Creating the office of Veterinary Surgeon, and fixing the compensation of said officer at the sum of Fifty ($50.00) Dollars per month, said salary being payable monthly. There is hereby appropriated out of the Street Fund of said city the sum of Twenty-five ($25.00) Dollars per month, and there is hereby appropriated out of the Fire Department Fund of said city the sum of Twenty-five ($25.00) Dollars per month, to meet the expenditure above authorized.

Section 6. The salaries of the above named officers and employes shall commence with the first day of January, 1912.

Section 7. All ordinances and parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

Section 8. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 20th day of December 1911 by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sheon and Woods

NOES---NONE

ABSENT---COUNCILMAN Dodson

and signed in open session thereof by the President of said Common Council, this 20th day of December 1911.

Rercival E. Woods,
President of the Common Council of the
City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 20th day of December 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 28th day of December 1911,

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

J. N. Newkirk,
Auditor of the City of San Diego, California.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re creating and Establishing, certain offices and employments and fixing compensations in the Finance, Auditors and Assessors, Treasurers, Engineer, Legal, Clerks, Public Works, Health and Plumbing and Pueblo Lands for Jan. 1, '12 can be made or incurred without violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Dec. 20, 1911.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4616 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 20th day of December, 1911, and approved by the Mayor of said City on the 28th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL)
ORDINANCE 4617.

An Ordinance granting to the San Diego Electric Railway Company, a corporation, and to its successors and assigns, a franchise and authority to construct, maintain and operate for a period ending on the First day of September, one thousand nine hundred and fifty-two, a street railway upon certain streets in the City of San Diego, California:

WHEREAS, pursuant to the Charter of the City of San Diego, the San Diego Electric Railway Company, a corporation, on the 9th day of October, 1911, filed its application for the franchise and authority to construct, maintain and operate a street railway upon certain streets of said City, upon terms and conditions set out in said application; and,

WHEREAS, the Common Council of said City, by its resolution No. 9398, determined and proposed to grant such franchise and authority as applied for in said application; and directed the Clerk of said City to advertise the fact of said application, together with a statement that it was proposed to grant the said franchise and authority as applied for, and that bids would be received therefor, and that it would be sold, struck off, and awarded to the highest cash bidder therefor, and,

WHEREAS, said resolution and said notice have been regularly and duly published and advertised as directed by said Common Council and as required by law; and,

WHEREAS, the bond required to be given by successful bidder by said resolution No. 9398, in the sum of $1000.00 has been given and approved by the said Common Council; and,

WHEREAS, full publication of said notice has been completed and not less than twenty and not more than thirty days have elapsed since the completion of said publication; and,

WHEREAS, on Monday, the 20th day of November, 1911, at the hour of 10, A.M. (being the day and date and time set by said notice for the opening of all sealed bids for said franchise and authority) the sealed bid of the San Diego Electric Railway Company was, in open session, opened and publicly declared, and there being no other sealed bid therefor, or any oral or other bid made at the time of the opening of said sealed bid, or at all, and the said sealed bid of the San Diego Electric Railway Company, being the highest cash bid for said franchise and authority, the same was at said time and place so declared, and the said San Diego Electric Railway Company was then declared to be the highest bidder for said franchise and authority by said Common Council, and the said franchise and authority was then and there struck off, sold and awarded to said San Diego Electric Railway Company; and

WHEREAS, by Resolution No. 9598, passed and adopted by said Common Council on the 20th day of November, 1911, said Common Council accepted the said bid of San Diego Electric Railway Company, and awarded said franchise and authority to said San Diego Electric Railway Company, and directed that said San Diego Electric Railway Company be granted the said franchise and authority by proper ordinance of final grant of the same, pursuant to the provisions of said City Charter and,

WHEREAS, all acts and things essential to the due, proper and legal authorization of this final grant of said franchise and authority have been done by the City of San Diego and said San Diego Electric Railway Company, grantees, and in due and proper form, time and manner;

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

Section 1. That the City of San Diego, hereby grants to the San Diego Electric Railway Company, a corporation, and to its successors and assigns, the franchise and authority to construct, maintain and operate for a period ending on the First day of September, one thousand nine hundred and fifty-two, an electric railway, including side tracks, cross-overs, spur-tracks, turnouts, switches and curves and to erect and maintain either a single or double pole line for the support of overhead trolley support arms, or span wires, and to suspend electric wires therefrom to be used in the operation of said railway, upon and along the following named streets in the City of San Diego, California, to-wit:
Commencing at the center of the intersection of "F" Street with Fourth Street, thence running west on said "F" Street to the center of the intersection of said "F" Street with Third Street. Upon the following conditions and limitations:

1. The grantee of said franchise, successors and assigns shall file with the Clerk of the City of San Diego during the first fifteen days of February of each year after the taking effect of the ordinance granting the said franchise, and during the same period of each successive year thereafter until the first day of September, 1952, a statement verified by the oath of said grantee, successors or assigns, showing the total gross receipts arising from the use, operation or possession of said franchise for the preceding calendar year (or fraction thereof for the first and last years as the case may be), and shall thereupon pay to the said City Clerk, for the said City of San Diego, the aggregate sum of two per centum of said gross annual receipts as shown by said statement. The said percentage of gross receipts shall begin to accrue upon the taking effect of the ordinance granting this franchise.

Any refusal by said grantee, successors or assigns, to file said verified statement and to pay said percentage of said gross annual receipts within the time above provided shall constitute ground for forfeiture of said franchise and all rights granted thereby.

The Mayor and Common Council may after said statement is made inspect and examine the books of the grantee of this franchise and may cause the same to be examined by an expert accountant and may examine under oath any and all of its officers or agents for the purpose of ascertaining the gross annual receipts under this franchise.

2. MOTIVE POWER. That the cars upon said railway shall be propelled by electricity used through the overhead system, or, in case of accident or unavoidable delay in procuring equipment, by mule or horse power.

3. CONDITION OF STREETS. The grantee of the franchise or its assigns shall pave or macadamize the entire length of the street, used by said tracks, between the rails and for two feet on each side thereof and between the tracks if there be more than one, whenever such street is ordered to be paved or macadamized by said Common Council, and shall keep the same constantly in repair, flush with the streets and with good crossings.

4. TRACK SPECIFICATIONS. That the track shall be constructed at the standard gauge of four feet eight and one-half inches within the rails, and shall have a space between it and side-tracks, turnouts and switches of not less than five feet three inches.

5. SINGLE OR DOUBLE TRACK. That the grantee or its assigns shall have the right to lay and maintain either single or double tracks as the conditions of business may warrant, but the laying of a single track shall be deemed a compliance with the conditions of this franchise, and shall in no wise impair the right of said grantee or its assigns to subsequently lay a second track paralleling the first track.

6. RAIL SPECIFICATIONS. That good substantial steel rails shall be used in the construction of said track.

7. CITY'S RIGHT TO ACCESS TO STREETS. That the right to grade, sewer, pave, macadamize, or otherwise improve or alter or repair the said streets, or change the grade thereof, the shall be reserved to the said City, such work to be done so as to obstruct said railway as little as possible; the grantee or its assigns shall shift and re-shift the rails so as to avoid the obstruction created thereby; the grantee and its assigns shall waive any and all claim for damages against said City caused by reason of such grading, paving or macadamizing, or otherwise improving, altering or repairing said streets.

8. TRANSFERS. That the successful bidder for said franchise shall issue passenger transfers for passage in one continuous direction to all other lines of street railway owned or operated by said successful bidder in the said City, and shall also issue similar transfers from such lines owned or operated as aforesaid, to the lines covered by this franchise.
9. TRACKS ON GRADED STREETS. That the laying of said track and all side tracks, crossovers, spur-tracks, turnouts, switches or curves shall conform in all cases with the grade of said streets, where the same have been graded, and in all other cases to be as near to the natural grade as practicable, and when at any time any part of this route shall be graded, or the grade thereof altered or changed by said Common Council, the bed of the road and the tracks thereon shall be made to conform therewith by said grantee or its assigns. That the overhead system may be of single or double pole construction. That all spur-tracks or other turnout tracks may be so constructed, and maintained as to curve off the main track and across the curbs and sidewalks and lead into car barns, repair shops, machine shops, depots and other buildings, but a substantial gutter shall be maintained under such tracks to provide the necessary drainage thereof.

10. LOCATION OF TRACKS ON STREETS. That the tracks shall be constructed and laid, that each of them shall be, when practicable, of equal distance from curb line to said streets, or as nearly so as the condition or width of the streets will permit.

11. LOCATION OF SWITCHES. That no switch shall be constructed or maintained within fifty feet of any cross street and the location of such switches and all turnouts shall be changed at the expense of the grantee or its assigns whenever so ordered by said Common Council.

12. CITY ENGINEER'S SERVICES. That the City Engineer shall, under the direction of the said Common Council give the established grade of the streets along the line of construction of said street railway and set stakes indicating the said grades. He shall see the said railway is constructed in conformity to the terms and requirements of the franchise, and for his services as herein required, he shall receive such fees as are provided therefor, and the same shall be paid by the grantee or its assigns.

13. TIME LIMIT FOR CONSTRUCTION. Work of construction shall commence within four months after the taking effect of the ordinance granting this franchise, and the construction shall be completed within six months after the taking effect of the ordinance granting this franchise.

14. CESSATION OF OPERATION. In case the grantee of the franchise or its successors or assigns shall cease to operate said railway for a period of ninety days consecutively after said railway shall have been fully constructed and completed, except in cases of unavoidable accident, or other matters not within the control of the grantee, or its successors or assigns, the franchise shall be and is hereby declared to be forfeited and the said grantee, its successors, or assigns, shall thereafter remove the tracks of said railway and put the streets in good condition.

15. RIGHT TO REPEAL. The grant of the said franchise shall be subject to the right of the majority of the electors of said City, voting at any election at any time thereafter to repeal, change or modify the said grant, and the ordinance making such grant shall contain a reservation of such right to repeal, amend or modify said ordinance.

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

Section 3. That the City Clerk of the City of San Diego, be and he is hereby authorized and directed immediately after the approval of this ordinance, to cause the same to be published at least once in the City official newspaper of said City, to-wit: The Evening Tribune.

Passed and adopted by the Common Council of the City of San Diego, California, this 26th day of December 1911, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 26th day of
December 1911.

Percival E. Woods.

President of the Common Council of the
City of San Diego, California.

I hereby certify that the foregoing ordinance was not finally passed until it had been read at two separate meetings of the said Common Council, viz: On the 20th day of November 1911, and on the 26th day of December 1911.

Allen H. Wright,

City Clerk of the City of San Diego, California, and Ex-Officio Clerk
Of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 28th day of December 1911

James E. Wadham

(SEAL) Attest:
Mayor of the City of San Diego, California.

Allen H. Wright,

City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4618, of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 26th day of December, 1911, and as approved by the Mayor of said City on the 28th day of December, 1911.

Allen H. Wright,

City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the City of San Diego.

By (Seal) Deputy.

ORDINANCE NO. 4618.

AN ORDINANCE REQUIRING ELECTRICALLY CHARGED WIRES ON CERTAIN STREETS TO BE PLACED UNDER GROUND.

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

Section 1. All wires, cables or other contrivances heretofore used and hereafter to be used for the transmission of electricity for light, heat, power or telephone messages, or for any other purpose, on the following described streets in the City of San Diego shall, prior to the 31st day of December, 1912, be placed under ground in conduits at least eighteen inches below the surface of the pavement of such street, and the bottom of all which conduits shall not be at any place more than six feet below such surface, except in places where it may be necessary to place a conduit lower in order to avoid some artificial obstruction in such street, in which case the Common Council may, in its discretion, grant a permit for such deviation. That all conduits shall be of vitrified pipe, or other material as suitable, for such conduits. High voltage wires shall be encased in a concrete or other envelope, equally suitable, for enclosing high voltage wires. All such conduits shall be of sufficient size to accommodate all underground wires, cables and conductors in use at the time such wires are being placed under ground, as well as all that may be reasonably anticipated to be hereafter necessary, for the person, firm or corporation owning or operating that particular system, to install in such street. That there shall be located at the street crossings of each one of the streets in which such a conduit is placed a man-hole of suitable size, the covering of which shall be flush with the surface paving of the street, and there shall be stamped or cast on such covering the initials of the person, firm or corporation owning or leasing such system of wires. All lateral connections to be installed shall extend from the junction boxes at the conduit with which they connect to the curb line.
All transformers shall be placed in man-holes or basement vaults and all such man-holes or vaults shall be constructed of concrete or masonry. All such vaults shall be provided with metal doors, and with no other kind of doors. In the discretion of the Superintendent of the Department of Fire and Sewers, such man-holes shall be drained into the sewer system of the city; but no such connections can be made, excepting with the consent of said Superintendent thereto first obtained.

The streets of said City within which said lines are to be so placed underground, as aforesaid, are the following:

Third Street between the south line of E Street and the north line of B Street; on Fourth Street between the south line of G Street and the north line of Weatherby Street; also on Fourth Street from a point midway between D and C Streets to the north line of B Street; on Sixth Street between the south line of H Street and the north line of C Street; on F Street between the west line of Fourth Street and the east line of Sixth Street; on E Street between the west line of Sixth Street and a point midway between Sixth and Fifth Streets; also on E Street between the west line of Fourth Street to a point midway between Fourth and Fifth Streets; on C Street between the west line of Fifth Street to a point midway between Fourth and Fifth Streets; also in the alley between Weatherby Street and E Street; from Fourth Street to a point half way between Third and Fourth Streets.

Section 2. Before undertaking to make any opening in any street for the purpose of doing any of the work hereinabove provided, the person, company or corporation undertaking said work shall file with the City Clerk full plans and specifications of the extent of the work, the size and depth of ditches and other excavations, the kind of material to be placed therein and the manner of covering, and the amount of accommodation for wires, and before such work is proceeded with, said specifications shall be examined and approved by the Common Council and the City Engineer, and in addition a permit shall be obtained from the Superintendent of Streets. Any conduit containing a wire or cable of high voltage shall be placed on the south side of the streets running east and west, and on the west side of the streets running north and south, as the case may require; and any wire carrying a voltage of not over ninety (90) volts shall be placed on the north side of the streets running east and west and on the east side of streets running north and south, as the case may be; provided, however, that no conduit now laid on any of the streets named herein need be removed. Upon the recommendation of the Inspector of Gas and Electricity, the Common Council may grant permission to construct such conduit in the side of the street opposite to that herein named.

After beginning the work of constructing any such conduit, or the installation of wires or cables therein, or other work, all such work shall be prosecuted diligently until all of the contemplated work shall have been fully completed; and all streets and sidewalks shall, within a reasonable time after the same have been opened, be restored to the condition in which they were before the work began.

Immediately upon any such conduit being made, or any wires or cables installed therein, maps and diagrams of all such work shall be filed in the office of the City Engineer, which maps and diagrams shall show the true location of all such conduits in the street, the size of the conduit, and the size and nature and number of wires, cables and other appliances placed therein.

Section 3. Immediately upon the placing of any wire, cable or other appliance mentioned in this ordinance, for the transmission of electricity for light, heat, power, or telephone messages, or any other purpose, in the conduits, as hereinabove provided, all poles, wires, cables and conductors, of all natures and kinds, which have heretofore been, shall be removed from the surface of the street, except so far as may be necessary in order to carry on such business with and by means of the said underground transmission.
Section 4. All wires, cables, conductors or laterals laid under the provisions of this ordinance shall be under the inspection and subject to the approval of the inspector of Gas and Electricity, and shall be so placed and protected that no leak or electrolysis may occur.

Section 5. It shall be the duty of any person who may be the owner or lessee, either in whole or in part, of any wires, lines or cables as mentioned or described in this ordinance, or of each and every agent, manager or superintendent of any corporation owning or operating any such wires, lines or cables, to do each and every of the things required in this ordinance to be done, and every person who, being an owner, in whole or in part, or a superintendent, manager or agent of any such corporation, shall fail to do any of the things required in this ordinance to be done, within the time, or in the manner herein required, or who shall violate any provision or requirement of this ordinance, shall be deemed guilty of a misdemeanor, and on conviction shall be fined in any sum not exceeding five hundred dollars, or imprisonment in the city jail not exceeding six months, or may be both fined and imprisoned.

Section 6. Any corporation having or operating any wires, lines or cables, as mentioned or described in this ordinance, and which shall fail to comply with any of the requirements hereof, or which shall violate any provision of this ordinance, shall be subject to a penalty of five hundred dollars, which may be recovered in a civil action.

Section 7. That every day that any such corporation or person shall fail to do any of the things hereinabove required to be done, after the time shall have fully expired within which such act is under the provisions of this ordinance required to be done, shall be deemed a separate offense, and subject the offender to the penalty hereinabove provided.

Section 8. This ordinance does not apply to the poles, span-wires or trolley wires necessarily used in the operation of any line of street railway.

Section 9. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 27th day of December 1911, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 27th day of December 1911.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 27th day of December 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 28th day of December 1911

James E. Wadham,
Mayor of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.
I hereby certify that the above and foregoing is a full, true and correct copy of
Ordinance No. 4618 of the ordinances of the City of San Diego, California, as adopted by the
Common Council of said City on the 27th day of December, 1911; and as approved by the Mayor
of said City on the 28th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By Hugh A. W. Cameron Deputy.

ORDINANCE NO. 4619.

AN ORDINANCE PRESCRIBING ADDITIONAL DUTIES FOR THE PLUMBING INSPECTOR.

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

Section 1. In addition to such duties as have heretofore been imposed upon the
Plumbing Inspector, it is hereby made the duty of the Plumbing Inspector, and of all his depu-
ties, to inspect such water pipe and water connections in the City of San Diego as may be re-
quired of him, or of any of his deputies, and to render such other like services, to the City
as may be required by the Superintendent of the Department of Water in said City, and to report
any and all such inspections and services to the said Superintendent of the Department of Water.

Section 2. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this
20th day of December 1911, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Fay, Sehon and Woods.

NOES—NONE

ABSENT—COUNCILMAN Dodson.

and signed in open session thereof by the President of said Common Council, this 20th day of
December 1911.

Percival E. Woods,
President of the Common Council of the
City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the mem-
ers of the said Common Council, present, put on its final passage at its first reading, this
20th day of December 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 28th day of December 1911.

James E. Wadham

Attest:

Mayor of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of
Ordinance No. 4619 of the ordinances of the City of San Diego, California, as adopted by
the Common Council of said City on the 20th day of December, 1911; and as approved by the
Mayor of the said City on the 28th day of December, 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By Hugh A. W. Cameron Deputy.
ORDINANCE NO. 4620.
AMENDING SECTION 3 OF ORDINANCE NO. 939.

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

Section 1. That Section 3 of Ordinance No. 939, of the City of San Diego, entitled "An Ordinance Prohibiting Gambling, Etc., and Fixing Penalty for the Violation Thereof", be and the same is hereby amended to read as follows:

"Section 3. That it be and is hereby declared to be unlawful for any person, either as principal, agent, employee or otherwise, to keep, conduct or maintain within the City of San Diego, California any house, room, apartment or place used in whole or in part as a gambling house, or a place where any game not mentioned in Section 330 of the Penal Code of the State of California, is played, conducted, dealt or carried on with cards, dice or other device, for money, checks, chips, credit or any other representative of value.

And any person being an officer or member of any social club, or other organization owning or occupying any such house, room, apartment or place, shall be deemed a principal or agent within the meaning of this section."

Passed and adopted by the Common Council of the City of San Diego, California, this 27th day of December, 1911, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Dodson, Hay, Sehon and Woods
NOES—NONE
ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 27th day of December 1911

Percival E. Woods
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 27th day of December 1911

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)
I hereby approve the foregoing ordinance this 3rd day of January 1912

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4620 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 27th day of December, 1911, and as approved by the Mayor of said City on the 3rd day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By Hugh O. Darby, Deputy.

ORDINANCE NO. 4621.
AN ORDINANCE AMENDING SECTION 12 OF ORDINANCE NO. 3764.

BE IT ORDAINED by the Common Council of the City of San Diego, as follows:
Section 1. That Section 12 of Ordinance No. 3784, entitled "An Ordinance Creating the Office of Fire Marshal, Prescribing his Powers and Duties, and Providing Certain Regulations for the Prevention of Fire," and approved July 1, 1909, is hereby amended to read as follows:

"Section 12. It shall be unlawful at any place within the fire limits of said City for any person, either on his own account or as the agent or employee of another, to do any of the following things:

(a). To keep for sale, to store or permit to be stored on any premises owned, occupied or on which he may be employed, any quantity of loose hay or straw of any kind exceeding three (3) tons in weight, or any quantity of baled hay or straw exceeding ten (10) tons in weight, without having first obtained a permit from the Common Council.

(b). To stack, keep or maintain in the open any quantity of hay or other combustible material within fifty (50) feet of the premises of another.

(c). To keep, place, store or permit to be stored or kept on any premises owned or controlled by any such person any lumber, shingles, slabs or timbers, without having first obtained permission so to do from said Common Council.

No person shall use any portable light in any building or place where any combustible material may be, unless such light be placed and securely kept in an enclosed lantern."

Section 2. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 29th day of December 1911, by the following vote, to-wit:

AYES--COUNCILMEN Adams, Dodson, Fay, Sehon and Woods

NOES--None

ABSENT--None

and signed in open session thereof by the President of said Common Council, this 29th day of December 1911

Percival E. Woods

President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 29th day of December 1911.

Allen H. Wright,

City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 2nd day of January, 1912.

James E. Wadham,

Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,

City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4621 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City, on the 29th day of December, 1911, and as approved by the Mayor of said City on the 2nd day of January, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.
AN ORDINANCE ESTABLISHING THE GRADE OF MONROE STREET BETWEEN THE

PAST LINE OF NEW JERSEY STREET AND THE WEST LINE OF MARYLAND STREET.

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

Section 1. That the grade of Monroe Street between the east line of New Jersey Street
and the west line of Maryland Street is hereby established as follows:

At the intersection of Monroe Street with New Jersey Street; at the southeast corner
at 337.00 feet; at the intersection of the north line of Monroe Street with the east line of
New Jersey Street produced north, at 336.00 feet.

At the intersection of Monroe Street with Maryland Street; at the southwest corner at
342.00 feet; at the northwest corner at 342.00 feet.

Section 2. And the grade of said Monroe Street between the points hereinbefore men-
tioned shall have a uniform ascent and descent and the center line of said Monroe Street shall
have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinan-
cc No. 3950 of the ordinances of said city.

Section 3. This ordinance shall take effect on the thirty-first day from and after its
passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this
29th day of December 1911, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES---NONE.

ABSENT---NONE.

and signed in open session thereof by the President of said Common Council, this 29th day of
December 1911

Percival E. Woods,
President of the Common Council of the
City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the mem-
bers of the said Common Council, present, put on its final passage at its first reading, this
29th day of December 1911.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego.

(SERAL)

I hereby approve the foregoing ordinance this 2nd day of January 1912,

James E. Wadham,
Mayor of the City of San Diego, California.

Allan H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of
Ordinance No. 4622 of the ordinances of the City of San Diego, California, as adopted by the
Common Council of said City on the 29th day of December, 1911, and as approved by the Mayor
of said City on the 2nd day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.
AN ORDINANCE PROHIBITING PUBLIC SPEAKING OR SINGING
WITHIN CERTAIN BOUNDARIES.

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

Section 1. It shall be unlawful for any person to address any assemblage, meeting or
gathering of persons or hold or conduct any public meeting or make or deliver any public
speech, lecture or discourse or sing any song or songs or take part in any public debate or
discussion in or upon any public street or alley within that certain district in the City of
San Diego, which is bounded as follows: On the north by the north side of C Street, on the
east by the east side of Sixth Street, on the south by the south side of F Street and on the
west by the west side of Fourth Street, which district shall be known as the Central Congested
District of said city.

Section 2. Any person who shall violate any of the provisions of this ordinance shall
be deemed guilty of a misdemeanor and on conviction shall be punished by a fine of not less
than Twenty-five Dollars nor more than One Hundred Dollars or by imprisonment in the City Jail
not exceeding thirty days, or by both such fine and imprisonment.

Section 3. This is an ordinance for the immediate preservation of the public peace,
health and safety and one of emergency, and shall take effect from and after its passage and
approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 8th
day of January, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Woods

NOES---NONE

ABSENT-COUNCILMAN Dodson

and signed in open session thereof by the President of said Common Council, this 8th day of
January, 1912.

Percival E. Woods,
President of the Common Council of the
City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the mem-
bers of the said Common Council, present, put on its final passage at its first reading, this
8th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 8th day of January, 1912.

James E. Wadham

Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL)

I hereby certify that the above and foregoing is a full, true and correct copy of
Ordinance No. 4623 of the ordinances of the City of San Diego, California, as adopted by the
Common Council of said City on the 8th day of January, 1912; and as approved by the Mayor of
said City on the 8th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL)
ORDINANCE NO. 4624.

AN ORDINANCE REGULATING THE MOVING OF BUILDINGS ACROSS, THROUGH OR UPON STREETS, ALLEYS, LAKES, PLACES AND ALL PUBLIC PLACES WHERE WIRES CONNECTED FOR ELECTRIC CURRENT AND POLES CARRYING SAME ARE PLACED; AND PROVIDING FOR THE PAYMENT OF THE COST OF REMOVAL OF SUCH WIRES AND REPLACING SAME.

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

Section 1. Whenever a building is removed across, upon or through any street, road, avenue, boulevard, alley, lane, or other public place or highway where wires conducting electricity are strung, or poles carrying the same are placed, and it shall become necessary to remove any such poles or wires, then the owner of such building or the house-mover shall give notice in writing to the person, firm or corporation owning or operating such poles and wires, by delivering to the person designated by the person, firm or corporation owning or operating such poles or wires, written notice that it will be necessary to remove such poles or wires, stating the time when such removal shall be required, and the route over which permit to pass has been granted.

Such notice shall be served at least forty-eight hours before the hour required for such removal.

Section 2. Before any building is moved across, upon or through any street, road, avenue, boulevard, alley, lane, or other public place or highway, the owner of said building, or the house-mover must first make written application to the Building Inspector of the City of San Diego for a permit to move said building, stating the route over which it is desired to pass. The Building Inspector, in granting such permit, shall state therein, in detail, such route.

Whenever it shall be necessary to cross the street or any street railway, excepting trolley poles and wires, are strung twenty-five feet above the surface of the street, the owner or the company owning or operating such street railway, and the house-mover and the company owning or operating such street railway, replacing same wires are strung over twenty-five feet above the surface of the street, whichever is the higher, and whenever such wires are strung twenty-five feet above the surface of the street, the expense of removal and replacing the same shall be borne equally by the owner or house-mover and the person, firm or corporation owning or operating such wires.

Section 3. When the owner of any building about to be removed, or the house-mover, shall file a request as provided above, with the person, firm or corporation owning or operating such poles and wires, in cases where the cost of removal and replacement is to be borne equally, the said person, firm or corporation shall furnish the said owner or house-mover an estimate, showing the maximum cost of removal and replacement of such wires, whereupon said owner or house-mover shall deposit with said person, firm or corporation his one-half of said estimated amount, before said person, firm or corporation shall be required to remove said wires, as aforesaid. In case the cost of such removal and replacement of wires and appurtenances does not reach the amount estimated, then the person, firm or corporation shall return to said owner or house-mover such unused balance as shall be due him.

Provided, that said owner or housemover shall have the right of appealing to the Common Council if he believes that the estimate fixed as provided above is excessive, whereupon said Council shall hear said matter, and determine whether or not said estimate is excessive, and in case it finds it to be, then the Common Council shall fix such sum as it deems adequate for said owner or housemover to deposit or pay.
Passed and adopted by the Common Council of the City of San Diego, California, this 8th day of January, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Fay and Woods.

NOES—NONE

ABSENT—COUNCILMEN Dodson and Sehon.

and signed in open session thereof by the President of said Common Council, this 8th day of January, 1912.

Percival E. Woods,
President of the Common Council of the
City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 8th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 9th day of January, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4624 of the Ordinances of the City of San Diego, California, as adopted by the Common Council of said City, on the 8th day of January, 1912, and as approved by the Mayor of said City on the 9th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

AN ORDINANCE AMENDING SECTION 3 OF ORDINANCE NO. 3959, PROVIDING FOR LICENSING AND REGULATING THE CARRYING ON OF CERTAIN OCCUPATIONS, ETC.

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

Section 1. Section 3 of that certain ordinance of the City of San Diego, designated as Ordinance No. 3959, and entitled, "An Ordinance Providing for Licensing and Regulating the Carrying on of Certain Professions, Trades, Callings and Occupations and the Maintaining and Conducting of Certain Businesses within the Limits of the City of San Diego", approved January 25, 1910, is hereby amended to read as follows:

"Section 3. All applications to the Common Council for licenses required by this ordinance, shall be accompanied by the amount required for the payment of the license for the period applied for. Upon the granting of said license by the Common Council, said amount shall be applied upon the payment of said license, or upon refusal of the Common Council to grant said license said amount shall be returned to the applicant. The Common Council shall have the power to deny the application for a license required herein if in their judgment said applicant is not a fit or proper person to carry on such profession, trade, calling or oc-
occupation, or to maintain or conduct such business, or if said place at which said professional trade, calling or occupation or business is proposed to be carried on or conducted is not a suitable place for such purpose; and said Common Council shall have the power to revoke at any time for any cause said Common Council may deem sufficient any license herein provided or granted under the provisions of this ordinance. Provided that no license shall be granted or issued to any person, firm or corporation engaged in renting or running any automobile or any hack, carriage or tally-ho for the carrying of passengers or freight for hire to stand on any of the streets of said city within that certain district of said city bounded as follows: namely: On the north by the north side of C Street, on the east by the east side of Sixth Street, on the south by the south side of F Street, and on the west by the west side of Fourth Street; which district shall be known as the Central Congested District of said City. Nor shall any person be granted a license to carry on any popcorn, peanut, or other business on any street of said City within said Central Congested District.

Section 2. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 8th day of January, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Fay, Sehon and Woods.

NOES—None.

ABSENT—COUNCILMAN Dodson.

and signed in open session thereof by the President of said Common Council, this 8th day of January, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading this 8th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

(SEAL)

I hereby approve the foregoing ordinance this 9th day of January, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4625 of the Ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 8th day of January, 1912; and as approved by the Mayor of said City on the 9th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By Hugh P. Dandridge, Deputy
ORDINANCE NO. 4626.
AN ORDNANCE ESTABLISHING THE GRADE OF HOOKER STREET BETWEEN THE
SOUTH LINE OF GETTI STREET AND A POINT 100 FEET SOUTH FROM THE
SOUTH LINE OF DOUGLASS STREET, SAN DIEGO, CALIFORNIA.

BE IT ORDAINED by The Common Council of the City of San Diego, California, as follows:

Section 1. That the grade of Hooker Street in said City of San Diego between the south line of Getti Street and a point 100 feet south from the south line of Douglass Street is hereby established as follows:

At the intersection of Hooker Street with Getti Street; at the southwest corner at 272.00 feet; at the southeast corner at 275.00 feet.

At the intersection of Washington Street with Hooker Street; at the northeast corner at 270.00 feet; at the northwest corner at 270.50 feet; at the southwest corner at 270.50 feet; at the southeast corner at 270.00 feet.

At the intersection of Hooker Street with Douglass Street; at the northeast corner at 266.00 feet; at the northwest corner at 266.50 feet; at the southwest corner at 266.00 feet; at the southeast corner at 265.50 feet.

At a point on the east line of Hooker Street 100 feet south from the south line of Douglass Street, at 261.50 feet; at a point on the west line of Hooker Street 100 feet south from the south line of Douglass Street, at 262.00 feet.

Section 2. And the grade of said Hooker Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Hooker Street shall have an average elevation of the opposite curb grades.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 10th day of January, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay and Sehon.
NOES---None

ABSENT---COUNCILMEN Dodson and Woods.

and signed in open session thereof by the President of said Common Council, this 10th day of January, 1912.

D. K. Adams,
President Pro Tempore of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading this 10th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 17th day of January, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.
I hereby certify that the above and foregoing is a full, true, and correct copy of Ordinance No. 4626 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 10th day of January, 1912; and as approved by the Mayor of said City on the 17th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By ______________________________ Deputy.

ORDINANCE NO. 4627.
AN ORDINANCE ESTABLISHING THE GRADE OF HERBERT STREET BETWEEN THE SOUTH LINE OF UNIVERSITY AVENUE AND THE NORTH LINE OF ROBINSON AVENUE, SAN DIEGO, CALIFORNIA.

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

Section 1. That the grade of Herbert Street in said City of San Diego, California, between the south line of University Avenue and the north line of Robinson Avenue is hereby established as follows:

At the intersection of Herbert Street with University Avenue; at the southeast corner at 300.00 feet; at the southwest corner at 302.60 feet.

At the intersection of Herbert Street with Essex Street; at the northwest corner at 298.60 feet; at the southwest corner at 297.60 feet.

At the intersection of Herbert Street with Robinson Avenue; at the northwest corner at 293.00 feet; at the northeast corner at 294.00 feet.

Section 2. And the grade of said Herbert Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Herbert Street shall have an average elevation of the opposite curb grades.

All of said grade elevation to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 15th day of January, 1912, by the following vote, to-wit:

AYES---COUNCILMEMBERS Adams, Dodson, Fay, Sehon and Woods.

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 15th day of January, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 15th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 17th day of January, 1912.

By W. E. Bartlett Deputy.
AN ORDINANCE ESTABLISHING THE GRADE OF ESSEX STREET BETWEEN THE EAST LINE OF RICHMOND STREET AND THE WEST LINE OF HERBERT STREET.

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

Section 1. That the grade of Essex Street between the east line of Richmond Street and the west line of Herbert Street is hereby established as follows:

At the intersection of Essex Street with Richmond Street; at the southeast corner at 295.50 feet; at the northeast corner at 296.00 feet.

At a point on the south line of Essex Street 80 feet east from the east line of Richmond Street, establish the grade elevation at 293.20 feet.

At a point on the north line of Essex Street 80 feet east from the east line of Richmond Street, establish the grade elevation at 293.70 feet.

At the intersection of Essex Street with Herbert Street; at the northwest corner at 298.60 feet; at the southwest corner at 297.60 feet.

Section 2. And the grade of said Essex Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Essex Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 15th day of January, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 15th day of January, 1912,

Percival E. Woods, President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 15th day of January, 1912.

Allen H. Wright,
AN ORDINANCE AUTHORIZING THE SALE OF CERTAIN CITY LANDS.

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

Section 1. The City Clerk of the City of San Diego is hereby authorized and directed to advertise for sale, and sell at public auction, all that certain real property belonging to the City of San Diego, excepting the improvements thereon, described as follows:

Lots seven (7) and eight (8), in block sixty-three (63) of Culverwell & Taggart's Addition, in said City of San Diego.

Said sale shall be made to the highest bidder for cash, in gold coin, for not less than $5,500.00, and shall be subject to the power of the Common Council to reject any and all bids, and shall take place only upon ten (10) days notice by said Clerk. Said notice shall state the property to be sold, and the time and place of sale, and shall require a cash deposit of at least 5% of the sale price, at the time said sale is concluded, the balance to be paid upon delivery of the deed by the City.

Section 2. Said City Clerk is hereby authorized to receive any money paid by the successful bidder at said sale, and retain the same until the sale shall have been approved by the Common Council, when it shall be paid into the City Treasury; provided that in case the sale is not confirmed by the Common Council, the money shall be refunded to the person paying the same.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 10th day of January, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay and Sehon.

NOES---NONE

ABSENT-COUNCILMEN Dodson and Woods.

and signed in open session thereof by the President of said Common Council, this 10th day of January, 1912.

D. K. Adams, pro temore

President of the Common Council of the City of San Diego, California.
AN ORDINANCE PROVIDING FOR THE ISSUANCE OF CERTAIN MUNICIPAL BONDS.

WHEREAS, in pursuance of the resolution of the Common Council of the City of San Diego, entitled, "Determining that the Public Interest and Necessity of the City of San Diego Demands the Acquisition and Construction of Certain Municipal Improvements," and in pursuance of Ordinance No. 4539 of the ordinances of said City, calling a special election and submitting to the qualified electors thereof the proposition of incurring a bonded indebtedness of One Million Dollars ($1,000,000.00) for the purposes set forth in said resolution; and,

WHEREAS, in pursuance of the election held in said City under the authority of said ordinance on the fourteenth day of November, A. D. 1911, authorizing the incurring of said bonded indebtedness for the purposes set forth in said resolution and said ordinance calling said election more particularly specified and set out,

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

Section 1. The bonds of said City, to the amount of One Million Dollars, ($1,000,000.00) shall be issued for the purpose of-

A. The construction of a concrete pier extending into the Bay of San Diego, between the prolongation west of the south line of D Street in the City of San Diego, and a line twenty-five (25) feet north of the north line of said D Street, to a point approximately eight hundred (800) feet outside of the bulkhead line of said Bay, as described in paragraph C of this proposition. Said pier to have a width of approximately one hundred thirty (130) feet. Upon the floor of said pier to be a substantial warehouse, composed of steel frame, wood and reinforced concrete construction, with corrugated iron roof, which warehouse shall be approximately eighty (80) feet wide, and seven hundred seventy (770) feet long.

B. The construction of three railroad tracks of standard width, which are to be laid, commencing at the outer end of said pier, and extending one through the middle and one on each...
side of the length of said pier, to the bulkhead line, and thence to be built to a connection with a belt line of railroad inside of the line of ordinary high tide of said Bay, whenever such belt line may be constructed.

C. The construction of a sea-wall along the said bulkhead line above mentioned in Paragraph A, commencing at the point where the said south line of D Street extended west would intersect the said bulkhead line, at a point approximately seven hundred (700) feet west of the line of ordinary high tide, on said Bay, and extending thence northerly along said bulkhead line approximately twenty-five hundred (2500) feet.

D. The dredging out of the bottom of the Bay of San Diego, one hundred (100) feet wide, on each side of the said pier for the whole length thereof, and at the outer end of said lower low pier all to a depth of thirty-five (35) feet below water mark, and the dredging of a turning basin lying on the north side and west end of said pier, and containing approximately eleven (11) acres; and the dredging of a channel three hundred (300) feet wide, and extending west from a line one hundred (100) feet west of the outer end of said pier, approximately eighteen hundred fifty (1850) feet into the main ship channel of said Bay. All of said last mentioned dredging to extend to a depth of thirty (30) feet below lower low water mark. Also dredging along the front of said sea-wall, beginning one hundred (100) feet north of the north line of said pier, and extending northerly along said bulkhead line approximately twelve hundred (1200) feet, and extending sufficiently far into the Bay to make fifteen and fifty-hundredths (15.50) acres in area. Such dredging to be to a depth of twenty (20) feet below lower low water mark. Also, dredging along the front of said sea-wall, beginning at the north end of said last named dredging, and extending northerly along said bulkhead line, approximately twelve hundred and fifteen (1215) feet, and extending sufficiently far into the Bay to make twelve and five-tenths (12.5) acres in area, which shall be dredged to a depth of fifteen feet below lower low water mark. The dredged material to be filled in between the said bulkhead line and the line of ordinary high tide on the shore of said Bay to a level of approximately eight (8) feet above mean high tide, and extending as far south as the said south line of D Street extended west, and filling from said line northerly as far as the material dredged as aforesaid may fill the space between the constructed bulkhead and the said shore line to the aforesaid level.

Said bonds and the coupons thereof shall be substantially the following form:

UNITED STATES OF AMERICA
STATE OF CALIFORNIA
CITY OF SAN DIEGO.

$1,000.

HARBOR IMPROVEMENT BOND FUND.

SPECIAL ELECTION, NOVEMBER 14, 1911.

KNOW ALL MEN BY THESE PRESENTS That the City of San Diego, a municipal corporation of the State of California, acknowledges itself indebted for value received and hereby promises to pay to bearer One Thousand ($1,000) Dollars on the first day of January, 19__, with interest thereon from the date hereof until said principal sum is paid, at the rate of four and one-half per cent. per annum, payable semi-annually on the first days of January and July of each year on the presentation and surrender of the respective coupons hereto annexed as they severally become due, both principal and interest of this bond being payable in gold coin of the United States of America, at the office of the Treasurer of said City, or at the National Park Bank, New York, N. Y., at the option of the holder hereof.

This bond is issued for the purpose of acquiring funds with which to pay for the acquisition, construction and completion of those certain harbor improvements in the Bay of San Diego, California, which are particularly described in Ordinance No. 4539 of the ordinances
of the said City of San Diego, and in pursuance of the requirement of that certain Act of the Legislature of the State of California, entitled, "An Act Conveying certain tide lands and lands lying under inland navigable waters situate in the Bay of San Diego to the City of San Diego, in furtherance of navigation and commerce and the fisheries, and providing for the government, management and control thereof," and approved May 1st, 1911. And also under and pursuant to and in full compliance with the Act of the Legislature of the State of California which became a law February 25, 1901, and amendments thereof, authorizing the incurring of indebtedness by cities for any municipal improvement, wharves or other works, property or structures necessary or convenient to carry out the objects, purposes or powers of the municipality; and the Charter of said City and the Constitution and other laws of said State, and in full compliance with certain ordinances and proceedings of the Common Council of said City.

It is further certified, recited and declared that all the acts, conditions and things required to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and manner as required by law, that this issue of bonds has been authorized by the vote of two-thirds of the duly qualified electors of said City voting at a special election duly and regularly called and held in said City on the 14th day of November, 1911; and that the amount of this bond, together with all other indebtedness of said City does not exceed any limit prescribed by the constitution of said State or by any statute or law thereof, and that before the issuance of this bond provision has been duly made as required by the Constitution and laws in that behalf for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also to constitute a sinking fund for the payment of the principal thereof on or before maturity and within forty years from the date of this bond.

The full faith and credit of the said City of San Diego are hereby irrevocably pledged for the punctual payment of the principal and interest of this bond.

IN WITNESS WHEREOF, the said City of San Diego has caused this bond to be signed by the Mayor and Treasurer of said City and countersigned by the Clerk thereof and attested by the corporate seal of said City hereto attached, and this bond to be dated the first day of March, 1912.

Mayor of the City of San Diego,
California.

Treasurer of the City of San Diego,
California.

City Clerk of the City of San Diego, California.

INTEREST COUPON.
HARBOR IMPROVEMENT BOND FUND.

BOND NO. 1

SPECIAL ELECTION, NOVEMBER 14, 1911.

On the 1st day of (January), 1912, the City of San Diego, California, on presentation of this coupon at the office of the Treasurer thereof, or at the National Park Bank, New York, N. Y., will pay to bearer______Dollars in United States gold coin for semi-annual interest on above bond.
Section 2. There shall be one thousand (1000) of said bonds issued, which shall each be of the denomination of one thousand ($1,000) dollars, and they shall be numbered from one to one thousand consecutively. The order of payment shall begin with the smallest numbered bond, and shall continue from the less to the greater, twenty-five (25) of said bonds becoming due and payable annually until all shall have been paid. Said bonds shall be dated as of the first day of March, A. D. 1912. The money derived from the sale of said bonds shall be placed and kept in a separate fund, which shall be known as the Harbor Improvement Bond Fund.

Section 3. Said bonds shall be made payable to bearer, in gold coin of the United States, and shall bear interest in like gold coin from the date of said bonds until paid, at the rate of four and one-half per cent. (4½%) per annum, and shall be payable on presentation and demand, at the office of the City Treasurer of the City of San Diego, or at the National Park Bank, New York, N. Y., at the option of the holder thereof. The interest on said bonds shall become due and payable semi-annually on the first day of January and the first day of July, in each year. Said bonds shall each contain the promise of the City of San Diego to pay the amount for which it is issued, with interest as aforesaid, at the time and in the manner above specified, and shall refer to the election authorizing the issuance of such bonds, and the purpose for which such indebtedness is incurred. The amount of the principal of each bond shall be printed upon the face thereof in large figures, and with ink of a different color than that of which the body of the bond is printed, and it shall be certified in such bond that all the conditions and requirements of any ordinance of said City, the Charter thereof, and the general law of the State of California, touching the incurring of such indebtedness by a municipal corporation have been fully complied with.

There shall be attached to each bond one coupon for each semi-annual payment of interest accruing thereon, which coupons shall be so arranged as to come due one in each six months, until and including the maturity of the principal specified in such bond. Each coupon shall have printed on it the number of the principal bond to which it is attached and the name of the fund in the aid of which the bond is issued, and such number and name shall be printed in larger type and different colored ink than the body of the coupon, and such coupon shall in addition be numbered from one consecutively up to the last.

Section 4. The Mayor of said City, the City Treasurer, and the City Clerk thereof, are each hereby authorized and directed for and on behalf of and as the act and deed of the City of San Diego, to sign in his official capacity, each and every of said bonds substantially in the form hereinbefore provided; and the Clerk is in addition directed to affix the corporate seal of said City to each of said bonds; and such signing and sealing shall constitute, and is hereby declared to be a sufficient and binding execution of each and every of said bonds by the City. The City Treasurer is also authorized and directed to sign his name as Treasurer of said City to each and every of the coupons attached to each respective bond; provided, that it shall be a sufficient signature of all such coupons, if the signature of the Treasurer is printed upon such coupons, and the signing of the said coupons by the City Treasurer in the manner and form aforesaid, shall constitute and be a sufficient and binding execution of each and every of said coupons by said City.

Section 5. For the purpose of paying the principal on said bonds as they shall come due, and the interest thereon as such interest shall accrue, the legislative branch of said City shall, at the time of fixing the general tax levy and in the manner provided by law, levy
and collect each year until such bonds are paid, or until there shall be a sum in the treasury
of said City set apart for that purpose sufficient to meet all sums coming due for the
principal and interest on any of said bonds, a tax sufficient to pay the annual interest on such bonds
also and such part of the principal thereof as shall become due before the time of fixing the
next general tax levy. Said taxes shall be levied and paid in addition to any other tax levied
for municipal purposes, and shall be collected at the same time and in the same manner as
other municipal taxes are collected, and shall be used for no other purpose than the payment
of said bonds and accruing interest.

Section 6. There is hereby established a sinking fund to be kept by the Treasurer of
the City for the fund provided in Section 2 of this ordinance, and the proceeds of the taxes
levied as aforesaid shall be paid into such sinking fund as soon as the same shall be collected
and shall remain therein until required for the payment of the principal and interest to be
made upon said bonds and coupons. When the respective payments of principal and interest on
said bonds and coupons shall fall due, the Treasurer of said City is authorized and directed
without any further authority to pay out of the moneys in such fund the respective sums of
principal and interest as they shall fall due on each several bond and coupon, as demand shall
be made therefor and upon surrender of such bonds and coupons.

Section 7. Said bonds shall be sold, and in the following manner, namely:

The City Clerk shall, when so directed by the Common Council, cause notice to be
published in the official paper of the City, and in such other papers as may be designated by
the Common Council, but at least one published in New York, State of New York, which notice
shall be published in the weekly issues thereof of at least two publications, the first pub-
lication being at least thirty days previous to the date of the sale hereinafter mentioned, to
the effect that sealed bids for the purchase of the whole of said bonds, or any part thereof,
properly describing them, will be received at the office of the said City Clerk until 11
o'clock A. M. of the day of the meeting of the Common Council fixed for the consideration of
said bids, and that said bonds will be sold to the highest bidder or bidders therefor by the
Common Council, and that the same shall not be sold for less than par. Each bid shall be
accompanied by a check, certified by a responsible bank, equal to one per centum of the amount
of the bid, payable to the City Clerk of said City, as a guaranty and assurance that the
bidder will take so much of said bonds as he shall bid for, and will pay the price bid there-
for, should the bonds be awarded to him. The Common Council of said City shall at the meeting
fixed for the reception of the bids, consider such bids, as may have been offered, or may adjourn
the consideration thereof to another meeting, and shall sell said bonds to the highest bidder
provided, the right shall be reserved to reject any and all bids, or to accept a bid for such
part of the bonds as in the discretion of the Common Council should be sold to any one bidder.
The successful bidder or bidders shall be required to take so much of said bonds as he shall
bid for and shall be awarded to him at the rate fixed, and upon ten days' notice from the City
Clerk that said bonds are executed and ready for delivery. In the event of the failure of any
such purchaser to take the amount and number of bonds awarded to him upon his bid by the Com-
mon Council for ten days after receiving the notice last aforesaid, his check accompanying
his bid and the sum for which it is drawn, shall be forfeited to the City, and said check shall
be oashed and the money paid into the City Treasury, and the City Clerk shall when directed
by the Common Council, cause a new notice to be given of the same nature as that hereinafo-
above prescribed, and the said bonds shall be re-advertised and sold, as hereinafove provided.

Section 8. This ordinance shall take effect on the thirty-first day from and after its
passage and approval.
Passed and adopted by the Common Council of the City of San Diego, California, this 24th day of January, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Selon and Woods.

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 24th day of January, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 24th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I hereby approve the foregoing ordinance this 25th day of January, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Auditors Certificate, I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re issuance of one thousand $1000.00 Harbor Improvement Municipal Bonds can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated January 24th, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4630 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 24th day of January, 1912; and as approved by the Mayor of said City on the 25th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

ORDINANCE NO. 4631.

AN ORDINANCE DIRECTING THE SUPERVISING ENGINEER OF HARBOR IMPROVEMENT TO MAKE SURVEYS ALONG THE WATER-FRONT IN THE HARBOR OF THE BAY OF SAN DIEGO AND TO REPORT TO THE COMMON COUNCIL A SYSTEM FOR THE IMPROVEMENT OF SAID HARBOR.

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

Section 1. The Supervising Engineer of Harbor Improvement of the City of San Diego is hereby empowered and directed to take such assistants as he may require and to make such surveys, soundings and investigations of the water-front, shore line and harbor line of the Bay of San Diego as shall seem to him necessary, to the end that he may make the report herein
required; and to report to the Common Council a system, and plans and specifications, for the improvement of the Bay of San Diego, as required by the provisions of that certain Act of the Legislature of the State of California, entitled, "An Act Conveying Certain Tide Lands Lying Under Inland Navigable Waters Situate in the Bay of San Diego to the City of San Diego in Furtherance of Navigation and Commerce and the Fisheries, and Providing for the Government, Management and Control thereof", approved May 1, 1911, to the end that the City may make the improvements required in said Act within the time and in the manner therein specified.

Section 2. There is hereby appropriated out of the General Fund of the City of San Diego the sum of Two thousand five hundred ($2,500) Dollars, or so much thereof as may be necessary, out of which to pay for the above work.

Section 3. That certain Ordinance of the City of San Diego, known as Ordinance No. 4461, entitled, "An Ordinance Authorizing and Directing the City Engineer to Make Surveys along the Water Front in the Harbor of the Bay of San Diego, and to Report to the Common Council a System for the Improvement of said Harbor" and approved July 7, 1911, and all other ordinances in conflict herewith are, and each of them is, hereby repealed.

Section 4. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 24th day of January, 1912, by the following vote, to-wit:

AYRS---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.
NORS---NONE
ABSENT-None

and signed in open session thereof by the President of said Common Council this 24th day of January, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 24th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SMAL)

I hereby approve the foregoing ordinance this 25th day of January, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SMAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

AUDITORS CERTIFICATE: I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, is not authorized by Supervising Engineer on San Diego Bay, appropriating $2500.00 from General Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Jan. 24th, 1912.

J. N. Hewkirk,
Auditor of the City of San Diego, California.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4631 of the Ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 24th day of January, 1912; and as approved by the Mayor of said City on the 25th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4632.
AN ORDINANCE AUTHORIZING THE PURCHASE OF LAND FOR ROAD PURPOSES, AND ALSO FOR A SITE FOR A CITY STABLE:

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

Section 1. That the Department of Finance, Ways and Means of the City of San Diego be, and it is hereby, authorized and directed to purchase for road purposes, all that real property situated in the City of San Diego, County of San Diego, State of California, bounded and described as follows, to-wit:

Beginning at the most southerly corner of Pueblo Lot 300; thence northeasterly along the southeasterly line of said Pueblo Lot a distance of 22.20 feet; thence on an angle of 58 degrees 26 minutes to the left a distance of 547.71 feet, more or less, to the northwesterly line of said Pueblo Lot; thence southerly along said northwesterly line a distance of 94.00 feet; thence on an angle of 58 degrees 26 minutes to the left a distance of 416.13 feet, more or less, to the southwesterly line of said Pueblo Lot; thence southeasterly along said southwesterly line to the place of beginning; containing 0.01 acres, more or less; the reference being had to map of the Pueblo Lands of San Diego made by James Pascoe in 1870, for the boundary lines of said Pueblo Lot.

Section 2. And said Department of Finance, Ways and Means is further authorized, and directed to purchase, for use as a site for a City Stable, all that real property situated in the City of San Diego, County of San Diego, State of California, bounded and described as follows, to-wit:

Beginning at the westerly corner of Pueblo Lot three hundred (300); thence northeasterly along the northwesterly line of said Pueblo Lot three hundred (300) a distance of 214.70 feet to a point; thence southerly on a line which makes an angle of 58 degrees 26 minutes with said northwesterly line, a distance of 410.13 feet to the southwesterly line of said Pueblo Lot three hundred (300); thence westerly along said southwesterly line to point or place of beginning, containing 0.86 acres, more or less; reference being had to map of the Pueblo Lands of San Diego made by James Pascoe in 1870, for the boundary lines of said Pueblo Lot.

PROVIDED, however, that the total cost of the above described property does not exceed the sum of five hundred and thirty-one dollars ($531.00).

Section 3. That the sum of $531.00, or so much thereof as may be necessary to make the above named purchase, be, and the same hereby is, appropriated out of the General Fund of said City.

Section 4. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this
19th day of January, 1912, by the following vote, to-wit:
AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.
NOES---NONE
ABSENT---NONE
and signed in open session thereof by the President of said Common Council, this 19th day of January, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 19th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I hereby approve the foregoing ordinance this 29th day of January, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4632 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 19th day of January, 1912; and as approved by the Mayor of said City on the 29th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4633.
AN ORDINANCE AMENDING ORDINANCE NO. 3454 OF THE ORDINANCES OF THE CITY OF SAN DIEGO.

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

Section 1. That Ordinance No. 3454 of the ordinances of the City of San Diego, entitled, "An Ordinance Regulating the Making of Trenches in the Streets and Providing for Refilling the Same and Repealing Ordinance No. 2761," and approved October 21st, 1908, is hereby amended by the addition of a new section, which shall be known as Section 8-1/2, and which reads as follows:
"Section 8-1/2. No person, firm or corporation shall tunnel or excavate under any street or alley in the City of San Diego, California, which is paved with asphalt, macadam, decomposed granite, or other paving material, but all work of trenching or excavating in such paved streets or alleys shall be open cut to the surface of the street."

Section 2. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 19th day of January, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 19th day of January, 1912.

Percival E. Woods.

President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 19th day of January, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 29th day of January, 1912.

James E. Wadham,

Mayor of the City of San Diego, California.

Allen H. Wright,

City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full true and correct copy of ordinance No. 4633 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 19th day of January, 1912; and as approved by the Mayor of said City on the 29th day of January, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

ORDINANCE NO. 4634.

AN ORDINANCE APPROPRIATING $75.00 FOR THE REPAIR OF ALLIGATOR HEAD, AT LA JOLLA.

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

Section 1. There is hereby appropriated out of the Genl. Fund of the City of San Diego, California, the sum of seventy-five dollars ($75.00), or so much thereof as may be necessary, to repair Alligator Head, at La Jolla, in said City of San Diego.

Section 2. This ordinance shall take effect on the thirty-first day from and after its passage and approval.
Passed and adopted by the Common Council of the City of San Diego, California, this 19th day of January, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NORS—NONE

ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 19th day of January, 1912.

Percival E. Woods,

President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, put on its final passage at its first reading, this 19th day of January, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 29th day of January, 1912.

James E. Wadham,

Mayor of the City of San Diego, California.

Allen H. Wright,

City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE, I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re Appropriating $75.00 from Genl. Fund, for repair of Allegator Head, La Jolla can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California,

Dated Jan. 19, 1912.

J. N. Newkirk,

Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4634 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 19th day of January, 1912; and as approved by the Mayor of said City on the 29th day of January, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California,

By Hugh A. Sanders Deputy.

ORDINANCE NO. 4635.

AN ORDINANCE APPROPRIATING $60.83 FOR THE USE AND BENEFIT OF THE SAN DIEGO CONSOLIDATED GAS & ELECTRIC COMPANY.

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

Section 1. There is hereby appropriated out of the Street lighting Fund of the City of San Diego, for the use and benefit of the San Diego Consolidated Gas & Electric Company, the sum of $60.83, for the following arc lights in the City of San Diego, to-wit:

1 arc at Jacksaw and Hunter Streets, from April 5th to August 19th, 1911, at $5.00 per month.-----------------------------------------&22.33
I arc at Fifteenth and E Streets, from December 28th, 1910 to August 19, 1911, at $5.00 per month,-----------------------------=$38.50.

Section 2. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 19th day of January, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, and Sehon,

NOES---COUNCILMAN Woods.

ABSENT-None.

and signed in open session thereof by the President of said Common Council, this 19th day of January, 1912.

Percival H. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 19th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL) By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 29th day of January, 1912.

James E. Wadham,
(SEAL) Attest: Mayor of the City of San Diego, California

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE, I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re Appropriating $60.83 for Electric Lights at Jackdaw & Hunter Sts, and 15th and E Sts., can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Jany. 19, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4635 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 19th day of January, 1912, and as approved by the Mayor of said City on the 29th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By Hugh A. Sanders Deputy.

ORDINANCE NO. 4636.
AN ORDINANCE TRANSFERRING VARIOUS FUNDS TO THE GENERAL FUND, AND TRANSFERRING FROM THE GENERAL FUND TO CERTAIN OTHER FUNDS CERTAIN SUMS OF MONEY.

BE IT ORDAINED by the Common Council of the City of San Diego, as follows:
Section 1. There is hereby transferred to the General Fund the following sums of money from the following funds, namely:

- Unapportioned Tax Fund: $3,000.00
- Delinquent Tax Fund: $10,000.00
- Salary Fund: $5,000.00

Section 2. There is hereby transferred from the General Fund in the following named funds the following sums of money, namely:

- Sewer and Drainage Fund: $3,000.00
- Fire Department Fund: $7,000.00
- Office Fund: $1,000.00

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 17th day of January, 1912, by the following vote, to wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Shon and Woods.

NOES---NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 17th day of January, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 17th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4636 of the ordinances of the City of San Diego, California, as adopted by the Common Council on the 17th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

ORDINANCE NO. 4637.

AN ORDINANCE REPEALING ORDINANCE NO. 948, ENTITLED "AN ORDINANCE EMPOWERING THE CHIEF OF POLICE OF THE CITY OF SAN DIEGO, CALIFORNIA, TO EXPEND A SUM NOT EXCEEDING $100.00 IN ANY QUARTER OF THREE CALENDAR MONTHS FOR THE PREVENTION AND DETECTION OF CRIME IN SAID CITY."

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

Section 1. That Ordinance No. 948, entitled, "An Ordinance Empowering the Chief of Police of the City of San Diego, California, to expend a sum not exceeding $100.00 in any quarter of three calendar months for the prevention and detection of Crime in said City," be, and the same, is hereby repealed.
Section 2. This ordinance shall take effect on the Thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 29th day of January, 1912, by the following vote, to-wit:
AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.
NOES---NONE
ABSENT---NONE

and signed in open session thereof by the president of said Common Council, this 29th day of January, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading this 29th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 5th day of February, 1912.

James E. Wadham
Mayor of the City of the City of San Diego.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4637 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 29th day of January, 1912; and as approved by the Mayor of said City on the 5th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

ORDINANCE NO. 4638.

AN ORDINANCE CHANGING AND ESTABLISHING THE WIDTH OF THE SIDEWALKS ON ANDERSON PLACE.

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

Section 1. That the sidewalks on both sides of Anderson Place, in said City of San Diego, are hereby widened, and the width thereof is hereby established at fifteen (15) feet from the line of the property abutting on said Street to the curb line of said sidewalks.

That the roadway of said Anderson Place is hereby widened, and the width thereof is hereby established at twenty (20) feet.

Section 2. That when said sidewalks on said Anderson Place shall be paved with concrete or other pavement, such pavement shall be five feet and four inches wide, and so located as to leave a space four feet wide between the inner line of said pavement and the property line, and a space five feet wide between the outer line of said pavement and the inside line of the curb of said sidewalk.
Section 3. That all ordinances and parts of ordinances in conflict herewith, are hereby repealed, in so far and to that extent only, as they affect the sidewalks on both sides of the said Anderson Place.

Section 4. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 29th day of January, 1912, by the following vote, to wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 29th day of January, 1912.

Percival E. Wood,

President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 29th day of January, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 5th day of February, 1912,

James E. Wadham

Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,

City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4638 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 29th day of January, 1912; and as approved by the Mayor of said City on the 5th day of February, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California.

ORDINANCE NO. 4639.

AUTHORIZING THE PURCHASE OF 20,000 FEET 3/4" AND 20,000 FEET 2"

DIPPED PIPE FOR THE USE OF THE WATER DEPARTMENT.

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

Section 1. That the Superintendent of the Department of Finance, Ways and Means be and he is hereby authorized and directed to purchase in the open market without calling for bids, 20,000 feet of 3/4" Standard Dipped Pipe and 20,000 feet of 2" Standard Dipped Pipe for the use of the Water Department of said City, provided, however, that the total cost of same is not in excess of the sum of Twenty-five hundred ($2500.00) Dollars.

Section 2. That the sum of Twenty-five hundred ($2500.00) Dollars, or so much thereof
as may be necessary to meet the cost of the above named purchase, be and the same is hereby appropriated from the Water Fund of said City.

Section 3. This ordinance shall take effect on the 31st day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 29th day of January, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES---NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 29th day of January, 1912.

Percival E. Woods,
President of the Common Council of the
City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 29th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SMALL)

I hereby approve the foregoing ordinance this 5th day of February, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SMALL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

AUDITORS CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re Authorizing purchase of 20,000 ft. 3/4" Standard Dipped Pipe, 20,000 ft. 2" Standard Dipped Pipe, costing 2500.00 or less out of Water Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Jany. 29, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true, and correct copy of Ordinance No. 4639 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 29th day of January, 1912; and as approved by the Mayor of said City on the 5th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.
ORDINANCE NO. 4640.

AN ORDINANCE RE-DISTRICTING THE CITY OF SAN DIEGO,
CALIFORNIA, INTO NINE WARDS, AND ESTABLISHING ELEC-
TION PRECINCTS AND THE BOUNDARIES THEREOF IN THE
SAID CITY.

BE IT ORDERED BY the Common Council of the City of San Diego, as follows:

Section 1. That in pursuance of the provisions and directions of Section 13 of Chapter 1 of Article 1 of the Charter of the City of San Diego, California, said City shall be and is hereby divided into nine wards, as follows:

FIRST WARD.

Section 2. The First Ward shall include all that portion of said City of San Diego within the following boundaries, viz: Commencing at a point where the center line of Upas Street in Middletown intersects the easterly shore line of the Bay of San Diego; thence running northeasterly along the center line of said Upas Street in Middletown, to a connection with the west end of Upas Street in Horton's Addition; thence running easterly, following the center line of said Upas Street in Horton's Addition, to the west line of the City Park; thence running north along said west line to the northwest corner of said Park; thence running east along the north line of said City Park, and along the north lines of Pueblo Lots numbered eleven hundred and twenty-eight (1128) and thirteen hundred and fifty (1350) to the eastern boundary of said City; thence running northwesterly, following the eastern boundary of said City to a point where the said boundary intersects the Pacific Ocean; thence running southerly along the shore line of said Ocean to the northerly boundary line of the United States Military Reservation on Point Loma; thence running in an easterly direction on said line to the shore line of the Bay of San Diego; thence in a northerly direction following the water line of said Point Loma and the shore line of the Bay of San Diego, to the point of commencement.

SECOND WARD.

Section 3. The Second Ward shall include all that portion of said City of San Diego within the following boundaries, viz: Commencing at the intersection of the center line of Ash Street in Middletown intersects the easterly shore line of the Bay of San Diego; thence running northerly along the said shore line of said Bay to the center line of Upas Street; thence running northerly and easterly, following the center line of said Upas Street, both in Middletown and Horton's Addition, to the west line of the City Park; thence running south along the said west line of the City Park to the center line of Date Street; thence running west on the center line of Date to the center line of Fifth Street; thence running south on the center line of said Fifth Street to the center line of Ash Street; thence running west along the center line of said Ash Street to the easterly shore line of the Bay of San Diego, and place of beginning.

THIRD WARD.

Section 4. The Third Ward shall include all that portion of said City of San Diego, within the following boundaries, viz: Commencing at the intersection of the center line of Ash Street with the easterly shore line of the Bay of San Diego; thence running easterly along the center line of said Ash Street to its intersection with the center line of Fifth Street; thence running south on the center line of Fifth Street to its intersection with the center line of "D" Street; thence running west on the center line of "D" Street to the easterly shore line of the Bay of San Diego; thence running northerly on the said shore line of said Bay to its intersection with the said center line of Ash Street, and place of beginning.
FOURTH WARD.

Section 5. The Fourth Ward shall include all that portion of said City of San Diego within the following boundaries, viz: Commencing at the center of the intersection of Ash and Fifth Streets; thence running north on the center line of Fifth Street to its intersection with the center line of Date Street; thence running east on the center line of Date Street to the west line of the City Park; thence running north on the said west line of the City Park to the northeast corner of said City Park; thence running east on the northern boundary line of said City Park, and south line of Pueblo Lots numbered eleven hundred and twenty-seven (1127) and thirteen hundred and forty-nine (1349) to the eastern boundary of the City; thence running southeasterly along the said eastern boundary line of said City to a point where the center line of "D" Street if extended easterly to such boundary line, would intersect the said eastern boundary line; thence running west along the center line of "D" Street, so extended, to the eastern end of "D" Street, as now opened; and thence running west along the center line of "D" Street to its intersection with the center line of Fifth Street; thence running north on the center line of Fifth Street to its intersection with the center line of Ash Street and place of beginning.

FIFTH WARD.

Section 6. The Fifth Ward shall include all that portion of said City of San Diego within the following boundaries, viz: Commencing at the point where the center line of "D" Street intersects the easterly shore line of the Bay of San Diego; thence running east along the center line of said "D" Street to its intersection with the center line of Fifth Street; thence running south along the center line of Fifth Street to its intersection with the northerly shore line of the Bay of San Diego; thence running northwesterly along the shore line of said Bay, to its intersection with the center line of "D" Street, and place of beginning.

SIXTH WARD.

Section 7. The Sixth Ward shall include all that portion of said City of San Diego within the following boundaries, viz: Commencing at a point where the center line of Fifth Street intersects the center line of "D" Street; thence running east along the center line of said "D" Street to its intersection with the center line of Ninth Street; thence running south along the said center line of Ninth Street to a point where such center line if extended southerly, would intersect the northerly shore line of the Bay of San Diego; thence running northwesterly along such shore line to its intersection with the center line of Fifth Street; thence running north along the center line of Fifth Street to its intersection with the center line of "D" Street, and place of beginning.

SEVENTH WARD.

Section 8. The Seventh Ward shall include all that portion of said City of San Diego within the following boundaries, viz: Commencing at a point where the center line of "D" Street intersects the center line of Ninth Street; thence running east along the center line of said "D" Street to a point where the said center line of "D" Street, if extended easterly would intersect the eastern boundary line of said City; thence running southeasterly on said boundary line to its intersection with the center line of "H" Street, were said H Street extended easterly to said boundary line; thence running westerly along the center line of said "H" Street, so extended, to its intersection with the center line of Ninth Street; thence running north on the center line of Ninth Street to its intersection with the center line of "D" Street, and place of beginning.

EIGHTH WARD.

Section 9. The Eighth Ward shall include all that portion of said City of San Diego, within the following boundaries, viz: Commencing at a point where the center line of Ninth
Street intercepts the center line of "H" Street; thence running easterly along the center line of said "H" Street to a point where such center line, if extended easterly, would intersect the eastern boundary line of the said City; thence running southeasterly along such eastern boundary line of said City to its intersection with the center line of "N" Street, were such center line extended to the said eastern boundary line of said City: thence running west on the center line of said "H" Street, so extended, to its intersection with the center line of Ninth Street; thence running north along said center line of Ninth Street to its intersection with the center line of "H" Street, and place of beginning.

NINTH WARD.

Section 10. The Ninth Ward shall include all that portion of said City of San Diego, within the following boundaries, viz: Commencing at a point where the center line of "H" Street intersects the center line of Ninth Street; thence running east on the center line of "H" Street to its intersection with the eastern boundary line of the said City, were such center line extended easterly to such eastern boundary line; thence running southeasterly along said boundary line to its intersection with the southerly boundary line of said City; thence running westerly along said southerly boundary line of said City to its intersection with the easterly shore line of the Bay of San Diego; thence running northwesterly along said shore line to its intersection with the center line of Ninth Street were said center line of Ninth Street extended southerly to the northerly shore line of said Bay; thence running north along the center line of Ninth Street, so extended, to its intersection with the center line of "H" Street, and place of beginning.

Section 11. That the jurisdiction of all wards bounded by the Bay of San Diego shall extend to the center of Ship's Channel, at right angles with the shore line.

Section 12. That all portions of the Bay of San Diego within said City of San Diego, and not included within any of the above and foregoing described wards, is hereby declared to be and is included within the said Fifth Ward of said City.

Section 13. That for election purposes each of the said wards of said City, as above described, be and is hereby divided into precincts, as follows:

FIRST WARD.

First Precinct includes all that portion of the First Ward, embraced within the following described boundaries: Commencing at the intersection of the shore line of the Pacific Ocean and the south line of Pueblo Lot 1298, and running thence easterly along Pueblo Lot lines to the intersection of the South line of Pueblo Lot 1305 and the eastern boundary line of the City of San Diego; thence northwesterly along said boundary line of the City to the extreme northerly point thereof; thence southerly along the shore line of the Pacific Ocean to the place of beginning.

Second Precinct includes all that portion of the First Ward, embraced within the following described boundaries: Commencing at the intersection of the shore line of the Pacific Ocean and the south line of Pueblo Lot 1298 and running thence easterly along Pueblo Lot lines to the intersection of the south line of Pueblo Lot 1305 and the easterly line of the City of San Diego; thence southeasterly along the said easterly line to the southeast corner of Pueblo Lot 1233; thence westerly along Pueblo Lot lines to the southwest corner of Pueblo Lot 1239; thence southerly along the easterly line of Pueblo Lot 1777 to the southeasterly corner thereof; thence westerly along Pueblo Lot lines to the intersection of the south line of Pueblo Lot 1773 and the Pacific Ocean; thence northerly and easterly along the shore line of the Pacific Ocean to the place of beginning.

Third Precinct includes all that portion of the First Ward, embraced within the following described boundaries: Commencing at a point being the intersection of the shore line of
the Pacific Ocean and the south line of Pueblo Lot 1773; and running thence easterly along Pueblo Lot lines to the southeast corner of Pueblo Lot 1777; thence northwesterly along the northeasterly line of said Pueblo Lot 1777, to the southwest corner of Pueblo Lot 1239; thence easterly along Pueblo Lot lines to the easterly line of the City of San Diego, at the southeast corner of Pueblo Lot 1233; thence southeasterly along said easterly line to the southeast corner of Pueblo Lot 1201; thence westerly along Pueblo Lot lines to the northwest corner of Pueblo Lot 1193, being at the northerly shore line of False Bay; thence westerly and southerly following said shore line of False Bay, to the Pacific Ocean, being near the southern extremity of Pueblo Lot 1803; thence northerly along the shore line of the Pacific Ocean to the place of beginning.

Fourth Precinct includes all that portion of the First Ward embraced within the following described boundaries: Commencing at the northwest corner of Pueblo Lot 1193, running thence easterly along Pueblo Lot lines to the southeast corner of Pueblo Lot 1201, being on the easterly boundary of the City of San Diego, thence in a southeasterly direction along said easterly boundary line to the intersection of said easterly boundary line with the center line of the San Diego River; thence westerly following said center line of the San Diego River, to its intersection with the south line of Pueblo Lot 1103, thence westerly along the south line of said Pueblo Lot 1103 to the northeast boundary line of Old Town; thence southeasterly along said northeasterly boundary line of Old Town to the center line of Conde Street; thence southeasterly along said center line of Conde Street to its intersection with the center line of Juan Street; thence southeasterly along said center line of Juan Street to its intersection with the center line of Witherby Street; thence southeasterly along said center line of Juan Street to its intersection with the center line of Canal Street; thence southerly along said center line of Canal Street to its intersection with the northerly shore line of San Diego Bay; thence following in a southerly and a northerly and southeasterly direction the said shore line of San Diego Bay to the southerly corner of Pueblo Lot 226; thence running northwesterly along Pueblo Lot lines to the northerly corner of Pueblo Lot 213, being on the shore line of False Bay; thence running northerly, easterly and northerly, following said shore line of False Bay to the place of beginning.

Fifth Precinct includes all that portion of the First Ward embraced within the following described boundaries: Commencing at the north corner of Pueblo Lot 213, being at the shore line of False Bay; thence running southeasterly along Pueblo Lot lines to the easterly corner of Pueblo Lot 210; thence southeasterly along the southeasterly line of Pueblo Lot 210, to the southerly corner of said Pueblo Lot 210; thence northwesterly to the easterly corner of Pueblo Lot 207; thence southeasterly along the southeasterly line of said Pueblo Lot 207 to the northeasterly line of Pueblo Lot 200; thence southeasterly to the easterly corner of said Pueblo Lot 200; thence southeasterly along the southeasterly boundary line of said Lot 200 to the northeasterly line of Lot 2 of the Partition of Pueblo Lot 200; thence northwesterly along the northeasterly line of Lots 2 and 15 of said Partition to the northeasterly line of said Pueblo Lot 200; thence southeasterly to the westerly corner of said Pueblo Lot 196; thence southeasterly along the southeasterly line of said Pueblo Lot 196 to the southerly corner of said Pueblo Lot 196; thence northwesterly along the southeasterly line of Pueblo Lots 196 and 195 to the shore line of the Pacific Ocean; thence northerly along said shore line of the Pacific Ocean and the shore line of False Bay to the place of beginning.

Sixth Precinct includes all that portion of the First Ward, embraced within the following described boundaries: Commencing at the easterly corner of Pueblo Lot 210; thence southeasterly along the southeasterly line of Pueblo Lot 210 to the southerly corner of said
Pueblo Lot 210; thence northwesterly to the easterly corner of Pueblo Lot 207; thence southwesterly along the southeasterly line of said Pueblo Lot 207 to the northeasterly line of Pueblo Lot 200; thence southeasterly to the easterly corner of said Pueblo Lot 200; thence southwesterly along the southeasterly boundary line of said Lot 200 to the northeasterly line of Lot 2 of the Partition of Pueblo Lot 200; thence northwesterly along the northeasterly line of Lots 2 and 5 of said Partition to the northeasterly line of said Pueblo Lot 200; thence southeasterly to the westerly corner of said Pueblo Lot 200; thence northwesterly along the southeasterly line of Pueblo Lot 201 to the easterly corner of Pueblo Lot 196; thence southwesterly along the southeasterly line of said Pueblo Lot 196 to the southerly corner of said Pueblo Lot 196; thence northwesterly along the southeasterly lines of Pueblo Lots 196 and 195 to the shore line of the Pacific Ocean; thence southerly along said shore line of the Pacific Ocean to its intersection with the north line of the U. S. Military Reservation; thence easterly along said north line of the U. S. Military Reservation to the shore line of the Bay of San Diego; thence northerly and easterly along said shore line of the Bay of San Diego to its intersection with the southeasterly boundary line of Pueblo Lot 226; thence northwesterly along Pueblo Lot lines to the place of beginning.

(Note: The United States Military Reservation on Point Loma, held by the City Attorney not to be a part of the City, comprises the territory which would constitute Precinct No. 7.)

Eighth Precinct includes all that portion of the First Ward, embraced within the following described boundaries: Commencing at the intersection of the easterly line of Pueblo Lot 1104 and the center line of San Diego River, and running thence southerly to the southeast corner of said Pueblo Lot 1104; thence westerly along the south line of said Pueblo Lot 1104 to the northwest corner of Pueblo Lot 1119; thence southerly along the west line of said Pueblo Lot 1119 and the west line of Pueblo Lot B to the center line of Hunter Street; thence westerly along said center line of Hunter Street to its intersection with the center line of Randolph Street; thence southerly along said center line of Randolph Street to its intersection with the north boundary line of the Protestant Cemetery; thence westerly along the said north line of the cemetery to the northwest corner of the Protestant Cemetery; thence southerly along the west boundary line of the Protestant and Catholic Cemeteries and the east line of Mission Hills to the southeast corner of Mission Hills; thence westerly along the south line of Mission Hills and westerly and northwesterly along the south boundary line of Inspiration Heights to an intersection with the center line of Witherby Street; thence to the intersection of the center lines of Witherby Street and Juan Street; thence northwesterly along the center line of Juan Street to its intersection with the center line of Conde Street; thence northeasterly along the said center line of Conde Street to its intersection with the northeasterly boundary line of Old Town; thence northwesterly along said northeasterly boundary line of Old Town to its intersection with the southerly boundary line of Pueblo Lot 1103; thence easterly along the said south line of Pueblo Lot 1103 to its intersection with the center line of San Diego River; thence easterly following the said center line of San Diego River to the place of beginning.

Ninth Precinct includes all that portion of the First Ward embraced within the following described boundaries: Commencing at the intersection of the center line of Randolph Street with the north boundary line of the Protestant Cemetery in Pueblo Lot A and running thence westerly along the said north line of the Cemetery to the northwest corner thereof; thence southerly along the west boundary lines of the Protestant and Catholic Cemetery and the east line of Mission Hills to the southeast corner of Mission Hills; thence westerly along the south line of Mission Hills and westerly and northwesterly along the south boundary line of
Inspiration Heights to an intersection with the center line of Witherby Street; thence to the intersection of the center line of Witherby Street and Juan Street; thence southeasterly along said center line Witherby Street to its intersection with the center line of Canal Street; thence southerly along said center line of Canal Street to its intersection with the northerly shore line of San Diego Bay; thence following in an easterly and southerly direction the said shore line of San Diego Bay to where the center line of Upas Street extended would intersect the said shore line; thence northeasterly along said center line of Upas Street extended and Upas Street to its intersection with the easterly boundary line of Middletown; thence northwesterly following said boundary of Middletown to its intersection with the east boundary line of Middletown Addition; thence northerly along the east boundary line of Middletown Addition and the Catholic and Protestant Cemeteries to the northeast corner of the Protestant Cemetery; thence westerly to the place of beginning.

Tenth Precinct includes all that portion of the First Ward embraced within the following described boundaries: Commencing at the intersection of the center line of Upas Street and the easterly boundary line of Middletown and running thence northeasterly and easterly along said center line of Upas Street to its intersection with the center line of First Street; thence northerly along said center line of First Street to its intersection with the center line of Washington Street; thence westerly along said center line of Washington Street to its intersection with the easterly line of the Protestant Cemetery; thence southerly along the easterly boundary line of the Protestant and Catholic Cemeteries and easterly boundary line of Middletown Addition to its intersection with the northwesterly boundary line of Middletown; thence southeasterly along said northwesterly boundary line of Middletown to the place of beginning.

Eleventh Precinct includes all that portion of the First Ward embraced within the following described boundaries: Commencing at the intersection of the Center line of San Diego River and the easterly boundary line of Pueblo Lot 1104; running thence southeasterly along said easterly boundary line to the southeast corner of the said Pueblo Lot 1104; thence southerly along the northerly boundary line of Pueblo Lot 1119 to the northeast corner thereof; thence southerly along the west boundary line of said Pueblo Lot 1119 and the west line of Pueblo Lot B to the center line of Hunter Street; thence westerly along the center line of Hunter Street to its intersection with the center line of Randolph Street; thence southerly along said center line of Randolph Street to its intersection with the north boundary line of the Protestant Cemetery; thence easterly to the northeast corner of said cemetery; thence southerly to the intersection of the east boundary line of said cemetery and the center line of Washington Street; thence easterly along the center line of Washington Street to its intersection with the center line of First Street; thence northerly along said center line of First Street and said center line of First Street extended to its intersection with the south boundary line of Pueblo Lot 1118; thence easterly along the said south boundary line to the southeast corner of said Pueblo Lot 1118; thence northerly along the east boundary line of Pueblo Lot 1118 to its intersection with the south boundary line of Pueblo Lot 1106; thence easterly along the south boundary line of Pueblo Lot 1106 to the southeast corner thereof; thence northerly along the east boundary line of said Pueblo Lot 1106 to an intersection with the center line of San Diego River; thence westerly following the center line of San Diego River to the place of beginning.

Twelfth Precinct includes all that portion of the First Ward embraced within the
center lines of Upas Street, First Street, University Avenue and Fifth Street.

Thirteenth Precinct includes all that portion of the First Ward embraced within the following described boundaries: Commencing at the intersection of the center lines of Upas Street and Fifth Street running easterly along said center line of Upas Street to its intersection with the westerly line of the City Park; thence northerly along said City Park; thence easterly along the north boundary line of said City Park to its intersection with the center line of Tenth Street; thence northerly along said center line of Tenth Street to its intersection with the center line of University Avenue; thence westerly along the center line of University Avenue to its intersection with the center line of Fifth Street; thence southerly along the center line of Fifth Street to the place of beginning.

Fourteenth Precinct includes all that portion of the First Ward embraced within the following described boundaries: Commencing at the intersection of the center lines of First Street and University Avenue and running thence northerly along the center line of First Street and First Street extended to its intersection with the south boundary line of Pueblo Lot 1118; thence easterly along said south boundary line of Pueblo Lot 1118 to the southeast corner thereof; thence easterly along the north boundary line of Pueblo Lot 1117 to the west boundary line of University Heights and the east boundary line of Fleischer's Addition; thence southerly along the west boundary line of University Heights to its intersection with the center line of University Avenue; thence westerly along the said center line of University Avenue to the place of beginning.

Fifteenth Precinct includes all that portion of the First Ward, embraced within the center line of Tenth Street, Alabama Street and University Avenue and the north line of the City Park.

Sixteenth Precinct includes all that portion of the First Ward, embraced within the following described boundaries: Commencing at the intersection of the center lines of Tenth Street and University Avenue; running thence northerly along the west boundary line of University Heights to its intersection with the center line of Lincoln Avenue; thence easterly and southeasterly along the center line of Lincoln Avenue to its intersection with the center line of University Boulevard; thence northeasterly along the center line of University Boulevard to its intersection with the center line of El Cajon Avenue; thence easterly along the center line of said El Cajon Avenue to its intersection with the center line of Alabama Street; thence southerly along the center line of Alabama Street to its intersection with the center line of University Avenue; thence westerly along the center line of University Avenue to the place of beginning.

Seventeenth Precinct includes all that portion of the First Ward embraced within the following described boundaries: Commencing at the intersection of the center lines of Alabama Street and El Cajon Avenue and running thence northerly along the center line of Alabama Street to its intersection with the southerly line of Pueblo Lot 1110; thence westerly to the southwest corner of said Pueblo Lot 1110; thence northerly along the west line of Pueblo Lot 1110 to the northwest corner thereof; thence northeasterly along the south line of Pueblo Lot 1108 to the southeast corner thereof; thence northwesterly along the easterly line of said Pueblo Lot 1108 to its intersection with the center line of San Diego River; thence westerly following the center line of San Diego River to its intersection with the westerly line of Pueblo Lot 1107; thence southerly along Pueblo Lot lines to the southeast corner of Pueblo Lot 1106; thence southwesterly along the southerly line of Pueblo Lot 1106 to the northwest corner of Pueblo Lot 1112; thence southerly along the west line of Pueblo Lots 1112 and D to the southwest corner of Pueblo Lot D; thence easterly along the south line of Pueblo Lot D to the northeast corner of Fleischer's Addition and the west boundary line of University Heights; thence
southerly along the west boundary line of University Heights to the center line of Lincoln Avenue; thence easterly and southeasterly along the center line of Lincoln Avenue to its intersection with the center line of University Boulevard; thence northeasterly along the center line of University Boulevard to its intersection with the center line of El Cajon Avenue; thence easterly along the center line of said El Cajon Avenue to the place of beginning.

Eighteenth Precinct includes all that portion of the First Ward embraced within the center lines of Alabama Street on the west, University Avenue on the north, the eastern boundary of the City of San Diego on the east, and the southern boundary lines of Pueblo Lots 1126, 1127 and 1349 on the south.

Nineteenth Precinct includes all that portion of the First Ward embraced within the center line of University Avenue, Alabama Street, El Cajon Avenue and the eastern boundary of the City of San Diego.

Twentieth Precinct includes all that portion of the First Ward embraced within the following described boundaries: Commencing at the intersection of the center line of El Cajon Avenue with the easterly boundary line of the City of San Diego, and running thence westerly along said center line of said El Cajon Avenue to its intersection with the center line of Alabama Street and running thence northerly along the center line of Alabama Street to its intersection with the southerly line of Pueblo Lot 1110; thence westerly to the southwest corner of said Pueblo Lot 1110; thence northerly along the west line of Pueblo Lot 1110 to the northwest corner thereof; thence northwesterly along the south line of Pueblo Lot 1108 to the southeast corner thereof; thence northwesterly along the easterly line of said Pueblo Lot 1108 to its intersection with the center line of the San Diego River; thence easterly along the center line of said San Diego River to where it intersects the east boundary line of the City of San Diego; thence southeasterly along said City boundary to the place of beginning.

SECOND WARD.

Twenty-first Precinct includes all that portion of the Second Ward embraced within the center lines of Ash Street, Date Street, First Street and Fifth Street.

Twenty-second Precinct includes all that portion of the Second Ward embraced within the center lines of Date Street, First Street and Grape Street and the west line of the City Park.

Twenty-third Precinct includes all that portion of the Second Ward embraced within the center lines of Grape Street, First Street, Juniper Street and the westerly line of the City Park.

Twenty-fourth Precinct includes all that portion of the Second Ward embraced within the center line of Juniper Street and the center line of Olive Street, the westerly line of the City Park and the easterly boundary line of Middletown.

Twenty-fifth Precinct includes all that portion of Second Ward embraced within the center lines of Olive Street, Dove Street and Upas Street and the westerly line of the City Park.

Twenty-sixth Precinct includes all that portion of the Second Ward embraced within the following described boundaries: Commencing at the intersection of the shore line of the Bay of San Diego and the center line of Juniper Street and running northeasterly along the center line of said Street to its intersection with the easterly boundary line of Middletown; thence northwesterly along said easterly boundary line of Middletown to where it is intersected by the center line of Olive Street; thence easterly along the center line of Olive Street to its intersection with the center line of Dove Street; thence northerly along the center line of...
Dove to its intersection with the center line of Upas Street; thence westerly and southwesterly along the said center line of Upas Street and Upas Street extended to its intersection with the shore line of the Bay of San Diego; thence southeasterly along the shore line of the Bay of San Diego to the place of beginning.

Twenty-seventh precinct includes all that portion of Second Ward embraced within the following described boundaries: Commencing at the intersection of the center line of Cedar Street and the shore line of the Bay of San Diego, and running thence easterly along said center line of Cedar Street to its intersection with the center line of California Street; thence northerly along said center line of California Street to its intersection with the center line of Date Street; thence easterly along the center line of Date Street to its intersection with the center line of First Street; thence northerly along the center line of First Street to its intersection with the center line of Juniper Street; thence westerly and southwesterly along the center line of Juniper Street to its intersection with the shore line of the Bay of San Diego; thence southerly along the said shore line to the place of beginning.

Twenty-eighth Precinct includes all that portion of Second Ward embraced within the following described boundaries: Commencing at the intersection of the center line of Cedar Street and the shore line of the Bay of San Diego, and running thence easterly along said center line of Cedar Street to its intersection with the center line of California Street; thence northerly along said center line of California Street to its intersection with the center line of Date Street; thence easterly along the center line of Date Street to its intersection with the center line of First Street; thence southerly along the center line of First Street to its intersection with the center line of Ash Street; thence westerly along the center line of Ash Street to its intersection with the shore line of the Bay of San Diego; thence northerly along said shore line to the place of beginning.

THIRD WARD.

Twenty-ninth Precinct includes all that portion of Third Ward embraced within the center lines of D Street, State Street and Ash Street and the shore line of the Bay of San Diego.

Thirtieth Precinct includes all that portion of Third Ward embraced within the center lines of D Street, First Street, Ash Street and State Street.

Thirty-first Precinct includes all that portion of Third Ward embraced within the center lines of D Street, Third Street, Ash Street and First Street.

Thirty-second Precinct includes all that portion of Third Ward embraced within the center lines of D Street, Fifth Street, Ash Street and Third Street.

FOURTH-WARD.

Thirty-third Precinct includes all that portion of Fourth Ward embraced within the center line of Fifth Street on the west, the center line of Ash Street on the south, the easterly boundary of Bay View Homestead on the east and the center line of Date and the northerly boundary line of Bay View Homestead on the North.

Thirty-fourth Precinct includes all that portion of Fourth Ward embraced within the following described boundaries: The center line of Fifth Street on the west, the center line of B Street on the south, the center line and the center line extended of Ash Street on the north, and the center line and the center line extended of Eleventh Street on the east.

Thirty-fifth Precinct includes all that portion of Fourth Ward embraced within the center lines of D Street, Fifth Street, B Street and Eleventh Street.

Thirty-sixth Precinct includes all that portion of Fourth Ward embraced within the center lines of Eleventh Street, D Street, Fifteenth Street and the south line of the City Park.

Thirty-seventh Precinct includes all that portion of Fourth Ward embraced within the center line of 7 Street on the west, the center line of D Street on the south, the easterly line of Twenty-eighth Street and the said easterly line produced.
Forty-sixth Precinct includes all that portion of the Fifth Ward embraced within the center lines of D Street, Fifth Street, G Street and First Street.
Forty-seventh Precinct includes all that portion of Fifth Ward embraced within the center lines of G Street, Fifth Street, I Street and First Street.

Forty-eighth Precinct includes all that portion of Fifth Ward embraced within the center lines of Fifth Street, I Street, First Street and the shore line of the Bay of San Diego.

SIXTH WARD:

Forty-ninth Precinct includes all that portion of Sixth Ward embraced within the center lines of Fifth Street and I Street, and the center line of Ninth Street and said Center line of Ninth Street and said center line extended to its intersection with the shore line of the Bay of San Diego, and the shore line of the Bay of San Diego.

Fiftieth Precinct includes all that portion of Sixth Ward embraced within the center lines of G Street, Fifth Street, I Street and Ninth Street.

Fifty-first Precinct includes all that portion of Sixth Ward embraced within the center lines of D Street, Fifth Street, G Street and Seventh Street.

Fifty-second Precinct includes all that portion of Sixth Ward embraced within the center lines of D Street, Seventh Street, G Street and Ninth Street.

SEVENTH WARD:

Fifty-third Precinct includes all that portion of Seventh Ward embraced within the center lines of D Street, Ninth Street, H Street and Eleventh Street.

Fifty-fourth Precinct includes all that portion of Seventh Ward embraced within the center line of D Street, Eleventh Street, H Street and Fifteenth Street.

Fifty-fifth Precinct includes all that portion of Seventh Ward embraced within the center lines of D Street, Fifteenth Street, H Street and Twentieth Street.

Fifty-sixth Precinct includes all that portion of Seventh Ward embraced within the center lines of D Street, Twentieth Street, H Street and Twenty-fifth Street.

Fifty-seventh Precinct includes all that portion of Seventh Ward embraced within the center lines of D Street, Twenty-fifth Street, H Street and the eastern boundary lines of Pueblo Lots 1149, and 1154.

Fifty-eighth Precinct includes all that portion of Seventh Ward embraced within the center line of D Street, and D Street extended easterly to its intersection with the eastern boundary of the City of San Diego, on the north, the easterly lines of Pueblo Lots 1149 and 1154, on the west, the center line of H Street and H Street extended to the easterly boundary lines of the City of San Diego on the south, and the easterly boundary of the City of San Diego on the east.

EIGHTH WARD:

Fifty-ninth Precinct includes all that portion of the Eighth Ward embraced within the center lines of H Street, Ninth Street, K Street and Fifteenth Street.

Sixtieth Precinct includes all that portion of Eighth Ward embraced within the center lines of K Street, Ninth Street, N Street and Fifteenth Street.

Sixty-first Precinct includes all that portion of Eighth Ward embraced within the center lines of K Street, Fifteenth Street, N Street and Twentieth Street.

Sixty-second Precinct includes all that portion of Eighth Ward embraced within the center lines of H Street, Fifteenth Street, K Street, and Twentieth Street.

Sixty-third Precinct includes all that portion of Eighth Ward embraced within the center lines of H Street, Twentieth Street, N Street and Twenty-fifth Street.

Sixty-fourth Precinct includes all that portion of Eighth Ward embraced within the center lines of H Street, Twenty-fifth Street, N Street and Twenty-eighth Street.
Sixty-fifth Precinct includes all that portion of the Eighth Ward embraced within the center line of H Street and H Street extended to its intersection with the easterly boundary line of the City of San Diego on the north, the center line of Twenty-eighth Street on the west, the center line of N Street and N Street extended to its intersection with the easterly boundary line of the City of San Diego on the south, and the easterly boundary of the City of San Diego on the east.

**NINTH WARD.**

Sixty-sixth Precinct includes all that portion of Ninth Ward embraced within the center lines of N Street, Dewey Street and Logan Avenue.

Sixty-seventh Precinct includes all that portion of Ninth Ward embraced within the center line of Ninth Street on the west, the center line of N Street on the north, the center line of Logan Avenue on the northwest, the center line of Dewey Street and Dewey Street extended to its intersection with the shore line of the Bay of San Diego, on the southeast, and the shore line of the Bay of San Diego on the southwest.

Sixty-eighth Precinct includes all that portion of Ninth Ward embraced within the center line of N Street on the north, the east line of Pueblo Lot 1156 on the east, the south line of Pueblo Lot 1156 on the south, the center line of Julian Avenue on the southwest and the center line of Dewey Street on the northwest.

Sixty-ninth Precinct includes all that portion of Ninth Ward embraced within the center line of Dewey Street and Dewey Street extended to its intersection with the shore line of the Bay of San Diego on the northwest, the center line of Julian Avenue on the northeast, the center line of Sampson Street on the southeast and the shore line of the Bay of San Diego on the southwest.

Seventieth Precinct includes all that portion of Ninth Ward embraced within the following described boundaries: Commencing at the intersection of the center lines of Sampson Street and Julian Avenue and running thence southeasterly along the center line of said Julian Avenue to its intersection with the south line of Pueblo Lot 1156; thence easterly along the south line of Pueblo Lot 1156 to the southeast corner thereof; thence southerly along the east line of Pueblo Lot 1163 to its intersection with the shore line of the Bay of San Diego; thence westerly along the said shore line of the Bay of San Diego to its intersection with the center line of Sampson Street; thence northeasterly along the center line of Sampson Street to the place of beginning.

Seventy-first Precinct includes all that portion of Ninth Ward embraced within the center line of N Street on the north the eastern boundary of Pueblo Lots 1158 and 1163 on the west the shore line of the Bay of San Diego on the south and the center line of Thirty-second Street on the east.

Seventy-second Precinct includes all that portion of Ninth Ward embraced within the center line of N Street and N Street extended easterly to its intersection with the easterly boundary line of the City of San Diego on the north; the center line of Thirty-second Street on the west, the center line of National Avenue and National Avenue extended easterly to its intersection with the easterly boundary line of the City of San Diego on the south and the easterly boundary line of the City of San Diego on the east.

Seventy-third Precinct includes all that portion of Ninth Ward embraced within the center line of Thirty-second Street on the west; the center line of National Avenue and National Avenue extended easterly to its intersection with the easterly boundary line of the City of San Diego on the north; the easterly boundary line of the City of San Diego on the east; the southerly boundary line of the City of San Diego on the southeast;
boundary line of the City of San Diego on the southeast and the shore line of the Bay of San Diego on the southwest.

Section 14. That Ordinances Nos. 1276 and 4058 and any other ordinances or parts of ordinances in conflict herewith be and they are hereby repealed.

Section 15. That this ordinance shall take effect and be in force from and after the thirty-first day after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 31st day of January, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Sehon and Woods.

NOS---NONE

ABSENT--COUNCILMAN Fay.

and signed in open session thereof by the President of said Common Council this 31st day of January, 1912.

Percival H. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 31st day of January, 1912

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 5th day of February, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy

I hereby certify that the above and foregoing is a full, true, and correct copy of Ordinance No. 4640 of the Ordinances of the City of San Diego, California, as adopted by the Common Council of said City, on the 31st day of January, 1912; and as approved by the Mayor of said City on the 5th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4641.

AN ORDINANCE FOR THE RELIEF OF THE SAN DIEGO CONSOLIDATED GAS AND ELECTRIC COMPANY.

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

Section 1. There is hereby appropriated out of the Street Lighting Fund, the sum of $2500, for the relief of the San Diego Consolidated Gas and Electric Company, which was, during the year 1911, set aside for that purpose by the Common Council, for lighting certain streets in the City of San Diego by what is termed the "Block System", as appears more fully from the claim filed by said Company with the City Auditor on the 5th day of January, 1912.

Section 2. This ordinance shall take effect thirty days from its passage and approval.
Passed and adopted by the Common Council of the City of San Diego, California, this 31st day of January, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Sehon and Woods,

NOES---NONE

ABSENT-COUNCILMAN Fay.

and signed in open session thereof by the President of said Common Council, this 31st day of January, 1912.

Percival E. Woods,
President of the Common Council of the
City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 31st day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 5th day of February, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL)

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE; I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance in re relief of the San Diego Consolidated Gas and Electric Company, §2500.00 out of Street Lighting Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated January, 29; 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4641 of the ordinances of the City of San Diego, California, as adopted by the Common Council of the City of San Diego, California, on the 31st day of January, 1912; and as approved by the Mayor of said City on the 5th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By [Signature] Deputy.

ORDINANCE NO. 4642.

AN ORDINANCE ESTABLISHING THE GRADE OF FORTIETH STREET BETWEEN THE NORTH LINE OF R STREET AND THE SOUTH LINE OF SIEGEL STREET.

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

Section 1. That the grade of Fortieth Street in said City of San Diego, between the north line of R Street and the south line of Siedel Street is hereby established as follows:

At the intersection of Fortieth Street with R Street; at the northwest corner at 65.00 feet; at the northeast corner at 64.50 feet.
At the intersection of Fortieth Street with Q Street; at the southeast corner at 96.50 feet; at the southwest corner at 96.50 feet; at the northwest corner at 97.00 feet; at the northeast corner at 97.00 feet.

At the intersection of Fortieth Street with Siegel Street; at the southwest corner at 115.00 feet; at the southeast corner at 114.50 feet.

Section 2. And the grade of said Fortieth Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Fortieth Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the Thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 31st day of January, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Sehon and Woods.

NOS---__

ABSENT---COUNCILMAN Pay.

and signed in open session thereof by the president of said Common Council, this 31st day of January, 1912.

Percival H. Woods,
President of the Common Council of the
City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage at its first reading, this 31st day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 5th day of February, 1912.

James E. Wadham,

(SEAL) Attest:

Mayor of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL)

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4642 of the ordinances of the City of San Diego, California, as adopted by the Common Council of the said City on the 31st day of January, 1912, and as approved by the Mayor of said City on the 5th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

Ordinance No. 4643.

AN ORDINANCE ESTABLISHING THE GRADE ON PALM STREET BETWEEN THE WEST LINE OF FIRST STREET AND THE WEST LINE OF ALBATROSS STREET.
BE IT DEEMED by the Common Council of the City of San Diego, California, as follows:

Section 1. That the grade of Palm Street in said City of San Diego, between the west line of First Street and the west line of Albatross Street is hereby established as follows:

At the intersection of First Street; at the southwest corner at 245.50 feet; at the northwest corner at 247.00 feet.

At the intersection of Palm Street with Front Street; at the southeast corner at 222.50 feet; at the northeast corner at 224.00 feet; at the northwest corner at 222.50 feet; at the southwest corner at 221.00 feet.

At the intersection of Palm Street with Albatross Street; at the southeast corner at 212.00 feet; at the northeast corner at 224.00 feet; at the northwest corner at 210.50 feet; at the southwest corner at 210.50 feet.

Section 2. And the grade of said Palm Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Palm Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3050 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 5th day of February, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Sehon and Woods.

NOES---TWO

ABSENT---COUNCILMAN Fay.

and signed in open session thereof by the President of said Common Council, this 5th day of February, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 5th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 5th day of February, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4643 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 5th day of February 1912; and as approved by the Mayor of said City on the 5th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By Hugh A. Sanders, Deputy.
ORDINANCE NO. 4644.
AN ORDINANCE ESTABLISHING THE GRADE OF ARIZONA STREET IN PARK VILLAS ADDITION, ALSO CHOATE STREET COMMONLY CALLED ARIZONA STREET IN PAULY'S ADDITION, BETWEEN THE SOUTH LINE OF UNIVERSITY AVENUE AND THE NORTH LINE OF THE 1400 ACRE PUBLIC PARK.

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

Section 1. That the grade of Arizona Street in Park Villas Addition, also Choate Street commonly called Arizona Street in Pauly's Addition, between the south line of University Avenue and the north line of the 1400 acre public park are hereby established as follows:

ARIZONA STREET.

At the intersection of Arizona Street with university Avenue; at the southeast corner at 300.00 feet.

At the intersection of Arizona Street with Wightman Street; at the northeast corner at 291.00 feet; at the southeast corner at 290.00 feet.

At a point on the east line of Arizona Street 221 feet south from the south line of Wightman Street, at 283.00 feet.

At the intersection of Arizona Street with Landis Street; at the northeast corner at 285.50 feet; at the southeast corner at 285.50 feet.

At the intersection of Arizona Street with Dwight Street; at the northeast corner at 282.00 feet; at the southeast corner at 281.20 feet.

At the intersection of Arizona Street with Myrtle Avenue; at the northeast corner at 274.00 feet; at the southeast corner at 275.00 feet.

At a point on the east line of Arizona Street where said east line is intersected by the north line of the 1400 acre public park, at 269.00 feet.

CHOATE STREET, COMMONLY CALLED ARIZONA STREET.

At the southwest corner of said Choate Street and University Avenue, at 302.40 feet.

At the intersection of said Choate Street with Wightman Street; at the northwest corner at 290.00 feet; at the southwest corner at 289.00 feet.

At a point on the west line of said Choate Street 200 feet south from the south line of Wightman Street, at 282.00 feet.

At the intersection of said Choate Street with Landis Street; at the northwest corner at 285.00 feet; at the southwest corner at 285.00 feet.

At the intersection of said Choate Street with Dwight Street; at the northwest corner at 282.00 feet; at the southwest corner at 281.20 feet.

At the intersection of said Choate Street with Myrtle Avenue; at the northwest corner at 275.00 feet; at the southwest corner at 274.50 feet.

At a point on the west line of said Choate Street where said west line of said Choate Street is intersected by the north line of the 1400 acre public park, at 270.00 feet.

Section 2. And the grades of said Arizona Street and said Choate Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said streets shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 29th day of January, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Ray, Schoen and Woods.
and signed in open session thereof by the President of said Common Council, this 29th day of January, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 29th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I hereby approve the foregoing ordinance this 5th day of February, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of ordinance No. 4644 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 29th day of January, 1912, and as approved by the Mayor of said City on the 5th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4645.
AN ORDINANCE AUTHORIZING AND DIRECTING THE SUPERINTENDENT OF THE DEPARTMENT OF FIRE AND SEWERS TO CONSTRUCT SEWER IN NATIONAL AVENUE, 16TH STREET AND NEWTON AVENUE.

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

Section 1. The Superintendent of the Department of Fire and Sewers is hereby authorized and directed to cause sewers to be constructed in National Avenue, 16th Street, and in the rear of Newton Avenue, as follows, to-wit:

Commencing at N Street and National Avenue and running five hundred feet on National Avenue to 16th Street; thence south two hundred feet on 16th Street to alley between National and Newton Avenues; and thence east 300 feet in alley in rear of Newton Avenue.

Section 2. That the sum of $600.00 or so much thereof as may be necessary to construct said sewers, be, and the same hereby is, appropriated out of the Sewer and Drainage Fund of said City of San Diego.

Section 3. This is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and shall take effect from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 5th day of February, 1912, by the following vote, to-wit:
AN ORDINANCE APPROPRIATING THE SUM OF $920.68 FOR THE USE OF FAIRCHILD-GIMORE-WILTON COMPANY.

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

Section 1. There is hereby appropriated out of the General Fund of the City of San Diego, for the use of Fairchild-Gimore-Wilton Company, the sum of $920.68, being amount of Street Superintendent's Assessments Nos. 98, 99 and 100, against lots G, H and I, in block 47, of Horton's Addition, (Public Library) in the matter of paving Ninth Street, in said City from the south line of the 1400 acre public park to the north line of L Street.
Said sum of $920.68 to be paid said Fairchild-Gilmore-Wilton Company only upon the full cancellation of said assessments, and the complete discharge of the liens of said assessments upon said parcels of land, and upon the relinquishment and cancellation of any bonds upon said property, or any part thereof, heretofore issued by the City Treasurer of said City of San Diego.

Section 2. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 5th day of February, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Schon and Woods.

NOES---NONE

ABSENT---COUNCILMAN Fay.

and signed in open session thereof by the President of said Common Council, this 5th day of February, 1912.

Percival E. Woods.
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 5th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 6th day of February, 1912.

James E. Washam,
Mayor of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re appropriation of $920.68 for the use of Fairchild-Gilmore-Wilton Company, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego.

Dated February 3rd, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true, and correct copy of ordinance No. 4646 of the Ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 5th day of February, 1912, and as approved by the Mayor of said City on the 6th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re appropriation of $920.68 for the use of Fairchild-Gilmore-Wilton Company, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego.

Dated February 3rd, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true, and correct copy of ordinance No. 4646 of the Ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 5th day of February, 1912, and as approved by the Mayor of said City on the 6th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re appropriation of $920.68 for the use of Fairchild-Gilmore-Wilton Company, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego.

Dated February 3rd, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true, and correct copy of ordinance No. 4646 of the Ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 5th day of February, 1912, and as approved by the Mayor of said City on the 6th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re appropriation of $920.68 for the use of Fairchild-Gilmore-Wilton Company, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego.

Dated February 3rd, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true, and correct copy of ordinance No. 4646 of the Ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 5th day of February, 1912, and as approved by the Mayor of said City on the 6th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.
BE IT ORDAINED by the Common Council of the City of San Diego, California, as follows:

Section 1. There is hereby appropriated out of the General Fund of the City of San Diego, for the use of the Barber Asphalt Paving Company, the sum of $1529.90 being amount of Street Superintendent's Assessments Nos. 38, 39, and 40, against lots D, E and F in block 47, of Horton's Addition (Public Library), and Assessment No. 117 against lot G in block 111 of Horton's Addition (Fire House), in the matter of paving Eighth Street, in said City of San Diego, from the south line of B Street to the north line of K Street.

There is also appropriated out of said General Fund, for the use of said Barber Asphalt Paving Company, the sum of $1672.65, being amount of Street Superintendent's Assessment No. 54 against the New Town Park on Columbia Street, between F and G Streets, in the matter of paving said Columbia Street, from the south line of B Street to the north line of K Street.

Said sum of $3202.55 to be paid said Barber Asphalt Paving Company only upon the full cancellation of said assessments, and the complete discharge of the liens of said assessments upon said parcels of land, and upon the relinquishment and cancellation of any bonds upon said property, or any part thereof, heretofore issued by the City Treasurer of said City of San Diego.

Section 2. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 5th day of February, 1912, by the following vote, to-wit:

**AYES---COUNCILMEN** Adams, Dodson, Sheon and Woods.

**NOES---NONE**

**ABSENT---COUNCILMAN** Fay.

and signed in open session thereof by the President of said Common Council, this 5th day of February, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 5th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 6th day of February, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re appropriation of $3202.65 for the use of Barber Asphalt Paving Company, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated February 3rd, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4646 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 5th day of February, 1912, and as approved by the Mayor of said City on the 6th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4646.
AN ORDINANCE AUTHORIZING THE PURCHASE OF A BOILER FOR ONE OF THE STEAM FIRE ENGINES.

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

Section 1. The Superintendent of the Department of Fire and Sewers of the City of San Diego, California, is hereby authorized and empowered to purchase for the use of the Fire Department of said City a boiler for one of the Metropolitan Steam Fire Engines now belonging to the City, the same being what is known as a third size engine; such boiler to be in place of one which has become defective and dangerous.

Section 2. There is hereby appropriated out of the Fire Department Fund of said City the sum of $900, or so much thereof as may be necessary for the purchase of said boiler.

Section 3. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 19th day of January, 1912, by the following vote, to wit:

AYES—COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.
NOES—NONE.
ABSENT—NONE.

and signed in open session thereof by the President of said Common Council, this 19th day of January, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 19th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Offico Clerk of the Common Council of the said City of San Diego.

I Percival E. Woods, President of the Common Council of the City of San Diego, California, do hereby certify that the within and foregoing ordinance, being vetoed by the Mayor of said City by message dated January 29th, 1912, and returned to said Common Council on said 29th day of January, 1912, was by said Common Council of the said City of San Diego, California, on the 7th day of February, 1912, reconsidered, and upon motion said ordinance was duly passed and adopted by the affirmative vote of two-thirds of all the members of said Common Council at an adjourned meeting in open session thereof on said 7th day of February, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.
AUDITOR'S CERTIFICATE, I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re Authorizing purchase of Boiler for Fire Engine 900.00 out of Fire Dept. Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Jan. 19, 1912.

J. E. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true, and correct copy of Ordinance No. 4648 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 19th day of January, 1912; and as passed over the Mayor's veto of January 29th, 1912, on the 7th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

ORDINANCE No. 4649.

AN ORDINANCE APPROPRIATING MONEY FOR THE RELIEF OF GEORGE DEYO.

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

Section 1. That One Hundred Dollars ($100.) is hereby appropriated out of the General Fund of the City of San Diego in compromise and discharge of the claim of George Deyo on account of the arrest and conviction of one Tony Marquis for turning in a false alarm with one of the San Diego fire alarm boxes.

Section 2. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 19th day of January, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES—NONE

ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 19th day of January, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 19th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

AUDITOR'S CERTIFICATE, I hereby Certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re Relief of George Deyo from General Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Jan. 19, 1912.
J. N. Newkirk,  
Auditor of the City of San Diego, California.

I, Percival E. Woods, President of the Common Council of the City of San Diego, California, do hereby certify that the within and foregoing ordinance, being vetoed by the Mayor of said City by message dated January 29th, 1912, and returned to said Common Council on said 29th day of January, 1912, was by said Common Council of the said City of San Diego, California, on the 7th day of February, 1912, reconsidered, and upon motion said ordinance was duly passed and adopted by the affirmative vote of two-thirds of all the members of said Common Council at an adjourned meeting in open session thereof on said 7th day of February, 1912.

Percival E. Woods,  
President of the Common Council of the City of San Diego, California.

(SEAL) ATTEST:  
Allen H. Wright,  
City Clerk of the City of San Diego, California,  
By W. H. Muller Deputy.

I hereby certify that the above and foregoing is a full, true, and correct copy of Ordinance No. 4649 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 19th day of January, 1912, and as passed over the Mayor's veto on the 7th day of February, 1912.

Allen H. Wright,  
City Clerk of the City of San Diego, California.  
By Hugh A. Mantle Deputy.

ORDINANCE NO. 4650.  
AN ORDINANCE CREATING AND ESTABLISHING CERTAIN OFFICES AND EMPLOYMENTS IN THE FINANCE, AUDITOR AND ASSESSOR'S, TREASURER, ENGINEER, LEGAL, CLERK'S, PUBLIC WORKS, HEALTH AND PLUMBING AND FUNERAL LANDS DEPARTMENTS OF THE CITY OF SAN DIEGO, AND FIXING THE COMPENSATION APPURTENANT THERETO.

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

Section 1. There is hereby created and established the following offices and employments in the City of San Diego, namely:

DEPARTMENT OF FINANCE  
2 Assistant Superintendents  
1 Bookkeeper  
2 clerks  
1 Auto-truck driver  
1 Auto-truck Helper  
1 Machinist or City Chaffeur

AUDITOR AND ASSESSOR  
1 Chief Deputy Auditor  
2 Deputy Auditors  
1 Chief Deputy Assessor  
1 Outside Deputy Assessor  
1 Deputy Assessor
Section 2. The compensation of the Officers and employes appointed to fill the above named offices and employments, except as otherwise provided, shall be paid monthly in good and lawful money of the United States for services rendered during the preceding month. Such salaries and compensations are hereby fixed and established as follows:

DEPARTMENT OF FINANCE.

<table>
<thead>
<tr>
<th>Position</th>
<th>Compensation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Assistant Superintendent</td>
<td>$120.00 Per Month</td>
</tr>
<tr>
<td>1 Assistant Superintendent</td>
<td>100.00</td>
</tr>
<tr>
<td>1 Bookkeeper</td>
<td>100.00</td>
</tr>
<tr>
<td>Position</td>
<td>Pay Rate</td>
</tr>
<tr>
<td>----------------------------------------------</td>
<td>--------------</td>
</tr>
<tr>
<td>1 Clerk</td>
<td>100.00 per month</td>
</tr>
<tr>
<td>1 Clerk</td>
<td>90.00</td>
</tr>
<tr>
<td>1 Auto Truck Driver</td>
<td>100.00</td>
</tr>
<tr>
<td>1 Auto Truck Helper and Laborer</td>
<td>2.50 Per Day</td>
</tr>
<tr>
<td>1 Machinist or City Chauffeur</td>
<td>100.00 Per Month</td>
</tr>
</tbody>
</table>

### Auditor and Assessor

<table>
<thead>
<tr>
<th>Position</th>
<th>Pay Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Chief Deputy Auditor</td>
<td>$135.00 per month</td>
</tr>
<tr>
<td>1 Deputy Auditor</td>
<td>110.00</td>
</tr>
<tr>
<td>1 Deputy Auditor</td>
<td>85.00</td>
</tr>
<tr>
<td>1 Chief Deputy Assessor</td>
<td>125.00</td>
</tr>
<tr>
<td>1 Outside Deputy Assessor, including approved transportation</td>
<td>125.00</td>
</tr>
<tr>
<td>1 Deputy Assessor</td>
<td>100.00</td>
</tr>
</tbody>
</table>

### Treasurer

<table>
<thead>
<tr>
<th>Position</th>
<th>Pay Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Deputy Treasurer</td>
<td>$140.00 per month</td>
</tr>
<tr>
<td>1 Deputy Treasurer</td>
<td>100.00</td>
</tr>
<tr>
<td>1 Deputy Treasurer</td>
<td>90.00</td>
</tr>
</tbody>
</table>

### Engineer's Department

<table>
<thead>
<tr>
<th>Position</th>
<th>Pay Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Deputy City Engineer</td>
<td>$150.00 per month</td>
</tr>
<tr>
<td>1 Right of Way Man</td>
<td>$100.00 per month</td>
</tr>
<tr>
<td>7 Assistant Engineers</td>
<td>125.00 per month each</td>
</tr>
<tr>
<td>3 Draughtsmen</td>
<td>105.00</td>
</tr>
<tr>
<td>4 Computers</td>
<td>105.00</td>
</tr>
<tr>
<td>1 Stenographer and Blue Printer</td>
<td>90.00</td>
</tr>
<tr>
<td>1 Chief Inspector</td>
<td>150.00</td>
</tr>
<tr>
<td>12 Inspectors</td>
<td>5.00 day</td>
</tr>
<tr>
<td>9 Front Chainmen</td>
<td>60.00 month each</td>
</tr>
<tr>
<td>6 Rear Chainmen</td>
<td>75.00</td>
</tr>
</tbody>
</table>

### Legal Department

<table>
<thead>
<tr>
<th>Position</th>
<th>Pay Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 City Justice</td>
<td>$166.66 per month</td>
</tr>
<tr>
<td>1 Deputy City Attorney</td>
<td>175.00</td>
</tr>
<tr>
<td>1 Deputy City Attorney</td>
<td>166.66</td>
</tr>
<tr>
<td>1 Deputy City Attorney</td>
<td>150.00</td>
</tr>
<tr>
<td>1 Stenographer</td>
<td>90.00</td>
</tr>
<tr>
<td>1 Stenographer</td>
<td>75.00</td>
</tr>
</tbody>
</table>

### Clerical or City Clerk's Department

<table>
<thead>
<tr>
<th>Position</th>
<th>Pay Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 City Clerk</td>
<td>$150.00 per month</td>
</tr>
<tr>
<td>1 Chief Deputy City Clerk</td>
<td>125.00</td>
</tr>
<tr>
<td>1 Deputy City Clerk</td>
<td>110.00</td>
</tr>
<tr>
<td>1 Deputy City Clerk</td>
<td>100.00</td>
</tr>
</tbody>
</table>

### Bureau of Public Works

<table>
<thead>
<tr>
<th>Position</th>
<th>Pay Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Chief Clerk</td>
<td>$110.00 per month</td>
</tr>
<tr>
<td>1 Stenographer</td>
<td>80.00</td>
</tr>
</tbody>
</table>

### Health and Plumbing

<table>
<thead>
<tr>
<th>Position</th>
<th>Pay Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Health Officer</td>
<td>$125.00 per month</td>
</tr>
</tbody>
</table>
1 Meat and Dairy Inspector ........................................ $125.00
2 Sanitary Inspectors, including approved transportation ... 100.00 each
1 Assistant Sanitary Inspector ................................... 
   allowance for transportation ................................... 15.00
1 Bacteriologist .................................................... 100.00
1 Plumbing Inspector ................................................ $150.00 per month
1 First Assistant Plumbing Inspector ............................ 135.00
1 Second Assistant Plumbing Inspector .......................... 125.00
1 Third Assistant Plumbing Inspector ............................ 110.00
1 Chief Clerk ....................................................... 90.00

PUEBLO LANDS DEPARTMENT.
1 Pueblo Forester ................................................... $100.00 per month
1 Assistant Pueblo Forester ....................................... 75.00
1 Nurseryman .......................................................... 65.00
2 Laborers, each ..................................................... 2.50 per day.

Section 3. The salaries above named, with the exception of those connected with the Health Department and the Pueblo Forester's Department, shall be paid out of the Salary Fund of the City; and the salaries arising from the Health Department shall be paid out of the Health Fund of the City, and the salaries arising from the Pueblo Forester's Department shall be paid out of the Pueblo Lands Improvement Fund of said City.

Section 4. Creating the office and fixing the compensation of a combination water-meter reader, repair-man and collector of water bills, sewer, plumbing, building and electrical inspector, sewer-flusher and peace-officer, and the compensation of said officer is hereby fixed at the sum of One Hundred and Twenty-five Dollars ($125.00) per month, including transportation, said salary being payable monthly. There is hereby appropriated out of the Sewer and Drainage Fund of said City the sum of Fifty Dollars ($50.00) per month, and there is hereby appropriated out of the Water Fund of said City the sum of Fifty Dollars ($50.00) per month to meet the expenditure above authorized.

Section 5. Creating the office of Veterinary Surgeon, and fixing the compensation of said officer at the sum of Fifty ($50.00) Dollars per month, said salary being payable monthly. There is hereby appropriated out of the Street Fund of said City the sum of Twenty-five ($25.00) Dollars per month, and there is hereby appropriated out of the Fire Department Fund of said City the sum of Twenty-five ($25.00) Dollars per month, to meet the expenditure above authorized.

Section 6. The Salaries of the above named officers and employees shall commence with the first day of January, 1912.

Section 7. All ordinances and parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

Section 8. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 22nd day of January, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Selon and Woods.

ABSENT--NONE.

and signed in open session thereof by the President of said Common Council, this 22nd day of January, 1912.
Ordinance No. 4651.

Ordinance Appropriating Money for the Relief of R. L. Reyburn.

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

Section I. That Fifty Dollars ($50.) is hereby appropriated out of the General Fund of the City of San Diego in compromise and discharge of the claim of R. L. Reyburn on account of the arrest and conviction of one Gonzales and his companion, who was convicted under the name of Jose Valderino, for turning in a false alarm with one of the San Diego Fire Alarm Boxes.
Section 2. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 19th day of January, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon, and Woods.

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 19th day of January, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 19th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re Relief of R. L. Hayburn 50.00 from Genl Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Jan'y. 19, 1912.

J. H. Newkirk,
Auditor of the City of San Diego, California.

I, Percival E. Woods, President of the Common Council of the City of San Diego, California, do hereby certify that the within and foregoing ordinance, being vetoed by the Mayor of said City by message dated January 29th, 1912, and returned to said Common Council on said 29th day of January, 1912, was by said Common Council of the said City of San Diego, California, on the 7th day of February, 1912, reconsidered, and upon motion said ordinance was duly passed and adopted by the affirmative vote of two-thirds of all the members of said Common Council at an adjourned meeting in open session thereof on said 7th day of February, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

(SEAL)

ATTJST: Allen H. Wright City Clerk
By Walter H. Muller Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4651 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 19th day of January, 1912, and as adopted over the Mayor's veto on the 7th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL)

By Hugh A. Sanderson Deputy.
ORDINANCE NO. 4652.

AN ORDINANCE APPROPRIATING MONEY FOR THE RELIEF OF MADELINE ROBERTS.

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

Section 1. That Fifty Dollars ($50.00) is hereby appropriated out of the General Fund of the City of San Diego in compromise and discharge of the claim of Madeline Roberts on account of the arrest and conviction of one Gonzales and his companion, who was convicted under the name of Jose Valderino, for turning in a false fire alarm with one of the San Diego fire alarm boxes.

Section 2. This ordinance shall take effect thirty days from its passage and approval. Passed and adopted by the Common Council of the City of San Diego, California, this 19th day of January, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES---NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 19th day of January, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 19th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-officio Clerk of the Common Council of the said City of San Diego.

(SHALL)

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made or indebtedness incurred by reason of the provisions of the annexed ordinance, in re Relief of Madeline Roberts 50.00 out of Genl Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Jan. 19, 1912.

J. H. Newkirk,
Auditor of the City of San Diego, California.

I, Percival E. Woods, President of the Common Council of the City of San Diego, California, do hereby certify that the within and foregoing ordinance, being vetoed by the Mayor of said City by message dated January 29th, 1912, and returned to said Common Council on said 29th day of January, 1912, was by said Common Council of the said City of San Diego, California, on the 7th day of February, 1912, reconsidered, and upon motion said ordinance was duly passed and adopted by the affirmative vote of two-thirds of all the members of said Common Council at an adjourned meeting in open session thereof on said 7th day of February, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

(SEAL) ATTEST:

Allen H. Wright, City Clerk.

By W. E. Bartlett Deputy.
I hereby certify that the above and foregoing is a full, true, and correct copy of Ordinance No. 4652 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 19th day of January, 1912, and as adopted over the Mayors veto on the 7th day of February, 1912.

Allen H. Wright,  
City Clerk of the City of San Diego, California.

By ______________________, Deputy.

ORDINANCE NO. 4653.

AN ORDINANCE AMENDING SECTION I OF ORDINANCE NO. 4611, ENTITLED "AN ORDINANCE FIXING AND DETERMINING THE STRENGTH OF THE POLICE DEPARTMENT OF THE CITY OF SAN DIEGO, AND FIXING THE SALARIES OF POLICE OFFICERS."

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

Section 1. That Section 1 of Ordinance No. 4611, entitled, "An Ordinance Fixing and Determining the Strength of the Police Department of the City of San Diego, and Fixing the Salaries of Police Officers," be and the same is hereby amended to read as follows:

"SECTION 1. That the authorized strength of the Police Department of the City of San Diego shall, in addition to the Chief of Police, a Charter Officer, consist of the following:

1 Captain
3 Sergeants
2 Captain of Detectives
9 Detectives, or plain-clothes men
1 Bailiff
5 Mounted Policemen
3 Roundsmen
40 Patrolmen, or Policemen
6 Motor-cycle men, or Policemen
1 Clerk, or Secretary to the Chief, with rank of Sergeant.
1 Police Surgeon
1 Jail Matron
1 Chauffeur, or machinist
3 Special Officers."

Section 2. This ordinance shall take effect on the 31st day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 31st day of January, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Sehon and Woods.

NOES---NONE

ABSENT---COUNCILMAN Fay.

and signed in open session thereof by the President of said Common Council this 31st day of January, 1912.

Percival E. Woods,  
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present at its final passage at its first reading, this 31st day of January, 1912.
Allen H. Wright,  
City Clerk of the City of San Diego, California, and Ex-Officio  
Clerk of the Common Council of the said City of San Diego.  
(By W. E. Bartlett Deputy.)  
I hereby approve the foregoing ordinance this 8th day of February, 1912, see message  
attached.  
James E. Wadham,  
Mayor of the City of San Diego, California.  
(By W. E. Bartlett Deputy.)  

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness  
incurred, by reason of the provisions of the annexed ordinance, in re Amending Sec. 1, Ordin-  
ance 4611, Fixing Strength of Police Dept., and Fixing Salaries can be incurred without the  
violation of any of the provisions of the Charter of the City of San Diego, California.  
Dated Jan'y. 31st, 1912,  
J. N. Newkirk,  
Auditor of the City of San Diego, California.  
I hereby certify that the above and foregoing is a full, true and correct copy of  
Ordinance No. 4653 of the ordinances of the City of San Diego, California, as adopted by the  
Common Council of the said City on the 31st day of January, 1912, and as approved by the  
Mayor of said City on the 8th day of February, 1912.  
Allen H. Wright,  
City Clerk of the City of San Diego, California,  
(By W. E. Bartlett Deputy.)  

ORDINANCE NO. 4654.  
AN ORDINANCE FOR THE RELIEF OF A. N. JONES.  
BE IT ORDAINED by the Common Council of the City of San Diego, as follows:  
Section 1. There is hereby appropriated out of the Sewer Fund of the City of San Diego  
for the benefit and relief of A. N. Jones, $105., in payment of a right of way across lots 8  
and 9, in Block 113 of E. W. Morse's Addition. The right of way hereby referred to is that  
which was obtained by the City of San Diego in the deed of said A. N. Jones to the City, dated  
February 19, 1909.  
Section 2. This ordinance shall take effect thirty days from its passage and approval.  
Passed and adopted by the Common Council of the City of San Diego, California, this  
19th day of January, 1912, by the following vote, to-wit:  
AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.  
NOES---NONE  
ABSENT---NONE  
and signed in open session thereof by the President of said Common Council, this 19th day of  
January, 1912.  
Percival E. Woods,  
President of the Common Council of the  
City of San Diego, California.  
I hereby certify that the above and foregoing ordinance was by a two-thirds vote of  
all the members of the said Common Council, present, put on its final passage at its first  
reading this 19th day of January, 1912.
ORDINANCE NO. 4655.
AN ORDINANCE AUTHORIZING THE SUPERINTENDENT OF FIRE AND SEWERS TO CONSTRUCT TWO CERTAIN BUILDINGS FOR THE USE OF THE FIRE DEPARTMENT.
BE IT ORDAINED by the Common Council of the City of San Diego, as follows:
Section 1. The Superintendent of the Department of Fire and Sewers is hereby authorized to proceed with the building, construction and equipment of buildings for the use of the Fire Department on two lots as follows:
One building on a lot near 30th Street in that portion of the City known locally as "Brooklyn Heights".
Also a building on a certain lot now owned by the City in that portion of the City known locally as "Washington Heights".
Costing not exceeding $9050.00 out of Fire Fund.
The provisions for the purchase of said lots and the construction of buildings thereon having been made by Ordinance No. 4596, entitled, "An Ordinance Authorizing the Purchase of Two Lots and the Improvements thereon for the Use of the Fire Department", and approved on the First
Section 2. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 29th day of January, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods,

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council this 29th day of January, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 29th day of January, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

AUDITOR'S CERTIFICATED, I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re Construction of two certain buildings for the use of Fire Dept. can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Jany. 29, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I, Percival E. Woods, President of the Common Council of the City of San Diego, California, do hereby certify that the within and foregoing ordinance, being vetoed by the Mayor of said City by message dated February 5th, 1912, and returned to said Common Council on said 5th day of February, 1912, was by said Common Council of the said City of San Diego, California, on the 13th day of February, 1912, reconsidered, and upon motion said ordinance was duly passed and adopted by the affirmative vote of two-thirds of all the members of said Common Council at a regular meeting in open session thereof on said 13th day of February, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

(SEAL) ATTEST Allen H. Wright, City Clerk.

By Hugh A. Sanders. Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4655 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 29th day of January, 1912, and as approved over the Mayors veto on the 13th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By Hugh A. Sanders. Deputy.

ORDINANCE NO. 4656.

AN ORDINANCE APPROPRIATING MONEY TO DISCHARGE THE CLAIM OF...
VOLCAN LAND AND WATER COMPANY, AS THE SUCCESSOR OF LIVE OAK CORPORATION, AGAINST THE PUEBLO LANDS OF THE CITY OF SAN DIEGO WITHIN THE LINDA VISTA IRRIGATION DISTRICT.

WHEREAS, the City of San Diego is the owner of certain lands within the Linda Vista Irrigation District, which said District was organized in 1891 for the purpose of bringing water for irrigation and domestic uses upon the lands within said District, including said lands of the City, and

WHEREAS, in pursuance of said plan the bonds of said District were duly issued and sold to the amount of $185,000, which bonds and interest accruing thereon have never been paid, otherwise than as hereinafter mentioned, and

WHEREAS, subsequent to the issuance and sale of said bonds and the maturity thereof judgments have been taken against the said District for and on account of said bonds to the amount of approximately $50,000 of which have been paid by the attempted conveyance of the property of said Linda Vista Irrigation District, known as the Pamo Dam Site, and

WHEREAS, an assessment has been levied under the direction of the Board of Trustees of said District on the lands within said District, including the lands belonging to the said City of San Diego, and which lands it has been claimed by the bondholders of said bonds, and their successors in interest, were at all times subject to assessment for the payment of said bonds and interest, and,

WHEREAS, the Live Oak Corporation, a corporation organized under and in pursuance of the laws of the State of California, claims to have become the owner of said bonds and of the judgments on which said bonds were founded, and of the said claims against the said District arising on account of said bonds and judgments, and

WHEREAS, owing to the alleged invalidity of said assessment against the said lands owned by the City of San Diego, and which aggregate $13,620, the said Company has proposed to the said City to compromise its said claim by the payment of 50% of the face value thereof and said Company has since claimed to have assigned and sold all its right and interest in said judgments and assessment, and its claim against said District and lands within the District, to the Volcan Land and Water Company, a corporation organized and existing under and in pursuance of the laws of the State of California, and said Company now asserts itself to be the successor in interest and assignee of the said Live Oak Corporation and the owner of said judgments, and beneficially entitled to said assessments, and said Company has proposed to accept the said offer of compromise and to disorganize the said District at its own cost and to release the said lands of the City of any further claim against the said lands or against the City on account of any of the bonds so issued as aforesaid, and of any assessment to satisfy any such judgment, or portion thereof; and the said Company, in consideration of said compromise and as an inducement to the payment of the amount of the suggested compromise, and as part consideration of said payment, has further declared it to have been the policy and purpose of said Live Oak Corporation, and to be now the purpose and intention of the said Volcan Land and Water Company, both as successors and assignee of the said Live Oak Corporation and upon its own account, within such time as it can be done with reasonable diligence, to bring upon the said pueblo lands of said City from the said Pamo Dam Site water in sufficient quantities and quality for the proper irrigation of said lands and for the inhabitants thereof for domestic uses, and

WHEREAS, in view of this Common Council the placing of water on said lands for irrigation would be of great advantage to the City of San Diego and to said lands, and that the said proposed compromise is in furtherance of the best interests of the City,
NOW, THEREFORE, in consideration of all the matters and things stated in the foregoing preamble, BE IT ORDAINED by the Common Council, of the City of San Diego, as follows:

Section 1. There is hereby appropriated from the Pueblo Land Improvement Fund the sum of $6,810, in full satisfaction and discharge of the claim of the Volcan Land and Water Company, as the successor in interest of the Live Oak Corporation, and in full satisfaction and discharge of the claim of said Live Oak Corporation against any and all pueblo lands of the City of San Diego on account of any claim of said Companies, or either of them, against the said lands as part and portion of the Linda Vista Irrigation District.

Section 2. This ordinance shall take effect thirty days from its passage and approval. Passed and adopted by the Common Council of the City of San Diego, California, this 5th day of February, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Sehon and Woods,
NOES---NONE
ABSENT--COUNCILMAN Fay.

and signed in open session thereof by the President of said Common Council, this 5th day of February, 1912,

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council present put on its final passage at its first reading this 5th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SWAL) AUDITORS CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance in re, appropriation of $6,810 to discharge claim of Volcan Land & Water Co., successor to Live Oak Corporation, against Pueblo Lands of City, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated February 1, 1912.

J. N. Hewkirk,
Auditor of the City of San Diego, California, I, Percival E. Woods, President of the Common Council of the City of San Diego, California, do hereby certify that the within and foregoing ordinance, being vetoed by the Mayor of said City by message dated February 7th, 1912, and returned to said Common Council on said 7th day of February, 1912, was by said Common Council of the said City of San Diego, California, on the 13th day of February, 1912, reconsidered, and upon motion said ordinance was duly passed and adopted by the affirmative vote of two-thirds of all the members of said Common Council at a regular meeting in open session thereof on said 13th day of February, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

(SWAL) ATTEST: Allen H. Wright, City Clerk.
By Hugh A. Sanders, Deputy.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4656 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 5th day of February, 1912, and as adopted over the Mayor's veto on the 13th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4657.

AN ORDINANCE ESTABLISHING THE GRADE ON LEWIS STREET BETWEEN THE EAST LINE OF EAGLE STREET AND A POINT 100 FEET EAST FROM THE EAST LINE OF EAGLE STREET.

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

Section 1. That the grade of Lewis Street between the east line of Eagle Street and a point 100 feet east from the east line of Eagle Street is hereby established as follows:

At the intersection of Lewis Street with Eagle Street; at the northeast corner, at 267.00 feet; at the southeast corner; at 267.00 feet.

At a point on the north line of Lewis Street 100 feet east from the east line of Eagle Street, at 257.00 feet.

At a point on the south line of Lewis Street 100 feet east from the east line of Eagle Street, at 257.00 feet.

Section 2. And the grade of said Lewis Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Lewis Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 13th day of February, 1912, by the following vote to-wit:

AYES—COUNCILMEN Adams, Fay, Sehon and Woods.

NOES—NONE

ABSENT—COUNCILMAN Dodson.

and signed in open session thereof by the President of said Common Council, this 13th day of February, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present put on its final passage at its first reading, this 13th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)
AN ORDINANCE ESTABLISHING THE GRADE OF ROBINSON AVENUE BETWEEN THE EAST LINE OF PARK BOULEVARD ON THE NORTH AND THE EAST LINE OF INDIANA STREET ON THE SOUTH AND THE WEST LINE OF FLORIDA STREET.

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

Section 1. That the grade of Robinson Avenue, in said City of San Diego, between the east line of Park Boulevard on the north and the east line of Indiana Street on the south and the west line of Florida Street is hereby established as follows:

At the intersection of the north line of Robinson Avenue with the east line of Park Boulevard, at 304.00 feet.

At the intersection of the south line of Robinson Avenue with the east line of Indiana Street, at 303.00 feet.

At the intersection of Robinson Avenue with Georgia Street; at the northwest corner at 314.00 feet; at the southwest corner at 312.00 feet; at the southeast corner at 311.00 feet; at the northeast corner at 313.00 feet.

At the intersection of Robinson Avenue with Florida Street; at the southwest corner at 274.00 feet; at the northwest corner at 276.00 feet.

Section 2. And the grade of said Robinson Avenue between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Robinson Avenue shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 13th day of February, 1912, by the following vote, te-wit:

AYES—COUNCILMEN Adams, Fay, Sehon and Woods.

NOES—NONE

ABSENT—COUNCILMAN Dodson.

and signed in open session thereof by the president of said Common Council, this 13th day of February, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.
I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 13th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 17th day of February, 1912,

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By Walter H. Muller. Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4658 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 13th day of February, 1912, and as approved by the Mayor of said City on the 17th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By Walter H. Muller. Deputy.

ORDINANCE NO. 4659.
AN ORDINANCE ESTABLISHING THE GRADE OF FLORIDA STREET BETWEEN THE SOUTH LINE OF UNIVERSITY AVENUE AND THE NORTH LINE OF UPAS STREET.

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

Section 1. That the grade of Florida Street in said City of San Diego, between the south line of University Avenue and the north line of Upas Street is hereby established as follows:

At the intersection of Florida Street with University Avenue; at the southwest corner at 267.00 feet; at the southeast corner at 264.00 feet.

At the intersection of Florida Street with Robinson Avenue at the northwest corner at 276.00 feet; at the northeast corner at 276.00 feet; at the southwest corner at 274.00 feet.

At the intersection of Florida Street with Cypress Avenue; at the northwest corner at 237.00 feet; at the northeast corner at 236.00 feet; at the southeast corner at 235.00 feet; at the southwest corner at 236.00 feet.

At a point on the east line of Florida Street 320 feet south from the south line of Cypress Avenue, at 209.50 feet.

At a point on the west line of Florida Street 320 feet south from the south line of Cypress Street, at 210.50 feet.

At the intersection of Florida Street with Myrtle Avenue; at the northwest corner, at 199.00 feet; at the northeast corner at 199.00 feet; at the southeast corner at 198.00 feet; at the southwest corner at 198.00 feet.

At the intersection of Florida Street with Upas Street; at the northwest corner at 195.00 feet; at the northeast corner at 195.00 feet.

Section 2. And the grade of Florida Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Florida Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance
No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 13th day of February, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Woods,

NOES---NONE

ABSENT--COUNCILMAN Dodson

and signed in open session thereof by the President of said Common Council, this 13th day of February, 1912.

Percival E. Woods.

President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading this 13th day of February, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SPAL) By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 17th day of February, 1912.

James E. Wadham,

Mayor of the City of San Diego, California.

(SPAL) Attest.

Allen H. Wright,

City Clerk of the City of San Diego, California,

By Walter H. Muller Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4659 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 13th day of February, 1912, and as approved by the Mayor of said City on the 17th day of February, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California.

By Hugh C. Pederson Deputy.

ORDINANCE NO. 4660.

AN ORDINANCE REGULATING TRAVEL AND TRAFFIC UPON THE PUBLIC STREETS.

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

Section 1. The following terms, whenever used in this ordinance, except as otherwise specifically indicated, shall be deemed to have and shall be held to include each of the any meanings respectively set forth in this section, and/such term used in the singular number shall be held to include the plural.

Street: Every Avenue, boulevard, highway, roadway, lane, alley, strip, path, square, or place used or laid out for the use of vehicles.

Curb: The lateral boundaries of that portion of a street designated or intended for the use of vehicles, whether marked by curbing constructed of stone, cement, concrete or other material, or not so marked.
Vehicle: Every wagon, hack, coach, carriage, omnibus, pushcart, bicycle, tricycle, automobile, street car, or other conveyance, except baby carriages, in whatever manner or by whatever force or power the same may be driven, ridden, or propelled, which is or may be used for or adapted to pleasure riding or the transportation of passengers, baggage, merchandise or freight upon any street; and every draft or riding animal, whether driven, ridden or led, excepting that an animal or animals attached to any vehicle shall, with such vehicle, constitute one vehicle.

Congested District: These certain streets and portions of streets in the City of San Diego, described as follows:

All that certain territory bounded on the north by the north line of "H" Street, on the east by the east line of Sixth Street, on the south by the south line of "H" Street, and on the west by the west line of Fourth Street.

Central Congested District: Those certain streets and portions of streets in the City of San Diego, described as follows:

All that certain territory within and bounded on the north by the north side of "C" Street, on the south by the south side of "Y" Street, on the west by the west side of Fourth Street, and on the east by the east side of Sixth Street.

Section 2. Every person riding, driving, propelling or in charge of any vehicle in or upon any street within the City of San Diego, shall ride, drive or propel such vehicle upon such street in a careful manner, and with due regard for the safety and convenience of pedestrians and all other vehicles upon such street.

Any driver of any vehicle being driven on the public streets in a reckless or dangerous manner is guilty of a misdemeanor, notwithstanding the said vehicle was not exceeding the speed limit.

Section 3. Every person riding, driving, propelling or in charge of any vehicle, upon meeting any other vehicle at any place upon any street within the City of San Diego, shall turn to the right, and, on all occasions when it is practicable so to do, shall travel on the right side of such street, and as near the right hand curb thereof as possible.

Section 4. Every person riding, driving, propelling or in charge of any vehicle shall, in overtaking and passing any other vehicle in or upon any street within the City of San Diego, pass to the left of such vehicle, and the person in charge of such vehicle being so overtaken and passed shall swing to the right whenever practicable.

Section 5. Every person riding, driving, propelling or in charge of any vehicle upon any street within the City of San Diego having but two wheel tracks or well beaten paths for vehicles shall, when practicable, turn to the right and surrender the left hand track upon meeting any vehicle going in the opposite direction.

Section 6. Every person riding, driving, propelling or in charge of any vehicle moving slowly in, along or upon any street within the City of San Diego, shall keep such vehicle as close as possible to the curb on the right, allowing more swiftly moving vehicles free passage on the left.

Section 7. Every person riding, driving, propelling or in charge of any vehicle in or upon any street in the City of San Diego shall, before turning, stopping or changing the course of such vehicle first see that there is sufficient space for such movement to be made in safety and shall give a plainly visible or audible signal to persons in charge of vehicles behind the vehicle so turning, stopping or changing its course, of his intention to make such movement.

Section 8. Every person riding, driving, propelling, or in charge of any vehicle in or upon any street within the City of San Diego, in turning to the right into another street, shall turn the corner as near the right hand curb as possible. Every person riding, driving, propelling or in charge of any vehicle in the City of San Diego turning to the right from one street into another street shall have the right of way over vehicles traveling in the direction in which such vehicle is turning; and every person riding, driving, propelling or in charge of any vehicle in the City of San Diego shall, when turning, allow other vehicles to pass on the right.
any vehicle traveling in the direction in which such vehicle is turning shall allow such right of way to such vehicle so turning.

Section 9. Every person riding, propelling or in charge of any vehicle in or upon any street within the City of San Diego, shall, in turning to the left into another street, pass to the right of and beyond the center of the street intersection, before turning.

Every person riding, driving, propelling, or in charge of any vehicle in the City of San Diego turning to the left from one street into another street shall allow the right of way to vehicles traveling in the direction in which such vehicle is turning; and every person riding, driving, propelling or in charge of any vehicle traveling in the direction in which such vehicle is turning shall have the right of way over such vehicle so turning.

Section 10. Every person riding, driving, propelling or in charge of any vehicle crossing from one side of any street to the other side thereof, in the congested district of the city of San Diego, shall make such crossing by turning to the left so as to head in the direction in which the traffic is moving on the side of the street toward which such crossing is made.

Section 11. It shall be unlawful for any person riding, driving, propelling or in charge of any vehicle to stop the same, or to cause the same to be stopped, in or upon any street in the congested district of the City of San Diego with the left side of such vehicle toward or along or next to the curb.

Section 12. It shall be unlawful for any person riding, driving, propelling or in charge of any vehicle to stop the same or to cause the same to be stopped in or upon any street within the congested district in the City of San Diego, unless the side of such vehicle nearest the curb is within two feet of such curb; provided however that the provisions of this section shall not apply in case of emergency, or when such stop is made for the purpose of allowing another vehicle or a street car or interurban car or a pedestrian to pass in front of such vehicle so stopped.

In approaching or passing a car of a street railway which has been stopped or is stopping to allow passengers to alight or embark, the operator of every motor vehicle shall slow down, and if it be necessary for the safety of the public, he shall bring said vehicle to a full stop.

Section 13. It shall be unlawful for any person riding, driving, propelling or in charge of any vehicle in or upon any street within the congested district of the City of San Diego, to allow such vehicle to remain backed up to the curb, excepting when such vehicle is being actually loaded or unloaded.

Section 14. Except as herein otherwise provided, every person riding, driving, propelling or in charge of any vehicle in the City of San Diego traveling on any street running in a general northerly and southerly direction shall have the right of way over vehicles traveling on streets running in a general easterly and westerly direction; and every person riding driving or in charge of any vehicle traveling on such easterly or westerly streets shall allow any vehicle traveling upon such northerly or southerly streets such right of way.

Section 15. It shall be unlawful for any person to ride, drive or propel or cause to be ridden, driven or propelled in along or upon any street within the congested district any vehicle in a backward direction, if, by doing so, the free and uninterrupted passage of another vehicle or of any street car or interurban car is impeded. If it should be necessary for any vehicle to be ridden, driven or propelled in a backward direction, the same shall be done in a slow and careful manner.

Section 16. The officers and firemen of the Fire Department and their apparatus of all kinds, when going to or on duty at, or returning from a fire, and all ambulances, whether of public or private character, and all other vehicles, when employed in carrying sick or injured persons to hospitals or other places for relief or treatment, and the officers and policemen and vehicles of the Police Department shall have the right of way
over all other persons and vehicles on any street and through any procession in the City of San Diego, except over vehicles carrying the United States Mail.

Section 17. Upon the approach of any apparatus of the Fire Department, or any patrol wagon or any ambulance, every person riding, driving, propelling or in charge of any vehicle in or upon any street in the City of San Diego, shall immediately stop such vehicle as near as possible to the right hand curb of such street, and it shall be unlawful for any such person to cause or permit such vehicle to be moved until such apparatus, police wagon or ambulance shall have passed such vehicle.

Section 18. Every person riding, driving, propelling, or in charge of any vehicle in or upon any street within the City of San Diego, shall keep such vehicle at least five (5) feet from the running board or lowest step of any street car that shall have stopped or that is stopping; and if, by reason of the presence of a vehicle at the place where such street car shall have stopped or is stopping, or by reason of the narrowness of the street, it is not possible to preserve such distance to five (5) feet from such running board or lowest step as herein prescribed, then such person shall cause such vehicle to be stopped until the passengers shall have been taken on or discharged from such street car.

Section 19. Every person in charge of any horse, mule, or other animal attached to a vehicle backed up to the curb upon any street within the City of San Diego, shall turn such animal and keep the same turned at tight angles to such vehicle and in the direction in which the traffic is moving upon the side of the street upon which such animal is standing.

Section 20. It shall be unlawful for any person to hitch, or cause or permit to be hitched any horse, mule or other animal or to leave standing or cause or permit to be left standing any bicycle, motorcycle, automobile, buggy, carriage, wagon or other vehicle upon any street within the congested district of the City of San Diego, along which street cars or interurban railway cars are run or operated, within twenty (20) feet of either side line of any street that crosses, intersects or terminates in such street, or within twenty (20) feet of either such side line extended across such street at right angles.

Section 21. It shall be unlawful for any person to hitch, or to leave standing, or to cause or permit to be hitched or left standing any animal, or to leave standing or to cause or permit to be left standing any vehicle or to stop or to cause or permit to be stopped any animal or vehicle, in or upon any public street within the congested district of the City of San Diego, within twenty (20) feet of any fire hydrant.

Section 22. It shall be unlawful for any person to leave hitched, or cause or permit to be left hitched any horse, mule or other animal or to leave standing or cause or permit to be left standing any vehicle upon any street within the central congested district of the City of San Diego, between the hours of 6 o'clock A.M. and 6 o'clock P.M. of any day for a longer period than sixty (60) minutes; and that at all, unless the owner or driver of such vehicle has business at the point or near the place where said animal is left hitched or said vehicle is left standing, and then for only such time as is necessary to transact such business, not to exceed sixty (60) minutes; and provided also that any such animal left hitched or any such vehicle left standing before any place of business shall be removed from such place, upon request of the owner or driver of any wagon or other vehicle to load or unload at such place of business.

Section 23. Between the hours of 6 o'clock A.M. and 7 o'clock P.M. it shall be unlawful for any person to drive or propel or to cause or permit to be driven or propelled upon any street within the congested district of the City of San Diego, two, or more freight vehicles hitched tandem, or any freight vehicles drawn by more than (4) animals, or any wagon loaded with hay or any freight vehicle, the bed, body or carrying part of which shall exceed 20 feet in length or 6 feet in width; or any vehicle filled with earth, unless such vehicle be engaged in carrying earth from some excavation within the congested district, and then such vehicle shall proceed out of such congested district by the route designated in a permit issued.
by the Superintendent of Streets and in accordance with the provisions of Section 35 of this ordinance.

Section 24. It shall be unlawful for the owner or person in charge of any vehicle used in carrying passengers, freight, baggage or merchandise for hire, to allow such vehicle while not actually loading or unloading the same, to stand upon any street in the congested district of the City of San Diego; provided, that the Common Council may grant a permit to the owner or lessee of any hack, coach, carriage, omnibus, automobile, cab or other vehicle used in carrying passengers, freight, baggage or merchandise for hire, to allow such vehicle while waiting employment to stand upon any street in the said congested district between the south line of "F" Street and the south line of "H" Street.

Section 25. Between the hours of 7 o'clock P.M. of any day and 5 o'clock A.M. of the day following, it shall be unlawful for the owner or person in charge of any hack, coach, carriage, omnibus, automobile, cab or other vehicle used in carrying passengers for hire, to allow any such vehicle, while waiting employment, to stand upon any street in the congested district within twenty (20) feet of any other vehicle used in carrying passengers for hire, or within twenty (20) feet of either side line of any street that crosses, intersects or terminates in such street.

Section 26. Between the hours of 5 o'clock A.M. and 7 o'clock P.M. of any day, it shall be unlawful for any owner or person in charge of any hack, coach, carriage, omnibus, automobile, cab or other vehicle used in carrying passengers, freight, baggage or merchandise for hire, to allow any such vehicle, while awaiting employment, to stand upon any street in the congested district of the City of San Diego, except as provided in the proviso of Section 24 of this ordinance.

Section 27. A separate permit shall be issued for each vehicle for hire, and all permits issued by the said Common Council pursuant to the provisions hereof, shall contain the name of the person to whom the same is granted, the number and kind of vehicle, and the place permitted as a stand for such vehicle. Every driver or person in charge of any vehicle for which a permit shall have been obtained pursuant to the provisions of this ordinance, shall have such permit attached to such vehicle in a conspicuous place at all times while driving or in charge of such vehicle, and shall permit the examination of such permit whenever requested to do so by any member of the police department; but no permit shall be granted or issued to any person, firm or corporation engaged in renting or running any automobile, hack, carriage, or tally-ho for the carrying of passengers or freight for hire, to stand on any of the streets of said City of San Diego, within that territory herein designated as the "Central Congested District"; nor shall any permit or license be granted to any person to stand, operate or run any popcorn, peanut or other business upon any street within said City in the said central congested district, between 8 o'clock A.M. and 7 o'clock P.M.

It shall be unlawful for the driver or person in charge of any vehicle for which a permit shall have been obtained pursuant to the foregoing provisions, to stand said vehicle at any other point than that named in said permit while waiting for passengers.

The Common Council may, in its discretion for any cause it may deem sufficient, revoke any permit granted under this ordinance. From the time of the revocation of any such permit, it shall be unlawful for the person whose permit is so revoked to allow the vehicle for which such permit was granted to stand, while awaiting employment, upon any street in the congested district, or to allow any vehicle to stand, while awaiting employment, at the location designated in such revoked permit, until a new permit shall have been procured for such vehicle.

The provisions of this ordinance shall not be construed so as to exempt any person obtaining a permit thereunder from the payment of any license fee charged under any ordinance of the City of San Diego.
Section 28. It shall be unlawful for any person owning or operating any motor vehicle within the City of San Diego, to deface, obliterate or conceal, or to permit to be defaced, obliterated or concealed, or allow the same to remain defaced, obliterated or concealed in any manner the number required to be upon said vehicle by Section 2 of an Act of the Legislature of the State of California, entitled: "An Act to Regulate the Operation of Motor Vehicles upon Public Highways &c." approved March 22nd, 1908; and any person owning or operating any motor vehicle with any defacement or obliteration or obscuring of such number, shall be deemed guilty of a misdemeanor.

Section 29. It shall be unlawful for any person to run or operate upon any of the streets in the City of San Diego, any automobile unless the same shall have prominently displayed upon the front of said machine the registered number of said vehicle, of the kind and size prescribed by the laws of California for numbering motor vehicles.

Section 30. Any person who shall ride, drive or propel, or who shall cause or permit to be ridden, driven or propelled any vehicle at any rate of speed greater than twelve (12) thirty miles per hour, and not greater than (30) miles per hour upon or along any of those certain streets or portions of streets in the City of San Diego within that certain district known and described as the congested district, shall be guilty of a misdemeanor, and upon conviction thereof shall be punishable as in this section provided; provided that nothing herein contained shall be construed to affect members of the fire department or employees of the water department assigned to answer fire alarms or emergency calls, or any policeman or other peace officer in the discharge of his duty.

That the Superintendent of Streets be, and he is hereby directed to post such notices as are required by law at the intersection of each street within the line of the district hereinafter described.

Any person who shall ride, drive or propel or who shall cause or permit to be ridden, driven or propelled any vehicle at a rate of speed greater than twenty (20) miles per hour, and not greater than thirty (30) miles per hour, upon or along any street or portion of any street in the City of San Diego outside the congested district described hereinbefore in this section provided, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punishable as in this section provided.

Any person convicted of a violation of any provision of this section shall be punishable by a fine of not less than twenty-five ($25) dollars, nor more than one hundred ($100) dollars, or by imprisonment in the city jail for a period of not less than ten (10) days nor more than (30) days, or by both such fine and imprisonment.

If within a period of one year, any person shall commit two or more violations of the provisions of this section, such person, upon conviction thereof, shall be punishable as follows:

For the second offense, by a fine of not less than fifty ($50) dollars nor more than two hundred ($200) dollars, or by imprisonment in the city jail for a period of not less than thirty (30) days nor more than one hundred (100) days, or by both such fine and imprisonment.

For the third or any subsequent offense, by a fine of not less than one hundred ($100) dollars, nor more than five hundred ($500) dollars, or by imprisonment in the city jail for a period of not less than fifty (50) days nor more than six (6) months, or by both such fine and imprisonment.

Section 31. Any person who shall ride, drive or propel, or who shall cause or permit to be ridden, driven or propelled, any vehicle at a rate of speed greater than thirty (30) miles per hour upon or along any street, or portion of any street, shall be guilty of a misdemeanor,
and upon conviction thereof shall be punishable as follows:

For the first offense, by imprisonment in the city jail for a period of not less than thirty (30) days or not more than fifty (50) days.

For the second or any subsequent offense, by imprisonment in the city jail for a period of not less than thirty (30) days nor more than six (6) months.

Section 32. It shall be unlawful for any person to ride or drive or to cause to be ridden or driven, any horse or other animal, or to ride, drive or propel, or to cause or permit to be ridden driven or propelled, any bicycle, tricycle, velocipede, automobile or other riding machine or horseless vehicle at a rate of speed greater than six (6) miles per hour over or across any street intersection within the congested district.

Section 33. It shall be unlawful for any person to ride, drive or propel, or to cause or permit to be ridden, driven or propelled, any motor vehicle upon or along, or to permit any such motor vehicle to remain upon any street, alley or other public place during the period from one hour after sunset to one hour before sunrise, unless there is attached to the left hand side of such motor vehicle a lamp showing a white light visible in the direction toward which such vehicle is proceeding and a red light visible in the reverse direction, or unless there is attached to the front of such vehicle a lamp showing a white light visible in the direction toward which such vehicle is proceeding and also a lamp attached to the rear of such vehicle showing a red light visible in the reverse direction; provided, however, that the provisions of this section shall not apply to any vehicle upon which are required by any law of the State of California to be exhibited; and provided further that the provisions of this section shall not apply to any oil tank wagon containing and used in transporting in bulk any product of petroleum or any hydro-carbon liquid that will flash or emit an inflammable vapor below the temperature of one hundred (100) degrees Fahrenheit.

Section 34. It shall be unlawful for any person to drive, or cause or permit to be driven upon or along any street in the City of San Diego, any vehicle of any kind drawn by animal power, or any bicycle, during the period from one hour after sunset and one hour before sunrise, unless there is attached to such vehicle a white light visible in either direction; provided, however, that the provisions of this section shall not apply to any vehicle upon which lights are required to be exhibited by the laws of the State of California.

Section 35. It shall be unlawful for any person, firm or corporation to haul upon or along any street within the City of San Diego, any dirt, gravel, paving material or other material liable to be scattered from the wagon or vehicle upon which the same is being hauled, unless such person, firm or corporation shall first obtain from the Superintendent of the Department of Streets a permit to do such hauling, which permit shall name the route over which such hauling shall be done, and then only along the route so designated.

Section 36. It shall be unlawful for any person to throw, deposit or place in or upon any public street or alley within the City of San Diego, any nails, tacks, crockery, scrap iron, tin, wire, bottles, glass, thorns or thorny clippings, or thorny branches of trees or bushes, or any other article or thing likely to puncture or injure the tire of any vehicle.

Section 37. It shall be unlawful for any person to ride, drive or propel, or cause or permit to be ridden, driven or propelled, any bicycle, tricycle, velocipede, automobile or other riding machine or horseless vehicle in, upon or along any public street within the City of San Diego, without having attached to such bicycle, tricycle velocipede, automobile or other riding machine or horseless vehicle a bell or gong in good working order, and sufficient to give warning of the approach of such vehicle to pedestrians and to riders or drivers of animals or of other vehicles and to persons entering or leaving the street cars. This section shall not be applicable to baby carriages.
It shall be unlawful for any person to use or to sound or cause or permit to be used or to be sounded, in or upon any public street, any such bell, gong or horn that is of a larger size or that will give forth a greater volume of sound than shall be necessary to give warning of the approach of the vehicle to which the same is attached, or to sound or to cause or permit to be sounded, any such bell, gong or horn except when necessary to give such warning.

Section 36. It shall be unlawful for any person, while under the influence of liquor, to ride or drive any animal, or to ride, drive or propel any vehicle, or to have charge or control of any animal or vehicle in any public street in the City of San Diego.

Section 39. It shall be unlawful for any person to ride or drive, or to cause to be ridden or driven any animal, or to ride, drive or propel, or to cause to be ridden, driven or propelled any vehicle over or across any newly made pavement in any public street, across or around which pavement there is a barrier, or at over or near which there is a person or a sign warning persons not to drive over or across such pavement, or a sign stating that the street is closed.

It shall be unlawful for any person to drive or propel, or to cause or permit to be driven or propelled in, upon or along any public street within the City of San Diego, any vehicle that is so covered as to obstruct or obscure the view of the driver thereof of the street behind such vehicle, unless there is attached to such vehicle a mirror of such kind and so placed that such driver may see therein the reflection of the street for a distance of at least two hundred (200) feet behind such vehicle.

It shall be unlawful for any person to drive or propel, or to cause or permit to be driven or propelled in, upon or along any public street within the congested district of the City of San Diego, any vehicle used primarily for advertising purposes, unless the owner or driver of such vehicle shall have first obtained a permit so to do from the Chief of Police, and then only along such route as shall have been designated in said permit.

Section 40. It shall be unlawful for any person to leave, or to cause to be left, any horse, mule, pony or donkey in or upon any public street within the congested district of the City of San Diego, unless there shall be in the mouth of such animal a bit attached to a bridle, which bridle shall be securely fastened on the head of such animal.

Section 42. It shall be unlawful for any person having charge, custody or control of any horse, mule, pony or donkey, to leave such animal or to cause or permit the same to be left unattended and unsecured in any public street within the congested district of the City of San Diego. A horse, mule, pony or donkey left unattended in any street within the congested district shall be deemed to be unsecured within the meaning of this ordinance, unless it shall be securely tied or hitched by a chain, strap or rope fastened to its neck or bridle and to a post or other permanent fastening, or by a chain, strap or rope fastened to its bridle and to a weight of not less than twenty (20) pounds resting upon the ground, or by hobble, fastened to its fetlocks, or, in the case of one or two horses or mules harnessed to a wagon having a brake, by tightly setting the brake on such wagon, backing the horse, mule or team so that the traces shall be loose, by pulling the lines taut and securely fastening them to the wagon in such manner that the wagon can be drawn only by means of the lines.

Section 43. It shall be unlawful for any person to hitch or tie, or to cause or permit to be hitched or tied, any horse, mule, pony or donkey, or other animal to any shade or ornamental tree or fire hydrant or water plug in any street, park or public place in the City of San Diego, or to hitch or tie, or to cause or permit to be hitched or tied any such animal, or to allow the same to stand so near to any shade or ornamental tree as to permit or enable such animal to injure or destroy the same.

Section 44. It shall be unlawful for any person to feed, or to cause to be fed, any
horse, mule, pony or donkey or other animal, upon any street within the City of San Diego, unless such horse, mule, pony, donkey or other animal shall be securely tied or hitched by a chain, strap or rope fastened to its neck, bridle or halter and to a post or other permanent fastening or by hobbles fastened to its fetlocks.

Section 45. It shall be unlawful for any person to feed, or cause to be fed, any horse, mule, pony, donkey or other animal upon any public street within the congested district of the City of San Diego, except by means of a nose-bag fastened upon the head of such animal.

Section 46. It shall be unlawful for any person wilfully to stop, drive or propel, or cause to be stopped, driven or propelled any vehicle along or across any street railway and interurban railway track in such manner as unnecessarily to hinder, delay or obstruct the movement of any car traveling upon such track; provided, however, that vehicles of the Fire and Police Departments of the City of San Diego and hospital ambulances, shall have the right of way when in service responding to call.

Section 47. It shall be unlawful for any person to ride, drive or propel, or to cause or permit to be ridden, driven or propelled, any motor vehicle in, upon or along any public street or other public place, or to operate or to cause or permit to be operated the motor of any such vehicle, in any public street or other public place, if such motor vehicle, or the motor in such vehicle, is not provided with a good and sufficient muffler properly attached thereto, or if the exhaust from the motor in such vehicle is ejected otherwise than through such muffler, or if such exhaust is ejected toward the surface of the street or ground.

For the purpose of this section the term "Motor Vehicle" shall include automobiles, motorcycles, and all other vehicles operated by power other than animal power.

Section 48. It shall be unlawful for any person to leave unattended upon any public street, alley or other public place in the City of San Diego, any automobile or other motor vehicle while any part of the machinery of such vehicle is running or is in motion.

Section 49. It shall be unlawful for any person under the age of sixteen (16) years to run, drive, propel or operate any automobile or other motor vehicle in, upon or along any public street or other public place in the City of San Diego, unless granted a special permit revocable for cause, by the Chief of Police.

It shall be unlawful for any person to cause or permit any automobile or other motor vehicle to be run, driven, propelled or operated in, upon or along any public street or other public place by any person under the age of Sixteen (16) years, unless such last mentioned person have the permit mentioned in the first paragraph of this section.

Section 50. It shall be unlawful for any person to ride, drive or cause to be ridden or driven any horse or other animal, or to ride, drive or propel, or cause to be ridden, driven or propelled any wagon, bicycle, motorcycle, automobile or other vehicle upon or along any public sidewalk, or to permit any such animal or vehicle to stand thereon, or to permit any such animal or vehicle to stand upon any public street in such manner as to obstruct the free use of such street.

Section 51. The Chief of Police shall designate a sufficient number of police officers to attend upon the public streets in the City of San Diego, and to control the movement, and order the stoppage of persons, street cars, vehicles and animals in or upon such streets, in order to prevent congestion of traffic and to prevent accident, and to prevent any and all unnecessary assemblages of persons intended or likely to obstruct or delay the free passage of vehicles or pedestrians along said streets either upon the pavement or sidewalks.

Any police officer designated by the Chief of Police to perform such duty, shall control the movement, and order the stoppage of persons, street cars, vehicles and animals in or upon such public streets, and disperse any unusual and unnecessary assemblages of persons or
vehicles that are obstructing or impeding, or to such officer shall seem likely to obstruct or impede the free passage of persons or vehicles along said streets.

It shall be unlawful for any person driving, using or having the control of any street car, vehicle or animal in or upon any public street, to fail refuse or neglect to obey the order or direction of any police officer in regard to moving or stopping any such street car vehicle or animal in or upon any public street, or for any person or crowd of persons to refuse or neglect to move on or disperse when directed so to do by any such police officer.

Section 52. It shall be unlawful for any person, firm, corporation, association, society, or aggregation of persons, firms, corporation, associations or societies, to parade in, along, or upon any public street in the City of San Diego, except by and with the consent of the Common Council of said City, and not then, except in, along and upon such streets and at such time, as shall be designated in said permit.

It shall be unlawful for any persons, either on foot or in carriages, wagons, automobiles, or on any other vehicle or on horseback, to carry in, along or upon any public street in the City of San Diego, in or with any parade or procession, or otherwise, any banner, sign, transparency, or device, unless the inscription, or inscriptions, signs or pictures upon such banner sign, transparency or device, shall have been first submitted to the Common Council for approval, and unless the same are approved by the Common Council.

Section 53. It shall be unlawful for any person to obstruct the free and uninterrupted passage in, upon, along or through any public street in the City of San Diego, of any funeral cortège or procession, or to obstruct, impede or prevent the passage of any person or persons attending the conveyance of the body of any deceased person to a place for holding services therefor, or to a place of interment or cremation.

Section 54. It shall be unlawful for any person, firm or corporation, either as owner or otherwise, controlling, operating or in charge of any car or train of cars, to cause or permit such car or train of cars, or any portion of such train of cars to stand or to be moved in, along and across any public street in the City of San Diego, in such a manner as to prevent for a period of five minutes or longer, any person or vehicle from crossing the track or tracks on which such car or train of cars are standing or are being moved.

Any person, firm or corporation convicted of a violation of any provision of this section shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punishable by a fine of not less than ten ($10) dollars nor more than one hundred ($100) dollars, or by imprisonment in the city jail for a period of not more than fifty (50) days, or by both such fine and imprisonment.

Section 55. It shall be unlawful for any person, firm or corporation, either as owner, employee or otherwise, controlling, operating or in charge of any street car or interurban car, to cause such car to be stopped in or upon any street in the congested district that any portion thereof, or of the fender attached thereto, shall project between the prolongation of the lines of the sidewalk of the street crossing intersecting or terminating in the street in which such car is so stopped; provided, that the provisions of this section shall not apply in case of emergency or when any such car is stopped for the purpose of avoiding an accident.

Section 56. No provisions of this ordinance shall be understood to repeal any of the provisions of Ordinance No. 3959, providing for licensing and regulating the carrying on of certain professions, trades, callings and occupations, and the maintenance and conducting of certain businesses within the limits of the City of San Diego, or any of the provisions of Ordinance No. 4625, amending Section 3 of Ordinance No. 3959.

Section 57. That it be and is hereby declared to be unlawful for any person or
persons to ride or drive any horse or other animal at a rate of speed faster than a walk over or upon any bridge within the corporate limits of the City of San Diego having a greater span than fifty (50) feet.

That any person violating the provisions of this section shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined in a sum not less than twenty ($20) dollars nor more than one hundred ($100) dollars, or be imprisoned in the city jail of the City of San Diego for a term not less than ten (10) days nor more than fifty (50) days, or by both such fine and imprisonment.

Section 56. That any person, firm or corporation violating any of the provisions of this Ordinance not otherwise provided for, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than ten ($10) dollars nor more than one hundred ($100) dollars, or by imprisoned in the city jail of the City of San Diego for a term of not less than five (5) days nor more than fifty (50) days, or by both such fine and imprisonment.

Section 59. That all ordinances and parts of ordinances in conflict herewith are hereby repealed.

Section 60. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 13th day of February, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES---NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 13th day of February, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 13th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 17th day of February, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California,

By Walter H. Muller Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance 4660 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 13th day of February, 1912; and as approved by the Mayor of said City on the 17th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.
ORDINANCE NO. 4661.

AN ORDINANCE ESTABLISHING THE GRADE OF FORT STOCKTON DRIVE FROM THE NORTHWESTERLY LINE OF WITHERBY STREET TO THE SOUTHEASTERLY LINE OF TRIAS STREET.

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

Section 1. That the grade of Fort Stockton Drive in said City of San Diego, between the northwesterly line of Witherby Street and the southeasterly line of Trias Street, is hereby established as follows:

At the intersection of Fort Stockton Drive with Witherby Street; at the northwesterly corner at 263.00 feet; at the southeasterly corner at 262.00 feet.

At the intersection of Fort Stockton Drive with Hortensia Street; at the southeasterly corner, at 260.50 feet; at the northwesterly corner, at 261.36 feet.

At a point on the northeasterly line of Fort Stockton Drive where said northeasterly line would be intersected by the southeasterly line of Hortensia Street if said southeasterly line were produced northeasterly, at 261.50 feet.

At the intersection of Fort Stockton Drive with Trias Street; at the southeast corner at 266.50 feet; at the northwesterly corner, at 267.00 feet.

Section 2. And the grade of said Fort Stockton Drive between the points hereinbefore mentioned shall have a uniform ascent and descent, and the center line of said Stockton Drive shall have an average elevation of the opposite curb grades.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 13th day of February, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, May, Schoen and Woods,
NOES---NONE

ABSENT---COUNCILMAN Dodson.

and signed in open session thereof by the President of said Common Council, this 13th day of February, 1912.

Percival E. Woods,
President of the Common Council of the
City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 13th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego.

(SEAL)

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 17th day of February, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By Walter H. Muller Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4661 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 13th day of February, 1912, and as approved by the Mayor.
of said City on the 17th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By Hugh A. Daunder, Deputy.

ORDINANCE NO. 4662.

AN ORDINANCE ESTABLISHING THE GRADE OF THE CURB LINES OF
PINE STREET BETWEEN THE SOUTHEASTERLY CURB LINE OF TRIAS
STREET AND THE NORTHEASTERLY LINE OF FORT STOCKTON DRIVE.

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

Section 1. That the grade on the curb lines of Pine Street between the northwesterly curb line of Trias Street and the northeasterly line of Fort Stockton Drive is hereby established as follows:

At the intersection of the southeasterly curb line of Trias Street with the northwesterly curb line of Pine Street, at 270.00 feet.

At the intersection of the southeasterly curb line of Trias Street with the southwesterly curb line of Pine Street, at 270.00 feet.

At the intersection of the northeasterly curb line of Pine Street with the northwest curbed line of Hortensia Street, at 264.00 feet.

At a point on the southwesterly curb line of Pine Street where said southwesterly curb line would be intersected by the northwesterly curb line of Hortensia Street if said northwesterly curb line were produced southeasterly, at 265.0 feet.

At a point on the southeasterly curb line of Pine Street where said southeasterly curb line would be intersected by the southeasterly curb line of Hortensia Street if said southeasterly curb line were produced southeasterly, at 264.50 feet.

At a point on the northeasterly curb line of Pine Street 115 feet southeasterly from the southeasterly curb line of Hortensia Street at 263.00 feet.

At a point on the southeasterly curb line of Pine Street at right angles to the last named point, at 263.50 feet.

At a point on the southeasterly curb line of Pine Street 164.23 feet southeasterly from the last named point, at 263.71 feet.

At a point on the northwesterly curb line of Pine Street 274.23 feet southeasterly from the intersection of the southeasterly curb line of Hortensia Street, at 263.00 feet.

At a point on the northeasterly curb line of Pine Street 9.83 feet northeasterly from the last named point, at 252.94 feet.

At a point on the northeasterly curb line of Pine Street 9.83 feet northeasterly from the last named point, at 252.38 feet.

At a point on the northeasterly curb line of Pine Street 6.92 feet northeasterly from the last named point, at 252.02 feet.

At a point on the northeasterly curb line of Pine Street 6.92 feet northeasterly from the last named point, at 251.80 feet.

At a point on the northeasterly curb line of Pine Street 6.92 feet northeasterly from the last named point, at 251.68 feet.
the last named point, at 251.70 feet.

At a point on the southeasterly curb line of Pine Street distant 112.77 feet southerly from the northwesterly corner of lot 1 of Mission Hills No. 2, at 251.00 feet.

At a point on the southeasterly curb line of Pine Street, 4.10 feet southerly from the last named point, at 251.11 feet.

At a point on the southeasterly curb line of Pine Street, 7.40 feet southerly from the last named point, at 251.30 feet.

At a point on the southeasterly curb line of Pine Street, 10 feet southerly from the last named point, at 251.56 feet.

At a point on the southeasterly curb line of Pine Street 10 feet southerly from the last named point, at 251.82 feet.

At a point on the southeasterly curb line of Pine Street 10 feet southerly from the last named point, at 252.08 feet.

At a point on the southeasterly curb line of Pine Street 10 feet southerly from the last named point, at 252.34 feet.

At a point on the southeasterly curb line of Pine Street 10 feet southerly from the last named point, at 252.60 feet.

At the intersection of the easterly curb line of Pine Street with the northeasterly line of Fort Stockton Drive, at 252.30 feet.

At a point on the easterly curb line of Pine Street, 189.33 feet northwesterly from the last named point, at 259.70 feet.

At a point on the easterly curb line of Pine Street 351.30 feet northwesterly from the last named point, at 252.60 feet.

At the intersection of the westerly curb line of Pine Street with the northerly line of Fort Stockton Drive, at 263.50 feet.

At a point on the westerly curb line of Pine Street 147.28 feet northwesterly from the last named point, at 260.50 feet.

At a point on the westerly curb line of Pine Street 258.32 feet northwesterly from the last named point, at 254.00 feet.

Section 2. And the grade of said Pine Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Pine Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 13th day of February, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Woods.

NONE---NONE

ABSENT---COUNCILMAN Dodson

and signed in open session thereof by the President of said Common Council, this 13th day of February, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading,
ORDINANCE NO. 4663.

AN ORDINANCE RELIEVING THE AMERICAN DISTRICT TELEGRAPH COMPANY OF ARIZONA FROM THE PAYMENT OF THE LICENSE FEE PROVIDED IN ORDINANCE NUMBER 3959.

WHEREAS, the Common Council of the City of San Diego has granted to the American District Telegraph Company of Arizona, its successors and assigns, the right to construct, maintain and operate poles, wires and cables along, across, over and under the streets, alleys and public ways of the City of San Diego, in consideration of which said Company has agreed, by the acceptance of said franchise, to pay to the City a certain percentage of its gross earnings, which ordinance granting said franchise is known as Ordinance No. 4358, and was approved by the Mayor of said City on the 31st day of January, 1911, and is now in full force and effect, and

WHEREAS, to insist upon the payment of any license fees outside of the payments provided in said franchise would be burdensome and double taxation,

NOW THEREFORE, in consideration of the premises, BE IT ORDAINED by the Common Council of the City of San Diego, as follows:

Section 1. The American District Telegraph Company of Arizona, its successors and assigns, is hereby relieved from any further payment from or by reason of carrying on the business of messenger service in the City of San Diego, as required by Section 38 of that certain Ordinance of the City, entitled, "An Ordinance Providing for Licensing and Regulating the Carrying on of Certain Professions, Trades, Callings and Occupations and the Maintaining and Conducting of Certain Businesses Within the Limits of the City of San Diego", and approved January 25, 1910, and which Ordinance is known as Ordinance No. 3959; provided nothing herein contained shall be construed as relieving the said Company in any way from its obligation to pay the City all of the taxes, assessments and levies provided by law or such as is provided by Ordinance No. 4358 of the Ordinances of said City, and entitled, "An Ordinance Granting to the American District Telegraph Company of Arizona the Right to Construct, Maintain and Operate Poles, Wires and Cables Along, Across, Over or Under the Streets, Alleys and Public...
AN ORDINANCE AUTHORIZING THE CONSTRUCTION AND MAINTENANCE OF A LOW ARM ELECTRIC LIGHT AT THE ALLEY BETWEEN D AND E STREETS AND BETWEEN 28th AND 29th STREETS.

BE IT ORDEAED by the Common Council of the City of San Diego, California, as follows:

Section 1. The San Diego Consolidated Gas & Electric Company is hereby directed to install and maintain, in accordance with the terms of the contract now in force between said Company and the said City of San Diego, one low arm electric light, at the alley between D and E Streets and between 28th and 29th Streets, in said City of San Diego.

Section 2. That the sum of five dollars ($5.00) per month be, and the same hereby is, appropriated out of the Street Light Fund of said City, to meet the expenditure hereinabove authorized.

Section 3. This is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and shall take effect from and after its passage and approval.
Passed and adopted by the Common Council of the City of San Diego, California, this 13th day of February, 1912, by the following vote, to wit:

AYES---COUNCILMEN Adams, Bay, Sehon and Woods,

NOES---NONE

ABSENT--COUNCILMAN Dodson.

and signed in open session thereof by the President of said Common Council, this 13th day of February, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 13th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex Officio Clerk of the Common Council of said City of San Diego.

I hereby approve the foregoing ordinance this 17th day of February, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4664 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 13th day of February, 1912; and as approved by the Mayor of said City on the 17th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By Walter H. Muller Deputy.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4664 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 13th day of February, 1912; and as approved by the Mayor of said City on the 17th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By Hugh A. Sanders Deputy.

ORDINANCE NO. 4665.
AUTHORIZING AND DIRECTING SUPERINTENDENT OF DEPARTMENT OF FIRE AND SEWERS TO CONSTRUCT SEWER IN A STREET.

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

Section 1. The Superintendent of the Department of Fire and Sewers is hereby authorized and directed to construct a sewer from the present main on Switzer Tract, west, on A Street about two hundred and fifty (250) feet, as petitioned for in Document No. 48501, on file in the office of the City Clerk of said City.

Section 2. That the sum of one hundred and fifty dollars ($150.00), or so much there-
of as may be necessary to construct said sewer, is hereby appropriated out of the Sewer and Drainage Fund of said City, to meet the expense hereinabove authorized.

Section 3. This is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and shall take effect from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 19th day of February, 1912, by the following vote, to-wit:
AYES--COUNCILMEN Adams, Dodson, Fay, and Sehon.
NOES--NONE
ABSENT--COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 19th day of February, 1912.

John L. Sehon,
President pro tempore of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 19th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 20th day of February, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL)

AUDITOR'S CERTIFICATE I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance in re Authorizing construction of 250 ft. of sewer on a St at expense of 150.00 out of Sewer & Drainage Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Feby. 19, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4665 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 19th day of February, 1912, and as approved by the Mayor of said City on the 20th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4666.

AN ORDINANCE ESTABLISHING THE GRADE OF EAGLE STREET BETWEEN THE NORTH LINE OF MISSION STREET AND A POINT 201.40 FEET NORTH FROM THE NORTH LINE OF SUTTER STREET.
BE IT ORDAINED by the Common Council of the City of San Diego, California, as follows:

Section 1. That the grade of Eagle Street in the City of San Diego, California, between the north line of Mission Street and a point 201.40 feet north from the north line of Sutter Street is hereby established as follows:

At the intersection of Eagle Street with Mission Street; at the northwest corner, at 257.00 feet; at the northeast corner, at 256.00 feet.

At a point on the west line of Eagle Street 201.40 feet south from the south line of Market Street, at 253.20 feet.

At a point on the east line of Eagle Street at right angles to the last named point, at 252.20 feet.

At the intersection of Eagle Street with Market Street; at the southwest corner at 254.00 feet; at the northwest corner, at 254.50 feet.

At a point on the west line of Eagle Street 140 feet south from the south line of Sutter Street, at 255.20 feet.

At a point on the east line of Eagle Street at right angles to the last named point, at 254.20 feet.

At the intersection of Eagle Street with Sutter Street; at the southeast corner at 257.50 feet; at the southwest corner at 258.00 feet; at the northwest corner at 258.00 feet; at the northeast corner at 257.50 feet.

At a point on the east line of Eagle Street, 201.40 feet north from the north line of Sutter Street, at 257.00 feet.

At a point on the east line of Eagle Street, 201.40 feet north from the north line of Sutter Street, at 256.00 feet.

Section 2. And the grade of said Eagle Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Eagle Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 19th day of February, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay and Sehon.

NOES---NONE

ABSENT--COUNCILMAN Woods

and signed in open session thereof by the president of said Common Council, this 19th day of February, 1912.

John L. Sehon,
President pro tempore of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 19th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. N. Hartlett Deputy.
I hereby approve the foregoing ordinance this 20th day of February, 1912.

James E. Wadham,

(SEAL) Attest: Mayor of the City of San Diego, California.

Allen H. Wright,

City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4666 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 19th day of February, 1912, and as approved by the Mayor of said City on the 20th day of February, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

ORDINANCE NO. 4667.

AUTHORIZING THE DEPARTMENT OF FINANCE, WAYS & MEANS TO HAVE THE PRESENT CITY AUTOMOBILE, "CADILLAC" MADE OVER INTO A ROADSTER, AND TO PURCHASE ONE NEW 1912 MODEL "CADILLAC" AUTOMOBILE.

WHEREAS, the Common Council of the City of San Diego has seen fit to pass an ordinance authorizing the Health Board of said city to make meat inspections; and,

WHEREAS, the Mayor of said City has vetoed an ordinance passed by this Common Council providing an automobile for the use of said Board for the purpose of making said inspections; and,

WHEREAS, it is possible to have the present city automobile made over into a roadster for the sum of $300.00, thus making a machine suitable for the use of the party making said inspections; and

WHEREAS, by purchasing a new Cadillac Automobile, a saving to the city of a considerable amount over the plan heretofore considered will be affected, now therefore,

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

Section 1. That the Superintendent of the Department of Finance, Ways & Means be, and he is hereby authorized and directed to receive bids in the open market and without advertising for same, for the making over of the present Cadillac Automobile owned by the city into a roadster, for the use of the party making the aforesaid inspections, the expense of said alteration to be not in excess of the sum of Three Hundred Dollars, ($300.00)

Section 2. That the Superintendent of the Department of Finance, Ways & Means be, and he is hereby authorized and directed to purchase in the open market, and without advertising for bids, one new 1912 Model "Cadillac" Automobile, for the use of the Common Council of said City, provided that the total cost of same is not in excess of the sum of $2000.00

Section 3. That there be and there is hereby appropriated out of the Public Health Funds of said city the sum of Two Thousand Three Hundred Dollars, or so much thereof as may be necessary to meet the expenditure hereinbefore mentioned.

That this ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 13th day of February, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES—NONE

ABSENT—NONE
and signed in open session thereof by the President of said Common Council, this 13th day of February, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage, at its first reading, this 13th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I, A. E. Dodson, President, Pro Tempore, of the Common Council of the City of San Diego, California, do hereby certify that the within and foregoing Ordinance, being vetoed by the Mayor of said City by message dated February 19th, 1912, and returned to said Common Council on said 15th day of February, 1912, was by said Common Council of the said City of San Diego, California, on the 29th day of February, 1912, reconsidered, and upon motion said ordinance was duly passed and adopted by the affirmative vote of two-thirds of all the members of said Common Council at an adjourned meeting in open session thereof on said 29th day of February, 1912.

A. E. Dodson,
President Pro Tempore of the Common Council of the City of San Diego, California.

(SEAL) ATTEST:

Allen H. Wright, City Clerk.
By Hugh A. Sanders, Deputy.

AUDITOR'S CERTIFICATE, I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re Authorizing converting "Cadillac into a Roadster and purchase of new Cadillac, expenditure of $2300.00 from Public Health Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Jany 31, 1912,

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4667 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 13th day of February, 1912; and as adopted by said Common Council over the Mayor’s veto on the 29th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4668.
AN ORDINANCE ESTABLISHING THE GRADE OF MONTEREY AVENUE FROM THE EAST LINE OF NINTH STREET TO A POINT 100 FEET EAST FROM THE EAST LINE OF NINTH STREET.
BE IT ORDAINED by the Common Council of the City of San Diego, California, as follows:

Section 1. That the grade of Monterey Avenue in the said City of San Diego between the east line of 9th Street and a point 100 feet east from the east line of 9th Street is hereby established as follows:

At the southeast corner of the intersection of Monterey Avenue with 9th Street, at 283.00 feet.

At a point on the north line of Monterey Avenue 50 feet north from the last named point at 282.75 feet.

At a point on the south line of Monterey Avenue 100 feet east from the southeast corner of the intersection of Monterey Avenue with 9th Street, at 281.65 feet.

At a point on the north line of Monterey Avenue 100 feet east from the east line of 9th Street produced north, at 281.65 feet.

Section 2. And the grade of said Monterey Avenue between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Monterey Avenue shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 4th day of March, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods,

NOES---NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 4th day of March, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 4th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 7th day of March, 1912,

James E. Wadham,
Mayor of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4668 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 4th day of March, 1912, and as approved by the Mayor of said City on the 7th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.
ORDINANCE NO. 4669.

AN ORDINANCE ESTABLISHING THE GRADE OF HARASTHY STREET BETWEEN THE WESTERLY LINE OF CALIFORNIA STREET AND THE LINE OF MEAN HIGH TIDE OF THE BAY OF SAN DIEGO.

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

Section 1. That the grade of Harasthy Street in said City of San Diego, California, between the westerly line of California Street and the line of Mean high tide, of the Bay of San Diego, is hereby established as follows:

At the intersection of Harasthy Street with California Street; at the westerly corner at 49.00 feet; at the southerly corner at 51.00 feet.

At the intersection of Harasthy Street with Hancock Street; at the northerly corner at 38.00 feet; at the westerly corner at 36.00 feet; at the easterly corner at 38.00 feet; at the southerly corner at 36.00 feet.

At the intersection of Harasthy Street with Kurtz Street; at the easterly corner at 22.50 feet; at the northerly corner at 22.50 feet; at the westerly corner at 22.00 feet; at the southerly corner at 22.00 feet.

At the intersection of Harasthy Street with Atlantic Street; at the easterly corner at 10.50 feet; at the northerly corner at 10.00 feet; at the westerly corner at 9.00 feet; at the southerly corner at 9.50 feet.

At the intersection of the southeasterly line of Harasthy Street with the line of mean high tide of the Bay of San Diego, at 1.00 foot.

At the intersection of the northwesterly line of Harasthy Street with the line of mean high tide of the Bay of San Diego, at 1.00 foot.

Section 2. And the grade of said Harasthy Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Harasthy Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the Ordinances of said City.

Section 3. This Ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 4th day of March, 1912, by the following vote, to-wit:

AYFS---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods,

NOES---NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 4th day of March, 1912.

Percival H. Woods,
President of the Common Council of the
City of San Diego, California,

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 4th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.
I hereby approve the foregoing Ordinance this 7th day of March, 1912.

James E. Wadham,

(SEAL)

Attest:

Mayor of the City of San Diego, California,

City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4669 of the ordinances of said City, of San Diego, California, as adopted by the Common Council of said City on the 4th day of March, 1912; and as approved by the Mayor of said City on the 7th day of March, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

ORDINANCE NUMBER 4670.

AN ORDINANCE TO BE KNOWN AS THE BUILDING ORDINANCE, REGULATING THE CONSTRUCTION, ALTERATION, REPAIR AND DEMOLITION OF BUILDINGS AND STRUCTURES AND PARTS THEREOF, AND PROVIDING FOR FIRE PROTECTION: REGULATING AREA WAYS AND MATERIALS AND MACHINERY, AND USE OF STREETS IN CONNECTION WITH BUILDING OR WRECKING OPERATIONS.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF SAN DIEGO, AS FOLLOWS:

Section 1. There shall be a building inspector and such assistant inspectors as the Common Council may deem necessary, appointed by and holding office at the pleasure of the Common Council. No person shall be appointed either as inspector or assistant inspector who has not had at least ten years practical experience either as a designer or constructor of buildings.

It shall be the duty of the building inspector to make such inspections as may be necessary to see that the provisions of this ordinance are complied with. The building inspector is hereby given authority to enter any building in the City of San Diego in the performance of his duties, and is further given authority to order and compel the suspension of any or all work, or the occupancy of any building on which any work is being done, or which is being occupied in violation of the provisions of this ordinance.

Section 2. It shall be a violation of this ordinance for any person to continue the construction or use of any building or part thereof if the building inspector has directed in writing that such construction or use be suspended. The posting of a written or printed notice on the building shall be considered a sufficient notification as required in this ordinance, and it shall be a violation of this ordinance to remove such a notice except by permission of the building inspector. The building inspector is hereby given authority to delegate any or all of his powers to his assistants at his pleasure.

Section 3. Whenever the building inspector shall find that any structure or part thereof is in a condition dangerous to persons or property by reason of any defective construction or unsafe condition rendering the building unsafe for the purpose for which it is used, or does not comply with the regulations enacted for the protection of life and property in case of fire, he shall notify the owner, or post a notice on the building calling attention to the defects in the building or part thereof, and within forty-eight hours after such notice has been served or posted, work must be begun on, and the building or part thereof, made to comply with this ordinance.
Where the public safety requires immediate action, the building inspector may, and is hereby given authority to, enter upon the premises with such assistants as may be necessary, and cause the said structure to be made secure or taken down without delay at the expense of the owner or party interested, and such expense shall constitute a lien against the property.

Section 4. The building inspector is hereby given authority to rule as to the meaning of the various provisions of this ordinance, and to allow the substitution of equally strong or serviceable construction in place of any specified by this ordinance, but in any case where a ruling is made by the building inspector regarding substitute construction or in deciding any disputed question as to the meaning of any part of this ordinance, a written copy of such decision shall be posted in a conspicuous place, easily accessible to the public in the office of the building inspector, and these decisions shall be kept permanently on file in a place as noted above, and in such a manner that they may be easily consulted by anyone wishing to examine them.

Section 5. In case of dissatisfaction with any ruling of the building inspector, except in the case of unsafe buildings requiring immediate attention, the question in dispute may be referred to a Board of Appeal, the decision of a majority of whom shall be binding. Such Board shall be composed of three persons qualified to decide the question at issue, one appointed by the building inspector, one by the party making the appeal, and the third by the two members already chosen. Members of the Board of Appeal shall each receive ten dollars for their services in case of each appeal for each day or part of a day that their services are required. Appeals from the decision of the building inspector shall be made by filing with the building inspector a specific statement of the question that the appellant desires passed upon. The appellant shall deposit with the building inspector the sum of thirty dollars at the time the appeal is made. This appeal must be made within five days after the building inspector has passed upon the question in dispute. If the Board of Appeal shall decide in favor of the appellant, the deposit made shall be returned and the expense paid by the city, but if the decision is against the appellant, the deposit shall be used to defray the expenses of the Board of Appeal.

The power of the Board of Appeal shall be limited to passing upon the true intent and meaning of the various provisions of this ordinance or upon the substitution of equally good or more desirable construction, but they shall not have power to otherwise modify any of the provisions of this ordinance.

Section 6. It shall be unlawful for any person to commence or proceed with the erection, construction, alteration, repair, moving, or demolition of any building or other structure within the City limits (other than buildings or other structures erected by the City of San Diego, County of San Diego, State of California, of the United States of America), unless a permit to do such work has first been obtained as herein provided. Any person desiring such permit shall file with the building inspector on a blank to be furnished by said inspector, an application therefor, together with a proper set of plans and specifications covering work to be done.

No permit shall be issued until drawings and specifications have been approved by the building inspector, and in any case requiring special calculations or knowledge of strength of materials, the building inspector may require such strain sheets or copies of calculations as he may see fit. When plans and specifications are within the meaning of this ordinance, they shall be accepted, and a permit issued, and the building inspector shall stamp plans and specifications as follows:

"Plans accepted for construction, subject to the requirements of the building ordinance of the City of San Diego, California."

When permit is given, a card shall accompany it showing number of permit, and this
card must be posted in a conspicuous spot on the building at all times during construction.

If such permit has been granted, plans shall not be changed, except in minor details not affecting structural parts, stairways, elevator shafts, fire escapes or means of communication or of egress or ingress, without notice having first been given to the building inspector and his approval obtained, and if such change increases the cost of the proposed work, the building inspector shall be paid an addition fee for such change in accordance with the schedule of fees hereinafter provided, such work to be charged for as an additional permit, and in any case where separate or additional permits are taken out on any work, such permits are to be charged for as additional permits in each case.

Before a permit shall be issued for any building other than one intended for private residence, the floor plans shall have plainly marked on them the net load per square foot that the floors are designed to carry, and in the case of post and girder or skeleton construction being used, a schedule of loads shall be given, showing the total load that each different member including the footings, is designed to carry.

Section 7. The fees to be paid to the building inspector for the issuance of any permit hereof shall be as follows:-

<table>
<thead>
<tr>
<th>Fee Category</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than $500.00</td>
<td>$1.00</td>
</tr>
<tr>
<td>$501 to $750.00</td>
<td>$1.25</td>
</tr>
<tr>
<td>$751 to $1000.00</td>
<td>$1.50</td>
</tr>
<tr>
<td>$1001 to $1250.00</td>
<td>$1.75</td>
</tr>
<tr>
<td>$1251 to $1500.00</td>
<td>$2.00</td>
</tr>
<tr>
<td>$1501 to $1750.00</td>
<td>$2.25</td>
</tr>
<tr>
<td>$1751 to $2000.00</td>
<td>$2.50</td>
</tr>
<tr>
<td>$2001 to $2250.00</td>
<td>$2.75</td>
</tr>
<tr>
<td>$2251 to $2500.00</td>
<td>$3.00</td>
</tr>
<tr>
<td>$2501 to $2750.00</td>
<td>$3.25</td>
</tr>
<tr>
<td>$2751 to $3000.00</td>
<td>$3.50</td>
</tr>
<tr>
<td>$3001 to $3250.00</td>
<td>$3.75</td>
</tr>
<tr>
<td>$3251 to $3500.00</td>
<td>$4.00</td>
</tr>
<tr>
<td>$3501 to $3750.00</td>
<td>$4.25</td>
</tr>
<tr>
<td>$3751 to $4000.00</td>
<td>$4.50</td>
</tr>
<tr>
<td>$4001 to $4250.00</td>
<td>$4.75</td>
</tr>
<tr>
<td>$4251 to $4500.00</td>
<td>$5.00</td>
</tr>
<tr>
<td>$4501 to $4750.00</td>
<td>$5.25</td>
</tr>
<tr>
<td>$4751 to $5000.00</td>
<td>$5.50</td>
</tr>
<tr>
<td>$5001 to $5250.00</td>
<td>$5.75</td>
</tr>
<tr>
<td>$5251 to $5500.00</td>
<td>$6.00</td>
</tr>
<tr>
<td>$5501 to $5750.00</td>
<td>$6.25</td>
</tr>
<tr>
<td>$5751 to $6000.00</td>
<td>$6.50</td>
</tr>
<tr>
<td>$6001 to $6250.00</td>
<td>$6.75</td>
</tr>
<tr>
<td>$6251 to $6500.00</td>
<td>$7.00</td>
</tr>
<tr>
<td>$6501 to $6750.00</td>
<td>$7.25</td>
</tr>
<tr>
<td>$6751 to $7000.00</td>
<td>$7.50</td>
</tr>
</tbody>
</table>

For each addition $1000.00 or fraction thereof of the cost of such work above $10,000.00 and not exceeding $30,000.00, $1.50; and for each addition $1000.00 or fraction thereof of the cost of such work above $30,000.00 and not exceeding $50,000.00, $1.40; and for each additional work $1000.00 or fraction thereof of the cost of such above $50,000.00 and not exceeding $100,000.00, $.25 and for each additional $100.00 or fraction thereof of the cost of such work above $100,000.00, $.20.

Section 8. If the work authorized by said permit is not begun within ninety days from
the date thereof, said permit shall be thereafter void, and all fees except one dollar shall be returned on demand, and before such work can be commenced, a new permit shall be taken out, and the same fees as herein fixed for the original permit shall be paid.

Section 9. It shall be unlawful for any person to conceal the joists and partitions in any manner in any building until the plumbing, electrical, gas and building inspector's cards showing that work has been inspected, are posted on the building, if there is work requiring such inspection in building.

Section 10. When any existing building or part thereof, is to be demolished, a statement shall be filed with the building inspector stating the work to be done, and if this is approved, a permit shall be issued. The building inspector is hereby given authority to compel the person or persons doing the wrecking to do such work in a safe manner, and the same regulations shall apply to the use of streets as required in case of new buildings. Any dry materials such as plaster must be wet down to lay dust.

Section 11. It shall be unlawful to enlarge, alter, raise any building or move upon any lot within the fire limits, any structure or building, or part thereof, which does not meet the requirements laid down for new buildings, except that on petition of two thirds of the property owners in the block, the Common Council may modify this restriction.

It shall be unlawful to erect any building or part thereof in the fire limits, which does not meet the requirements of either class "A", "B", or "C" construction.

When any frame or other building within the fire limits is damaged by fire, decay or other cause in the estimation of the building inspector to the extent of forty per cent of its actual value, it shall be unlawful to repair or reconstruct such building.

Section 12. It shall be unlawful to erect any building in the City of San Diego over 100 feet in height, measured from the sidewalk level to the top of the cornice, but parts of the building may exceed this height provided all such parts shall fall below a line drawn upward at an angle of 45° from the line of intersection of the top of the cornice with the building line on the street front, or fronts. Class "A" buildings shall be what are ordinarily known as fire proof buildings. The walls must be built of fire proof materials consisting either of masonry walls or of filler walls carried on a skeleton construction of iron or steel beams, or of reinforced concrete, the floors and roof consisting of some sort of masonry construction carried on iron or steel beams which must be properly fire proofed, or of reinforced concrete. Trim, window frames, finished floors, sash and doors, and all of what is ordinarily known as the interior trim of a building, may be of hardwood in "class A" building; below the level of the ninth floor, but above this level all trim, and floor surfaces, doors, window frames and sash must be of metal, or wood covered with metal, or other incombustible material.

All partitions extending to the ceiling must be of fire proof material. All buildings over six stories or 60' 0" must be Class "A".

Class "B" buildings shall be what are known as mill or slow burning construction, the outside walls constructed of fire proof materials. No class "B" building shall exceed six stories or 60' 0" in height.

Class "C" buildings shall be buildings whose outside walls are of masonry or other fire proof material, the floors and roof carried on wooden joists supported on the walls or on wooden, iron or steel beams and columns, or any combinations of these, and no partitions shall be used for the support of floor joists in any class "C" buildings, except that in two story buildings and in three story buildings, the upper two stories, may be carried on stud partitions. No buildings of class "C" construction shall exceed in height 60' 0", and the number of stories shall not exceed four, exclusive of basements.

Class "D" buildings shall include all buildings not of class "A", "B", or "C" construction.
and must not exceed three stories or 40'0" in height.

Section 13. Class "A" or fire proof buildings must meet the following minimum requirements: Exterior walls built as filler walls, that is walls which are carried at every story by beams of fire proof construction, shall be not less than four inches thick for reinforced concrete, and not less than eight inches thick for other masonry. Interior court walls not less than three inches thick if of reinforced concrete, or six inches thick for other masonry. All hall partitions or interior permanent partitions shall be built of fire proof materials.

All wood trim must be backed solidly. Where skeleton steel construction is used, cast iron columns may be used where height of building does not exceed five stories. Where cast iron, wrought iron or steel columns are used, they must be protected by a masonry casing not less than three inches in thickness on all sides unless concrete is used, in which case the minimum thickness shall be two inches. Where encasing masonry is other than concrete, there shall be a space of not less than one inch left between the masonry and the column, which space shall be filled solidly with liquid cement grout as the courses are laid up. This inch may be figured as part of the thickness of the casing. Where masonry of any description is used it must be thoroughly bonded together with metal rods or wire. Wrought iron or steel girders in outside walls shall be similarly covered with masonry tied and bonded, but the extreme outer edges of the flanges or beams and plates or angles connected to the beams, may project to within one inch of the outside surfaces of the masonry casing.

A facing of granite, marble or other stone which is subject to disintegration by heat shall not be considered as fire proofing. In no case shall a granite or marble column be used to carry a wall exceeding one story in height. No pipes, electrical wires or conduit of any kind shall be incased in the fire proofing surrounding any column, girder or beam of steel or iron, but shall be placed outside of such fire proofing.

Where the fire proof protection of columns may be exposed to damage from trucking or handling of merchandise, such fire proof protection shall be jacketed on the outside for a height not less than four feet, either with heavy sheet metal, or hard-wood strips not less than two inches thick. All exposed sides of iron or steel beams used to carry any portion of the load in the building shall be entirely incased as specified above for beams and columns.

The filling between beams of fire proof floors when other than of reinforced concrete, must correspond to the requirements of the building code of the National Board of Fire Underwriters as required in the edition of 1909.

Section 14. Reinforced concrete construction when used in any building, must meet the following minimum requirements: Reinforced concrete shall be considered class "A" construction provided that the minimum thickness of concrete surrounding reinforcing members of columns shall be two inches, of girders and beams one and one-half inches of floor slabs, one inch. Drawings for reinforced concrete buildings must specify the details of reinforcement. In calculating the strength of the different parts of reinforced concrete structures the following limitations must be observed:

The size of columns, girders or beams to be taken to the outside of the reinforcing material only. Concrete outside of reinforcing materials to be considered as fire proofing only except in partitions which carry no loads, on which there shall be no such limitations.

In isolated beams where steel is figured to develop full strength, the area of tensile reinforcement must not exceed one per cent of sectional area of beam, excepting that excess tensile reinforcement may be allowed if compressive reinforcement equal to one and three-fourths times the excess area of tensile reinforcement is used. The following shall be the minimum requirements:

Maximum allowable fibre stress in steel, 16,000 lbs. per sq. in.
Maximum shearing stress on concrete, 50 lbs. per sq. in.

Maximum direct compression allowed on concrete, 500, lbs. per sq. in. except in hooped columns where 750 lbs. will be allowed.

Maximum shearing stress in steel, 10,000 lbs. per sq. in.

Adhesion of steel to concrete, plain bars, 50 lbs. per sq. in. of surface of bar, deformed bar, 75, lbs.

Ratio of moduli of elasticity of steel to concrete, 15 to 1.

Design for reinforced concrete construction must conform to standard engineering practice, and special care must be taken to see that proper precautions are followed when pouring, to prevent weakening the structure. In no case must forms or supports be removed before the cement is properly set, and not within fourteen days in the case of slabs, beams and columns.

The building inspector shall have authority to compel proper precautions being taken to insure correct casting, but this section shall not be construed as holding the building inspector or the City liable for defective construction.

The contractor must be prepared to make load tests of twice the intended safe load if required by the building inspector on any portion of a reinforced concrete or steel constructed building thirty days after such portion has been erected, and the parts so tested must show a deflection of more than 1/400 of the clear span. All cement used in reinforced concrete work must be tested by a responsible tester. The building inspector may, if he wishes, accept manufacturers' tests. All of these tests to meet the requirements specified by the American Society for Testing Materials.

All concrete for reinforced concrete construction must be mixed in a machine which mixes one complete batch at a time. All concrete shall be thoroughly mixed to a homogeneous mass before being placed in the forms. Hand mixing may be used, provided ten per cent more cement is used than would be required by machine mixing.

The concrete must be of such proportions that it will resist a crushing strain of two thousands pounds per square inch, after hardening for twenty-eight days, but for reinforced or plain concrete columns, the mixture shall not be leaner than one part of cement, three of sand, and five of the coarser aggregates, in any case. In case where the building inspector is in doubt as to these requirements being met, he may compel tests being made at the expense of the builder.

Section 15. Mill constructed buildings to meet requirements of Class "B", shall have exterior walls of masonry or other fire proof material, and must meet the following minimum requirements for interior construction. All interior loads shall be carried on post and girder construction, minimum size of post 10 inches square, except those supporting roof which square, minimum width of floor girders ten inches, roof girders, may be 2",/floor beams 6", minimum depth beams and girders, 10".

Floors to be solid, constructed not less than 3" thick, planking tongued and grooved or splined. Floor beams must rest on top of girders or on iron or steel plates in walls. Girders shall rest on iron or steel plates in walls, and on iron or steel caps at columns, or in case of wood construction on heavy wood corbels, girders and joists to be self releasing at wall bearings. Columns, girders or beams of iron or steel shall be fire proofed with metal lath and plaster, or other approved material. Roof shall be of three inch planking and covered with metal or other approved incombustible roof covering. Partitions shall be of three inch planking, metal lath and plaster or of incombustible material. Other features of construction must meet class "C" requirements.

Section 16. Slow burning construction shall be construed as meaning any building which would meet the requirements of a class "C" building, but having column and girder construction and all parts of the columns, girders, ceilings and partitions entirely covered with metal lath
and plaster, tile or similar incombustible material so applied as not to be easily dislodged, and having all floors double, when less than 3" planking is used.

Section 17. For the purpose of this ordinance, the following definitions shall be accepted as correct unless it is apparent from the context that they are used with another meaning.

Alterations: Any change or addition.

Repairs: The reconstruction or renewal of any existing part of a building.

Party Wall: A wall used or built to be used in common by two buildings owned by different parties.

Division Wall: Any wall which extends the full height of the building and through the roof, other than an exterior wall or party wall, and such walls must meet the requirements for a bearing wall.

Partition Wall: Any interior wall in the building other than a division wall.

Bearing Wall: A wall carrying any part of the load of the building.

Exterior Wall: Every outer wall or vertical inclosure of a building other than a party or division wall.

Thickness of a Wall: the minimum thickness of a wall between floors, or between floors and ceilings or roof.

Cellar: The lower story which is below the general level of the surface of the street or streets on which it faces, or below the general level of the ground, for more than one-half its height.

Basement: the lower story which is below the level of the street or streets on which it faces, or below the general level of the ground, for less than one-half and more than one-quarter of its height.

Story: the distance from the top of one floor to the top of the floor next above, except in the case of the top story, whose height shall be measured from top of floor to underside of ceiling joists. The lower story shall be considered a story and not a basement when three fourths of its height is above the average level of the street or streets on which it fronts.

Masonry: Brick, tile, stone, terra cotta, concrete, or reinforced concrete.

Dwelling or Residence: A building maintained for the residence of not more than three families.

Appartment or Tenement House: See Barnett Act in Appendix.

Flats: a dwelling of two or more stories containing independent dwellings, each having its own street entrance.

Hotel: A building used as a place of entertainment of transient guests, having more than twenty sleeping rooms.

Boarding of Lodging House: A building used for lodging or boarding purposes, containing not less than five nor more than twenty sleeping rooms for guests.

Office Building: A building, the whole or larger part of which is intended to be used for office purposes, and no part of which is used for living purposes, except by the janitor and his family.

Public Hall. A room for public assembly, having a total seating capacity of one hundred or more persons, not including a theatre.

Theatre: A building containing a room used for public entertainments, having a seating capacity of three hundred or more, and a stage upon which scenery is used.

Hospital Sanitarium or Asylum: A building in which sick, demented, injured, aged or orphaned persons are housed or intended to be housed.
Warehouse: A building used for the storage of goods, wares, or merchandise, in which no manufacturing is done.

Factory: Every building in which any goods, wares or other articles are manufactured.

Store Building: A building used wholly or in part for the purpose of exhibiting goods, wares or merchandise.

A Story and a Half Building: A building in which the exterior perpendicular wall of the upper story does not exceed one-half the greatest height of such upper story at its highest point.

Length of Building: The greatest linear dimension.

Width: The greatest next linear dimension.

Height: Shall be measured from the curb level at the center of the front of the building to the top of the ceiling joists of the top story. For buildings on a street corner, the measurements shall be taken from the curb level opposite the center of the floor having the lowest level.

Section 18. It shall be unlawful to change the use or occupancy of any building unless the building shall meet the requirements of the new purpose to which it is intended to be put. An inspection to determine this shall be made by the building inspector, and his decision shall be final. No fee to be charged for such inspection.

The buildings intended for the purposes as enumerated below, must comply with the special requirements given in each case, in addition to the general requirements laid down for ordinary buildings.

Schools: Over two stories in height must be Class "A", two stores, class "B", one story class "D".

Jails: Must be Class "A".

Public Stations: Over two stories must be class "A", two stories high, class "B".

Hospitals, Asylums, Sanitariums: Over two stories must be class A, two stories high class B, and in addition must meet the following special requirements: Walls and ceilings of each corridor of each floor shall extend from one exterior wall to the other, and shall have a door and fire escape at each end, unless equal means of lighting, ventilation and escape shall be provided to the satisfaction of the Building Inspector.

Every fire escape in buildings of this class shall consist of an iron stairway extending from the ground to the top story with a landing at every story communicating with the corridors as mentioned above. Treads of stairway must be not less than 8" wide, and risers not over 7 ½" high. There shall be a substantial iron railing at least three feet high on the exposed sides of stairway and landings, and from the landing at the top story, a metal ladder must extend to the roof as required on ordinary fire escapes.

When any building of this class is built on the pavilion system, consisting of two or more buildings connected by corridors, these corridors must be of fire proof construction with fire doors at each end of each corridor connecting the buildings.

Hotels and Lodging Houses over four stories high, must be of class A construction, two stories or more Class B construction.

Moving Picture Houses seating between three hundred and one thousand people, must be of class B construction. If seating over one thousand people, must be of class A construction or must meet the requirements for theatres, and in any case must meet the same requirements as laid down for a Theatre of equal seating capacity, as affecting the seating, entrance and exit of the audience, width of aisles, entrance exits and means of fighting fire. Any building or room which shall be used for moving picture purposes shall have two ventilators over the stage not less than three feet in diameter, and extending four feet above the ridge.
of roof. The moving picture operating room must comply with the requirements of the National Electrical Code, and must be inspected and approved by the City Electrical Inspector before being used. No smoking in any portion of the auditorium, stage or other room of any such place will be allowed. No license shall be granted for the operation of a moving picture show or similar theatre until the building is approved in writing by the chief of the fire department, the electrical inspector and the building inspector.

Churches and Public Halls. Must meet the following requirements: All seats or pews shall be so arranged that there be not less than 30" from the back of one seat to the back of the next seat behind it. Where the seating capacity of the floor is not more than five hundred persons, the aggregate width of the aisles must be at least six feet, and this width shall be increased one foot for every increase of seating capacity of one hundred persons, or fraction thereof. No stair case leading to a gallery containing two hundred seats or less, shall be less than four feet in width and this width must be increased 12" for each additional one hundred seats or fraction thereof in excess of two hundred. Any stairway used by the public, must be at least 36" wide, and provided with proper hand rails on both sides, there must be no winders, and every landing shall be the full aggregate width of both flights leading to the same, and the depth of the landings must be equal the width of one run of stairs, the minimum head room at any point must be at least seven feet six inches.

Exits must have an aggregate width at least fifteen per cent greater than required for the aisles, and every gallery must have a separate exit direct to the vestibule or street.

The underside of each stairway and gallery both sides of each vestibule and wall, and the ceiling of each vestibule, shall be made of metal lath and plaster, and if there is a basement under any audience room, the walls and ceilings in the basement shall be covered with metal lath and plaster.

Where any heating or ventilating plant is installed in a building of this character, it shall be in a room enclosed with masonry or other fire proof walls extending from the floor to the ceiling, and the ceiling of such room shall be covered with metal lath and plaster, and all openings through its walls and into any other part of the building shall be protected by automatic fire doors or metal sash with wire glass.

Woodworking establishments must meet the following requirements: Floors if of wood, shall be not less than two inches thick. Where conveyors are used for conveying sawdust, shavings or other refuse to the fuel room, they must be installed in metal conduits. The floor of any boiler room or fuel room must be of masonry. Where the boiler room is within the building or adjoining it, there shall be no connection between the wood-working establishment and the boiler room, but the boiler room shall be separated from such establishment by a solid masonry wall, extending clear through, and not less than 210" above thereof.

No building shall be erected or used for the purpose of stabling animals above the first or ground floor, unless the building be of class A Construction.

Nothing in this ordinance shall be construed to prevent the erection of what are known as grain elevators as usually constructed.

Temporary sheds not exceeding twenty feet in height, may be erected within the fire limits to facilitate the erection of buildings, but must be removed when the buildings are completed, but no person shall erect, maintain, or occupy any tent or movable structure of any kind whatsoever within the fire limits of the City of San Diego, except vans or stands mounted on wheels for the purpose of the sale of goods which may be permitted if special license therefor is granted by the Common Council.

All buildings used for factory purposes where more than twenty-five persons are employed above the second floor, must be of at least class C construction, and at least one stairway
must be enclosed with masonry walls or with stud partitions, metal lathed and plastered on both sides. All doors entering such enclosure shall be self-closing fire doors. Glass in all windows of such enclosure must be wire glass set in metal frames and sash. Landings must be provided within this enclosure at the head and the foot of each flight of stairs equal in width to the stairway, and doors must open on this landing and not on the stairs themselves. Stairways must otherwise meet the requirements as laid down in Section 24.

Public Buildings or any buildings used for the gathering of a large number of people must meet the requirements as to seating facilities, means of entrance and exit, stairs and aisles as laid down for theatres.

Clothes cleaning establishments so called, where gasoline, naphtha, or other explosive fluid is used, or stored, in greater quantities than one gallon, shall not be allowed within the fire limits, and whenever any such establishment is conducted anywhere within the City, every room where such work is carried on must have the walls and ceiling of masonry or metal lathed and plastered, and the automatic sprinklers must be installed in such rooms.

California Houses, or board and batten construction so called, must not be constructed over one story of 12'0" high in any part of outside walls, but the second story of a residence may be constructed this way provided the lower story is made of stud or post and girder construction.

Residences less than three stories of forty feet in height may be of class D construction.

Apartment houses must meet the requirements of the State Tenement House Act (See Appendix.)

Section 19. The following shall be the minimum requirements for any building. Joists must be at least 2" thick, and of the depth given below.

<table>
<thead>
<tr>
<th>Depth of beam or joist</th>
<th>Maximum Span</th>
<th>Distance of centers</th>
</tr>
</thead>
<tbody>
<tr>
<td>6&quot;</td>
<td>10'</td>
<td>16&quot;</td>
</tr>
<tr>
<td>8&quot;</td>
<td>14'</td>
<td>16&quot;</td>
</tr>
<tr>
<td>10&quot;</td>
<td>16'</td>
<td>16&quot;</td>
</tr>
<tr>
<td>12&quot;</td>
<td>20'</td>
<td>16&quot;</td>
</tr>
<tr>
<td>14&quot;</td>
<td>24'</td>
<td>16&quot;</td>
</tr>
</tbody>
</table>

Beams and joists shall be figured to have a deflection of not more than 1/360 of the span under full load. Maximum fibre strain for Washington fir or what is ordinarily known as Oregon Pine, must not exceed 1200 lbs. per sq. in. Where beams are short, their carrying capacity must be determined by their crushing strength at the bearings, and on long beams their carrying capacity must be figured so as not to exceed the deflection given above where plastered ceilings are used. Joists or girders shall not be cut in any manner on the underside for pipes or other purposes, and where joists are the minimum depth required for the span, they shall not be cut on the underside more than one foot distant from the bearing partitions on which they rest. Where joists or timbers are cut for the purpose of running plumbing or steam pipes, piping, or for other purposes, such joists and timbers must be properly framed to sustain all floor loads as required by this ordinance.

Every wood beam except header beams must have a bearing at each end at least four inches long, and every girder or truss shall have a bearing of not less than eight inches long. The maximum crushing strength on joist and similar bearings shall not exceed five hundred pounds per square inch. Where joists ends rest in a masonry wall, the ends shall be cut to a bevel of at least 3" in their depth.

All timber, columns and posts in mill, or post and girder construction, must be cut...
square at both ends at right angles to their axes, and capped with timber or iron or steel caps and provided with base plates. Where the cap plate of a wood post supports a wood girder and a post above, the bottom of the upper post shall extend to, and rest on the cap of the post below, and posts and corbels must be rigidly fastened to each other so that in case of failure of beam resting on one side of corbel, the beam on the other end will be held in place. All beams must be self-releasing, and in any case when floor load exceeds 75 lbs. per sq. ft., iron or steel bolsters shall be used and bolted or lag screwed to column in such a way as to make a rigid connection, and beams must be so fastened as to make a tie, but be self-releasing in case of fire.

Corbels of wood may be used in post and girder construction where wooden posts and beams are employed, but the safe crushing strength of the material must not be exceeded. Every wood header beam more than four feet long used in any building except class "D" construction, shall be suitably framed and hung to the trimmer beams in stirrup irons of proper thickness for the size of timbers. Ends of tail beams shall be properly framed into the header beams or shall be carried with stirrup irons hung on the header beams. These requirements shall not necessarily be enforced in residence work.

Studs in class D buildings must not be less than 2x4" for the upper two stories, and lower stories not less than 2x6". The distance on centers in any case to be not more than 16". In three story buildings 3x4 studs may be substituted for 2x6 in the lower story. Studding in all outside walls and main bearing partitions must be placed with the greatest dimension at right angles to the course of wall. In non-bearing partitions and one story cottages having not more than 12' studs, the studs may be 2x3".

In bearing partitions, a single two-inch plate may be used underneath the studs, but at least a double two-inch plate must be used for the top plate when the construction is carried up story by story.

Where the span of wood joists exceeds eight feet, there must be at least one row of 1x6" or 1x3" or 2x2" cross bridging for every 12.10" of span or fraction thereof. When joists are lathed and plastered or concealed, a block or fire stop not less than 2" thick must be cut in between the joists over each bearing partition completely filling the space.

Every stud partition over nine feet high shall have a two inch bridging or fire stop the full width of the studs, cut in midway between floor and ceiling, and when plates are not used, for any height of studs, there must be a 2" fire stop at top and bottom.

In all buildings over one story high, the joists must be securely tied to each other, making a continuous tie from wall to wall, and where class B or Class C construction is used, proper means must be taken to tie joists to masonry walls as specified under masonry construction.

Where posts and girders are used under small buildings of class D construction, the posts must be at least 4x4" spaced not more than 6' centers, and no girder shall be less than 4x4".

Rafters in class B or C buildings shall not be placed further apart than 24" on centers, and must be covered with boarding not less than 1" thick. All roofs in class B and C buildings shall be covered with metal or some fire resisting composition roofing.

Section 20. Buildings of Class D construction over one story in height, shall have a continuous masonry foundation not less than 6" thick below floor level, and extend not less than 6" above finished grade. If such foundation is not more than 10' high, it must be 6" thick if built of brick or 6" thick if built of masonry other than reinforced concrete, and for every successive 10' of height thereof, below the top 10', the walls shall be increased 4" in thickness. The footing for such a wall shall be not less than 50% wider than the wall resting.
on it. Under no circumstances shall a foundation of any brick or stone building be built on filled or made ground. Foundations shall be proportioned to the actual load they must sustain in the completed and occupied building, and must be at least 4" thicker than the walls next above them, unless otherwise specifically provided for in this ordinance. Details of foundations are subject to the approval of the building inspector, and must conform with good engineering practice.

Foundation walls for Class A, B and C buildings, the foundation walls shall have sufficient depth to be approved by the building inspector. A greater depth may be required by the Building Inspector if it is necessary in his judgment to obtain the necessary stability.

Piers shall be built of concrete or good well burned brick laid in cement mortar, except that ornamental piers fronting on the street may be built of stone. Every masonry pier buttress or pilaster exceeding in height four times its least dimension, and carrying two-thirds of its safe load shall be bonded each 4' with cast iron plates or reinforced concrete slabs or with heavy galvanized wire mesh, of not less than #16 wire and not larger than 1/2" mesh. In brick piers where wire mesh is used, it must be laid in full size of the pier every seventh course, and for piers fronting on a street bond stone to conform with the kind of stone for the trimming of the front may be used above the sidewalk level. Piers other than those in the front wall must be capped with iron or steel plates of proper strength and size under all columns or girders. No stone post or pier for the support of posts or columns shall be used in the interior of any building, and marble or granite columns shall not be used for the support of any wall over one story high.

Retaining Walls, within ten feet of any property or curb line in any basement, or any walled embankment over 4' high, shall have the design and specifications, (and if required by the building inspector, strain sheets and calculations) placed on file with the building inspector and approved by him before any construction shall commence. A permit for this work shall be issued and charged for in the same manner as a building permit.

Basement or foundation walls and piers must have footings of concrete, or be built of other approved masonry laid up in cement mortar, proportioned to the sustaining value of the soil, and the loads to be imposed thereon. Such footings shall be not less than 75% wider than the walls which they carry, unless otherwise provided for in this ordinance.

Filler Walls, Light Courts, and Shafts, must be as specified under class A construction.

In class A buildings shall be constructed of masonry of a thickness, and supported as required for other masonry walls, but if built of skeleton construction, such walls shall have a minimum thickness of 6" for masonry and 3" for reinforced concrete, and openings into such light shafts shall be equipped with standard fire doors and shutters or with wire glass and metal frame windows.

In buildings of class B and C construction, the walls of all light courts and shafts whose ground area exceeds 25 sq. ft., shall be constructed the same as required for class A buildings excepting that the minimum thickness of the masonry may be reduced to 4". For interior light shafts in class C buildings, the walls may be fire proofed by covering with metal lath and plaster on the exposed side, if sheeted solidly behind such plaster with 7/8" sheathing.

If not over three stories high, masonry light court walls may be carried either on a masonry wall or a steel or concrete beam, and must be backed with stud and tight board sheathing if walls are built of tile. Light court walls of masonry when used in class B or C construction and not resting on other masonry walls must be securely supported directly underneath the wall by post and girder construction.
The walls and piers of all buildings shall be properly and solidly bonded together with close joints filled with mortar, and in no case shall any wall or walls of any building be carried up over one scaffold in advance of any other wall without the special permission of the building inspector.

All brick walls shall be bonded every seventh course or less with full header courses. In walls faced with cut stone Terra Cotta, or any such material, and where such facing is not bonded with header courses as specified above, such facing shall not be considered as part of the wall, and the wall must be built full thickness without considering such facing. Flemish bond work shall have full headers every third course. When face brick or Ashler are tied to masonry walls with metallic wall ties, at least one metallic wall tie shall be used to each two square feet of wall surface.

In estimating the thickness of wall required for any building when table #1 is used, stories must not be taken to exceed the following dimensions:

12 ft. for the basement and 16 ft. for the first story, and 12 ft. for upper stories excepting top story, which may be 16 ft. when no ceiling joists are used. When table #2 is used, the clear height of stories shall not exceed 11 ft. for the basement, 14 ft. for the first story, and 11 ft. for the upper stories except the top story which may be 14 ft. to the roof timbers, when no ceiling joists are used. If any story exceed the foregoing heights, given in either table, walls of such story and the walls below that story shall be increased 4" in thickness.

The external walls of all buildings used for the sale, storage or manufacture of merchandise, office buildings, livery, boarding and sales stables and all public buildings and all other buildings over four stories in height, shall be of a thickness not less than indicated by the following table.

<table>
<thead>
<tr>
<th>Stories in ht.</th>
<th>Basement</th>
<th>1st</th>
<th>2nd</th>
<th>3rd</th>
<th>4th</th>
<th>5th</th>
<th>6th</th>
</tr>
</thead>
<tbody>
<tr>
<td>One</td>
<td>17&quot;</td>
<td>15&quot;</td>
<td>13&quot;</td>
<td>13&quot;</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Two</td>
<td>21&quot;</td>
<td>17&quot;</td>
<td>13&quot;</td>
<td>13&quot;</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Three</td>
<td>26&quot;</td>
<td>21&quot;</td>
<td>17&quot;</td>
<td>13&quot;</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Four</td>
<td>30&quot;</td>
<td>26&quot;</td>
<td>21&quot;</td>
<td>17&quot;</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

For buildings erected and used for tenement and apartment houses, hotels boarding and lodging houses, hospitals, asylums, dwellings and private stables, or any other building except as specified for table I above, not over four stories in height, which require masonry walls, shall be of a thickness not less than indicated by table #2.

<table>
<thead>
<tr>
<th>Stories in ht.</th>
<th>Basement</th>
<th>First</th>
<th>Second</th>
<th>Third</th>
<th>Fourth</th>
</tr>
</thead>
<tbody>
<tr>
<td>One:</td>
<td>13&quot;</td>
<td>9&quot;</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Two:</td>
<td>17&quot;</td>
<td>13&quot;</td>
<td>9&quot;</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Three:</td>
<td>17&quot;</td>
<td>13&quot;</td>
<td>13&quot;</td>
<td>9&quot;</td>
<td></td>
</tr>
<tr>
<td>Four:</td>
<td>21&quot;</td>
<td>17&quot;</td>
<td>13&quot;</td>
<td>13&quot;</td>
<td>9&quot;</td>
</tr>
</tbody>
</table>

In private stables and residences, (not including porches) not exceeding 1500 ft. of ground area, 13" walls may be used in the basement and first story, and 9" walls on second story, provided that no 9" walls shall be of a greater length than 50' or a greater height than 10', without cross walls or return angles piers or buttresses to stiffen same.

Buildings over 100' in length shall have the side and bearing walls increased 4" in thickness over that specified in the above tables, for each additional 100' or fraction thereof in length unless such walls are strengthened by proper piers or buttresses.
In any horizontal section in any wall, if there shall be more than 50% of openings, then such walls shall be increased at least 4\(\frac{1}{2}\)" in thickness and the walls below increased proportionately.

In all walls, the same amount of material indicated by the tables may be used in piers pilasters or buttresses, with proper filler walls between, or have hollow walls, but when such construction is employed, it shall be subject to the approval of the building inspector.

Nine inch filler walls may be permitted in one story buildings if strengthened by not less than 13x17" piers spaced not more than 17" on centers. All hollow walls shall be properly bonded together with brick, steel and Terra Cotta or with galvanized iron or steel ties not over three feet apart in any direction.

When an offset or corbel is used in a wall, a chimney or masonry construction, the offset shall not exceed 4" for each course of brick.

Furred masonry walls shall be provided with fire stops at each floor, and at least one point intermediate between the floors. When a chimney breast is furred out, the space between the chimney and the breast shall be so built that the passage of fire and smoke shall be prevented.

All girders and joists shall be so anchored to the walls and to each other, as to make a continuous tie from wall to wall in each direction. The beams may be united by suitable iron ties of not less than 4" sectional area spiked, bolted or so fastened as to develop the full strength of the tie. Wall anchors may be in the form of cast plates with lug turned up into the beams, and with a lug extending down into the brick work at least 4" at a point in the brick work not more than 4" from the outer face of the wall, or 5/6" round anchors may be used as hereinafter required for joists. Joist anchors shall be of 5/8" round iron at least 16" long with 5/8x10" "T" head or a 6x6" iron washer not less than 3/6" thick, securely fastened to the end. Such head or washer to be not more than 4" from the outside face of the wall. All anchors shall go through walls where possible. The inner ends of the anchors shall be securely tied to the beams or joists in such a way as to make the anchor self-releasing. Inner ends of joists may be spiked for a continuous tie.

When joists run approximately parallel with the walls, they shall be anchored to the walls with anchors of a cross section of at least 4" sq. in. in sectional area. These anchors to extend over at least the second joist from the wall, and to be fastened in the walls in the same manner as described for the anchors above.

Anchors shall not be more than 8' apart in all walls, and at each tier of joists above the first tier.

Fire Walls shall be anchored as described under fire walls.

When iron or steel girders are used, they shall be anchored back into the wall securely with anchors approved by the building inspector. Every girder or truss used with masonry construction, shall have a bearing of not less than 8" in length and the total load on such bearing shall not exceed 500 lbs. per square inch. A bond of at least #16 galvanized iron netting not over 4" mesh, 2" less than the width of the wall shall be placed two courses below each tier of floor and ceiling joists of each building over three stories in height, and run around the entire walls of the building and lap full width at intersections. The ends of all wood floor and roof beams where they rest on brick walls shall be cut with a bevel of 31\(\frac{1}{2}\) in their depth. The walls between joists must be carried up solidly, full width to the top of the joists, and each wood beam entering the masonry wall must be separated from any other beams entering such wall, by at least 6" of solid masonry.

Party Walls shall not be less than 4\(\frac{1}{2}\)" thicker than required for external walls in the preceding tables, or walls may be built of the thickness required in the tables, and the
corbeled ledges be built out to carry the joists. In case the wall is corbeled, the corbeling shall be carried to the top of the joists.

Existing party walls built before the passage of this ordinance, and used or to be used as party walls, and whose thickness at the time of their erection was in accordance with the requirements of the then existing laws, but which do not now meet the requirements of this ordinance, may be used if in good condition for the ordinary use of party walls, provided that the height of the building is not increased, and it can be shown to the satisfaction of the building inspector that such walls will carry the loads to be placed thereon.

All exterior or party walls over 15' high shall have parapet walls not less than 8" in thickness carried 2' above the roof. For warehouses, factories, stores and other buildings used for commercial or manufacturing purposes, the parapet walls shall be not less than 12" in thickness, and all party and division walls shall be carried three feet above the roof. Parapet walls must be laid in cement mortar, and properly coped and where such walls extend over four times their thickness above the roof, they shall be securely braced with iron braces not less than 3/4" in diameter, every 12' in length of wall.

Every opening in a masonry wall shall have an arch of masonry, or a lintel of stone or reinforced concrete. In class B buildings, openings less than 6' in width may have wooden lintels on the inside with relieving arches above. The design and calculation for all arches and lintels shall be subject to the approval of the building inspector.

No recess for any pipe shall be made in any wall more than one third of its thickness. No recess shall be made nearer than 6' to any other recess in the same wall. No horizontal recess or chase in any wall shall be made exceeding 4' in length.

No veneering of brick, stone or Terra Cotta, on any frame building, shall be over 40' in height, from ground level to upper wall plates. All veneered buildings must be sheathed solid with 1" boards, and veneering must be fastened to the building with either 20d spikes or 1/8" galvanized bond wires bedded into mortar joints and well secured to the studding. Such spikes or bonds must be not farther than 12x16 inches apart.

All walls, piers and girders used as underpinning in class A, B and C buildings shall be constructed of concrete, hard brick, or steel. The designs, specifications and calculations for such walls, piers and girders shall be submitted to the building inspector and approved by him before construction shall commence.

All chimneys and flues hereafter constructed in buildings of two stories or more, shall be of brick or masonry. Flues where wood or coal are used, shall be not less than 7x7½". Their enclosing walls must be at least 4" thick, and except in dwellings, apartment houses and tenement houses, shall if less than 6" thick, be lined on the inside with burnt clay or Terra Cotta flue lining, not less than 3/4" thick, and such lining shall start at the lowest point where any smoke enters the flue, and shall be continuous to the top. Where flue lining is not required, the inside of the chimney shall be plastered smoothly for the entire height, and on the outside where passing through joists or roof. Terra Cotta or cement flues may be used on one story cottages, when approved by the building inspector. Chimneys in all buildings other than one story residences, must start from concrete base laid on the ground. In one story residences, chimneys may be carried on top of posts or studding, extending straight down, and there must be at least 8" of solid masonry below the end of the flue. None but Terra Cotta thimbles shall be used, and plastering must be done directly on the brick or masonry around thimble, or wire lath may be used, but no wood lath must approach within 5" of any thimble.

Top of thimbles must be at least one foot below the ceiling, and at least 6" from side-wall. Flues larger than 200 sq.in. must have walls at least 6" thick. Flues larger than 500 sq.in. must have walls at least 12" thick; for a height of 15' above the inlet, and 8" thick
the remaining height. Flues larger than 100 sq.in. shall be proportionately increased in size, and shall be lined with fire brick for at least 20' above the inlet. The brick work of the smoke flues of all low pressure boilers, furnaces, bakers' ovens, large cooking ranges, large laundry stoves, and flues used for commercial purposes, shall be at least 8" in thickness and where subjected to high temperatures, must be lined on the inside with well burned clay or Terra Cotta pipe, and shall be properly capped with coping.

Where any flue is subjected to a very high temperature, the building inspector may require additionally thick walls and a lining of fire brick or other material. Chimneys built outside of frame structures or in light walls thereof, shall be well stayed at intervals of not less than 10'.

All chimneys and flues shall extend 2' above the highest point of a flat roof or fire walls, and at least 18" above the ridge of a peaked roof except when a chimney is 10' from the peak, it may be stopped level with the same. If a chimney rises above the roof for more than six times its least dimension, it shall be anchored to the roof with an iron rod or pipe, not less than 1" in diameter, running clear through the chimney and properly secured to it, and all such chimneys shall be laid in cement mortar.

Chimneys and stacks connected with steam boilers shall extend not less than 10' above the wood-work of the roof or any adjacent roof within 50', and if sawdust and shavings or wood are used for fuel, the chimney shall extend 20' above such roof and be provided with a spark arrester. Spark arrestors shall be placed upon all chimneys and stacks when deemed necessary by the building inspector for the safety of property, or to abate a nuisance.

Where a building is situated adjacent to one taller, and it is necessary to carry chimneys to height of taller building, the owner of taller building must allow attachment of flue to his building.

Chimneys and flues from boilers, restaurant and hotel ranges, bakers' ovens and similarly unusually hot flues, must be left exposed to the ceiling of the room in which connection is made with the chimney. The building inspector may order a higher chimney when necessary to abate a nuisance or for safety.

All fireplaces and chimney breasts where mantels are used (except gas grates), whether maintained for an ordinary fireplace or not, shall have trimmer arches to support the hearth. Arch shall be of brick, iron or masonry, at least 24" wide, measuring from the face of the chimney breast, must extend clear across the chimney breast. Hearth shall be of fireproof material. All fireplaces with wood mantels, must have the fireplace openings surrounded with not less than 6" rim of non-combustible material, between the fireplace opening and wood mantel. The backs and jamb of all fireplace places shall be not less than 6" thick of solid masonry and openings must be lined with at least 2" of fire brick, Terra Cotta or asbestos composition, or if the lining of the fireplace opening is of soap stone, tile or cast iron this 2" lining thickness shall be met by filling in with some non-combustible material. All wood beams shall be trimmed away from all flues and chimneys. The trimmer beams shall be not less than 4" from the outside of a chimney breast and the header beam not less than 2" from the outside face of the brick or masonry work of the flue.

The header beam carrying the tail beams of the floor, and supporting the trimmer arch in front of the fireplace place, shall be not less than 24" from the chimney breast.

Section 21. Hollow tile may be used for bearing walls in buildings three stories or less in height, or for enclosure walls of skeleton constructed buildings of any height where the wall is carried on beams at each story, but not in party walls which must be built solid. Thickness of walls must conform to the following schedule:

<table>
<thead>
<tr>
<th>First</th>
<th>Second</th>
<th>Third</th>
</tr>
</thead>
<tbody>
<tr>
<td>One Story</td>
<td>6&quot;</td>
<td></td>
</tr>
<tr>
<td>Stories</td>
<td>6&quot;</td>
<td>6&quot;</td>
</tr>
<tr>
<td>------------</td>
<td>-----</td>
<td>-----</td>
</tr>
<tr>
<td>Two Stories</td>
<td>8&quot;</td>
<td>6&quot;</td>
</tr>
<tr>
<td>Three Stories</td>
<td>12&quot;</td>
<td>10&quot;</td>
</tr>
</tbody>
</table>

Where tile work is exposed to the weather, the outside must either be plastered or some approved means taken to water proof it. Where a girder or beam rests upon a wall so that there is a concentrated load of two tons or over, some means must be taken of supporting the end of the girder either by filling the tile solidly, or with a concrete or iron plate.

No tile shall be loaded to an excess of 150 lbs. per sq. inch of net section in compression, if set on end, or 75 lbs. if set on side, unless a special permit shall be issued by the building inspector for some special method of construction.

All hollow tile for exterior walls or bearing partitions, must be laid in cement mortar. A bond composed of wire mesh not less than 20 gauge for 3/4" mesh, or 16 gauge for 1/2" mesh shall be placed the full width of the wall every fourth course. This mesh must be not coarser than 1/4" and galvanized wire.

Where there is a concentrated load some approved method must be used to take care of the load at that point.

Hollow Block and Artificial Stone must meet the same requirements as laid down for hollow tile and masonry construction.

Artificial stone made of Portland cement and incombustible and fire proof material, may be used as a substitute for any natural stone, provided it will maintain a crushing load of 2000 per sq. in. of net area.

Section 22. All excavations shall be so guarded and protected as to prevent the same from becoming dangerous to persons or property. When necessary, precautions must be taken to prevent the caving in of the sides, and the building inspector is hereby given authority to order such to be done when necessary. The depth of 11 ft. below the adjacent curb level is hereby fixed as the standard depth of foundations.

Basements under sidewalks must not extend farther from the building than to within 3' of the curb line.

Sidewalks shall be designed and constructed to sustain a safe live load of 250 lbs. per sq. in.

No openings shall be placed in any sidewalk extending beyond the property line except such openings as are herein expressly authorized. There may be openings provided they are covered by metal sidewalk trap doors, the outside edge of which shall be not less than 4' from the outside edge of curb. Every such opening shall be provided with proper guards extending 3' above the height of the sidewalk, and surrounding the opening when sidewalk doors are opened. There may be also openings in the sidewalks properly covered for the admittance of fuel, or for meters. All sidewalk openings must be covered with metal doors designed to sustain same load as the sidewalk, and with the top properly roughened to prevent slipping. No permanent gratings or openings of any form shall be allowed in any sidewalk.

No bay window shall be allowed to project beyond the property line, on any public street or alley. Balconies constructed of iron or steel or masonry, may project not over 3' from the lot line if constructed to sustain a live load of two hundred pounds per square inch, but such balconies must be at least 10' in the clear above sidewalk. Main entrances of buildings may project not to exceed 12" beyond the property line. Bases of columns and pilasters other than at the main entrance may project beyond the building line not over 9", but other than these no projections shall be allowed.

Where floor lights are used, the glass in no case shall be less than 3/4" in thickness and if any glass measures more than 16 sq.in. it must be provided with strong wire netting.
either cast in the glass or suspended blow. Such floor lights and sidewalk lights must be constructed to sustain the same load as required for the floors or sidewalks in which they are placed.

Before any public street alley or sidewalk is partially occupied or obstructed in any greater degree than specifically allowed by this section, or used for any purpose in connection with work governed by this ordinance, a permit for such use must first be obtained from the building inspector, for which a fee of one dollar shall be charged. When any excavation is completed, which occupies sidewalk area of a public street, it shall be compulsory that there be constructed over such excavation, a substantial temporary walk so constructed and maintained at all times as to afford safe and free and unobstructed passage for pedestrians. This sidewalk must be maintained at a level with the surface of the street at a not greater elevation than 4' above the same, and must be not less than 6' in width. Around any excavation which fronts directly on the street a substantial fence or railing must be maintained on such street frontage, but no fence, signs or similar obstructions shall be placed higher than 6' unless inside the center line of the sidewalks next the property line.

It shall be unlawful to erect any building on a property line at the sidewalk unless during the erection of such building, if within the fire limits a temporary canopy is maintained at least 10' above the sidewalk, the full length of the front of the building, and extending the full width of the sidewalk. The top of such canopy shall be constructed of 2'' planking, and properly carried on posts and beams.

This canopy must be constructed in such a manner as to afford ample protection to any person passing on the sidewalk, but the side of this temporary structure next to the street must not be boarded up or covered with signs, but where raised above the street level, must be protected with a railing.

Sidewalks, streets or alleys must be occupied only in connection with the actual erection, repairs, alteration, removal or demolition of a building, and it shall be unlawful to occupy or obstruct any part of any street, alley or sidewalk unless such operations are actually in progress on premises abutting on such part of street, alley or sidewalk.

At least one-half of the width of the sidewalk and not less than 10'-0" of the width of any alley, must be left unobstructed and clear in every way at all times, and it shall be unlawful to occupy more than one-fourth of the width of the roadway of any street in connection with any building operation. If there be a car track on any street, there must be a clear space at least 4'-0" wide left alongside of such track. It shall be unlawful to store earth from excavations, or rubbish or material taken from any building on the sidewalks or the roadway of any street or alley, but the same must be removed from day to day. Proper precautions must be taken to lay the dust from all rubbish being handled in connection with building operations. When any material is stored on any sidewalk or in any street or alley, a red light must be maintained during the whole of every night at each end of any such obstruction.

Section 23. The following data shall govern all calculations made in connection with this ordinance.

The dead loads in all buildings shall consist of the actual weight of walls, floors, roofs, partitions, and all permanent constructions, and the live loads shall consist of all loads other than dead loads. Every floor and roof shall be of sufficient strength in all its parts to bear safely upon every square foot of its surface a total load consisting of the dead load and the following live loads:

<table>
<thead>
<tr>
<th></th>
<th>Pounds</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dwelling Houses</td>
<td>30</td>
</tr>
<tr>
<td>Apartment Houses</td>
<td>50</td>
</tr>
<tr>
<td>Class</td>
<td>Pounds</td>
</tr>
<tr>
<td>--------------------------------------------------</td>
<td>--------</td>
</tr>
<tr>
<td>Tenement Houses</td>
<td>50</td>
</tr>
<tr>
<td>Lodging Houses</td>
<td>50</td>
</tr>
<tr>
<td>Hospitals</td>
<td>50</td>
</tr>
<tr>
<td>Hotels</td>
<td>50</td>
</tr>
<tr>
<td>Stables</td>
<td>85</td>
</tr>
<tr>
<td>Garages</td>
<td>100</td>
</tr>
<tr>
<td>Office Buildings, 1st floor</td>
<td>100</td>
</tr>
<tr>
<td>Office building or floors above first</td>
<td>75</td>
</tr>
<tr>
<td>School houses and places of instruction</td>
<td>100</td>
</tr>
<tr>
<td>Auditoriums or places of public assemblage</td>
<td>125</td>
</tr>
<tr>
<td>Ordinary Stores</td>
<td>100</td>
</tr>
<tr>
<td>Buildings for light storage</td>
<td>150</td>
</tr>
<tr>
<td>Roofs</td>
<td>30</td>
</tr>
<tr>
<td>Buildings for light manufacturing</td>
<td>150</td>
</tr>
</tbody>
</table>

Buildings not classified in the above table must be designed to safely carry the loads to which they may be subjected.

Every column or vertical support shall be of sufficient strength to bear safely the weight of the portion of the floor depending on it. When calculating the necessary strength of columns in all buildings over five stories in height, it shall be permissible to reduce the live load 5% for each succeeding floor below the top floor until 50% of the live load fixed by the preceding section is reached. When such reduced loads shall be used for all remaining floors down to and including the second floor, but the full live load shall be taken on the first floor. All beams and girders must be calculated to support the full live and dead loads.

The weight placed on any floor of any building shall be safely distributed thereon, and the building inspector may require the lightening or re-distribution of any such load when he deems it necessary. When any part of any building is used for the storage of any materials or for manufacturing purposes, there shall be posted in a conspicuous place on each floor on a form to be supplied by the building inspector, a statement as to the load that the floor may safely carry per superficial foot, and the floor must not be loaded beyond this capacity, computation of this load to be made by the building inspector. It shall be deemed a misdemeanor to overload such a floor.

When no test of the sustaining power of the soils made, different soils shall be deemed to safely sustain the following loads per superficial foot.

- Soft clay, 1 ton; ordinary clay, and sand together in layers wet and springy, 2 tons; loamy clay or fine sand dry, 3 tons; very firm coarse sand or still gravel, 4 tons; hard pan, 4 tons.

When a test is made of the sustaining power of the soil, the building inspector may modify these requirements, but he shall be notified when such test is to take place, and may be present either in person or by representative. The report of the test shall be filed in the office of the building inspector, and when doubt arises as to the safe sustaining power of the soil upon which a building is to be erected, the building inspector may order borings or other tests to be made to determine the safe load. For estimating the load or footings, the following conditions must be observed.

Warehouses and factories, full dead and full live load to be taken; in stores and buildings for light manufacturing purposes, and in buildings for public assemblage or amusement, full dead load, and 75% of the live load; in office buildings hotels, apartment houses, dwellings, stables, a full dead load and 60% of live load. Footings must be so designated as to make the load as nearly uniform as possible.
Safe bearing load on brick work shall be taken as eight tons per superficial foot when lime mortar is used. When lime and cement mortar are used, 11½ tons; when cement mortar is used, 15 tons. For rubble stone work, 5 tons, per superficial foot shall be the minimum load when lime mortar is used, 6 tons when cement mortar other than Portland is used; 7 tons when lime and cement mortar are used; 10 tons when Portland cement mortar is used. A safe bearing load for concrete shall be taken at 8 tons per superficial foot when other than Portland cement is used, and 15 tons when Portland is used.

Materials used in the construction of buildings shall be of good quality for the purpose intended. Cement must meet the requirements of the American Society for Testing Materials, and steel shall meet the standard requirements. Should any doubt arise as to the quality of materials, the building inspector may order tests to be made under his supervision, and a certified copy of such tests shall be filed with him.

Section 24. Every projection beyond the wall line of class B or C building, shall be made of incombustible material excepting as hereinafter provided. Metal cornices shall have riveted joints, and shall be supported by heavy steel or iron brackets properly braced. Such brackets must be capable of sustaining a test load of three times that which they are designed to carry, and must be properly anchored through the masonry wall or attached to the roof. The roof covering of any cornice may be sheathed with wood, provided that such sheathing is entirely covered with metal or composition roofing. It may extend to within 6" of the front edge of the cornice, but this 6" must be covered with metal, and the brick fire wall must be carried solidly to the underside of the boarding forming the top of the cornice.

In all buildings of Class "C" construction, the ceiling of every cellar or basement shall be metal lathed and plastered or otherwise fire proofed.

No wall or part of a wall in any existing building nor in any building hereafter erected shall be removed to produce a larger floor area than herein specified. Openings in fire walls of buildings shall in no case exceed three in number, nor be over 8'0" in width, nor more than 10'0" in height, and there must be a curtain wall at least 3'0" high between the top of such door openings and the ceiling line above. These openings must be provided with approved automatic self closing fire proof doors on both sides of the wall.

Floor areas in any building must not exceed the following limitations, in all stores warehouses, or factories of Class A or B construction, and in all buildings of Class C construction, no single floor area between fire walls shall exceed the following limitations:

<table>
<thead>
<tr>
<th>Class A</th>
<th>Class B</th>
<th>Class C</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fronting on one street only</td>
<td>10,000 sq.ft.</td>
<td>7,500 sq.ft.</td>
</tr>
<tr>
<td>Fronting on corner or extending from street to street</td>
<td>12,000 &quot;</td>
<td>10,000 &quot;</td>
</tr>
<tr>
<td>Fronting on three streets</td>
<td>15,000 &quot;</td>
<td>11,250 &quot;</td>
</tr>
<tr>
<td>With permanent open space at least 30'0&quot; wide on all sides</td>
<td>20,000 &quot;</td>
<td>15,000 &quot;</td>
</tr>
</tbody>
</table>

In class A and B buildings when the occupancy is other than stores, warehouses, or factories, the above specified areas may be increased one third.

In case buildings covered by the above provision, are equipped with an approved system of automatic sprinklers, the areas given above may be increased 50%. The automatic sprinkler system including the water supply, shall be kept in perfect working order by the owner, lessee or occupant of the premises. When more than two buildings communicate, although protected by double standard fire proof doors, they shall be provided with an approved system of automatic sprinklers where occupied as stores, warehouses, or factories.

Roofs of Class A Buildings must be constructed throughout with fire proof materials,
but may have a top coating of asphaltum or composition roofing. On all Class B or C buildings, metal or composition roofing may be used, and rafters must not be less than 54" from center to center, covered with 1" boarding.

Every building within the fire limits shall be provided with iron or steel water conductors with sufficient capacity to convey all surface drainage from the roof to the street or alley. Such conductor must be extended to the curb line, and discharge into the gutter, and must be below the surface of the sidewalk, and where buried in the ground, must be of cast iron. Every conductor pipe must be constructed with an overflow 4" above the level of the roof at its lowest point.

The space between the ceiling of the top story and the roof in any class B, C or D building, shall be divided by light partitions of 1" boards into sections having an area not exceeding 2500 sq.ft. Some means of entering each one of these sections must be provided, so that easy access may be had from the roof.

There must be a hatchway, provided with a stairway or a permanent ladder, in the roof of each class A, B or C building. The cover of such hatch must not be locked in place, but may be provided with a bolt or some means of fastening, so that the hatch may be easily opened from the inside at any time.

All skylights in class A, B, or C buildings, other than over elevator or stair shafts, shall be of wire glass not less than 1/4" thick, set in metallic frames or prismatic glass set in concrete. Sky lights over elevators and stair shafts must be made of glass not more than 1/8" thick and covered above and below with strong wire netting, and wire glass must not be used. Over elevator shafts there must be a skylight of at least three fourths the area of the shaft, and there shall be a skylight over every stair enclosure of at least 3/8 the area of the shaft, the same as required for elevator shafts.

Elevators shafts in Class A buildings must be completely enclosed and constructed of fire proof materials throughout, and shall extend from the basement to at least 310" above the roof. All door openings in such elevator enclosures shall be provided with standard fire doors and the sills shall be of incombustible material. Wire glass may be used to form part of such enclosure, and must be not less than 1/4" thick in fixed metal frames and sash.

When the lower end of the shaft is open to accommodate machinery, such machinery must be enclosed in a manner similar to the shaft, so that the shaft and machinery covering form one complete fire proof enclosure. In Class B and C buildings, elevators must be enclosed in a shaft similar to class A, except in this case, stud partitions may be allowed to be substituted for the fire proof construction if covered with metal laths and plaster on both sides 3/4" thick, and all doors in such shafts may be constructed of metal or metal covered with wood or wire glass, and the room containing the elevator machinery shall be of the same construction as required for the elevator shafts. The elevator cage must be made of fire proof materials excepting the floor which may be of hard wood.

Every passenger elevator car or hoist shall be provided with proper automatic apparatus to prevent its falling in case of accident. Immediately below the cheave beams of elevators, there shall be placed a strong metal netting of not less than 3/16" round iron, and having a mesh not exceeding two inches and above this netting, there shall be a like wire netting not exceeding 3/8" mesh all of which must be properly and firmly supported.

Every elevator and its carrying beams and cables shall have a capacity of not less than 100 lbs. to the square foot of cage floor, and a factor of safety of ten. Every elevator must be provided with an automatic device which will stop the car at the top and bottom floors, and with safety devices which will bring the car to a stop in case of excessive speed or failure in any part of the apparatus.
Freight Elevators when enclosed, shall have enclosures meeting the requirements as given above for passenger elevators, and when not enclosed, trap doors shall be provided at each floor, which shall close automatically or be held back by fusible links so arranged as to allow the doors to fall shut when links are fused. Such trap doors must be covered with lock jointed tin or metal on the underside.

Dumb Waiters shall be enclosed in a shaft of the same construction as required for elevators or the shaft may be of metal or metal lining, and in any case all openings to such shafts shall be provided with doors or curbs.

Chutes or shafts in class A, B, or C buildings must be of the same construction as required for dumb waiter shafts.

Pipe, vent and other ducts: Class A, B or C buildings must be constructed to meet the requirements of dumb waiter shafts, but if thoroughly fire stopped at each floor, doors will not be required over openings, otherwise standard fire doors must be provided at each opening.

Ventilating shafts in class A, B or C buildings must be of fire proof construction. In case of B or C constructed buildings, metal lath and plaster or metal lining will be constructed as meeting the requirements. Vents from coolers, or stove hoods, or any vents if cut through from floor to floor in buildings of any class other than residences, must be constructed to meet these requirements. Vents from coolers must not open into air shafts in which any bath room or toilet room opens.

No stairway shall surround or run alongside of an elevator shaft or open hole unless separated from the same by a partition or wall of fire proof materials, or unless there is in the same building another stairway not adjacent to an elevator shaft or well hole, and in no case shall any floor of more than 10,000 sq. ft. area have less than two stairways from the top floor to the second floor. Where two stairways are required in any building, they shall be placed as far as possible from each other. Class B and C buildings shall have one main stairway not less than 4'6" wide from the first to the highest story, and in any building having more than 6000 sq. ft. area on any floor, there shall be not less than two stairways from the top to the second floor, and there shall be in any case one permanent flight of steps not less than 2'6" wide to the roof. Every basement used for the exhibition or the sale of goods at retail, shall be provided with a separate stairway at least 5' in width, for every 5000 sq. ft. of floor area thereof in such basement, and such stairways shall be without winders and must have a hand rail on each side, and shall be as far removed from each other as possible, and shall have aisles of at least the width of the stairways connecting the stairways, which shall be kept open and free from obstruction at all times.

In all warehouses and factories, the stair or stairs shall be enclosed in the same manner as required for elevator shafts except that open stairs may be permitted from the first to the second floor for ornamental effect. All door openings in such stair enclosures shall be provided with standard self closing or automatic fire doors, and all window openings shall be protected as required for elevator shafts. At least one of such enclosed stair walls in each building shall have a similarly constructed enclosed hallway on the first story extending to the street. Any hotel building having an area requiring more than one stairway, shall have at least one such continuous and enclosed stairway, and stairways from the first floor to any basement or portion thereof which is used for storage or for the maintenance of service for the hotel shall be enclosed as specified above.

Pent houses and bulk heads in class B buildings, if used for storage only, one stairway will be required, 3'6" wide, extending from top to bottom floor.

Used for the enclosure of tanks the machinery of elevators and all other pent houses
or structure on buildings not over four stories in height, may be constructed of wood covered with metal, provided their heights shall not exceed 10'0" nor their superficial area 10% of the area of the building. Any such pent house, if within, 3'6", of a party or division fire wall, such wall must be carried up three feet higher than such structure for a distance of at least 3'6" on each side. Where pent houses exceed the area given above, they must be constructed entirely of fire proof material.

Tanks having a capacity of over five hundred gallons placed on or above the roof of any class A, B or C buildings, must be supported by an iron, steel or reinforced concrete beam, the ends of which must rest on masonry walls or other fire proof construction. There must be a short outlet pipe in the bottom of each tank with a valve not less than 4" in diameter which can be easily and quickly opened to drain the tank in an emergency. When possible, tanks shall be placed at the corner of the building, but must not be placed over stairways.

No part of an awning shall be constructed over a sidewalk, but a metal canopy may be used over the main entrance, to any building, provided it covers no part of a store front or store entrance. Such canopy shall be constructed of metal, and be supported entirely by metal frames, and supports, but the use of wired glass not less than 1/4" thick will be allowed. Such canopy must be supported entirely free of the sidewalk, and no part of such canopy shall come closer than 8'0" to the sidewalk, measured in the clear. Proper provision must be made to carry water from the top of the canopies down through a conductor pipe on the face of the building. The supporting members of all canopies shall be figured with a factor of safety of six.

Canvas awnings placed over the sidewalk must clear the sidewalk by 8'0" at their lowest point but hanging borders at the bottom and supporting brackets will be permitted to come within 7'0" of the sidewalk.

Wooden signs will not be allowed on the face, walls or roof of any building, within the fire limits. Before any overhanging signs shall be placed on any building, a permit for its erection shall be procured from the building inspector, for which a fee of one dollar shall be charged. The construction of such signs to be subject to his approval.

Before any room or building shall be used for the purpose of smoking meats, a detailed statement must be filed with the building inspector showing the location of such room or building, all doors and windows opening in the same, and the location and heights of any building within 20'0" of such room or building. Such smoke house or room shall be built entirely of masonry or fire proof construction including the trim, doors and windows, and the sills of all doors entering rooms used for such a purpose, must be 2'0" above the floor. Vents from such smoke house must be arranged so that the smoke will not blow in any window within 50'0"

No room shall be used for a bath room or toilet room unless it is ventilated by means of a window opening directly into the open air or into a suitable fresh air shaft with an air intake at the bottom. Any bath room containing a gas water heater shall have an air intake from outside of the building entering the room at the floor line at about the location of the heater, and must also have a vent at the ceiling connecting with the outside air. Each of these vents to be at least 8x12". Any vent shaft for toilet room must be at least 20'0" square and must contain at least 56 square inches of cross area for each water closet or urinal situated in any room opening on such shaft.

No safe shall be placed in any part of any building above the basement level until a permit has been obtained from the building inspector. The building inspector shall inspect the strength of the floor and a permit shall be refused or granted by his decision.

Section 25. Whenever cooking ranges, (except in residences,) ovens, candy kettles, coffee roasters or similar apparatus in which fires are maintained, are set on any wooden floor,
the floor underneath such apparatus must be protected by a continuous metal plate of not less than 1/2 iron, and all joints securely fastened. Such plate must extend at least 2'6" in front of such apparatus, and must be the full length of the same. The top of the plate must be covered with at least 3" of hollow tile laid in cement mortar, so laid that the hollow spaces in the tile form a continuous opening from end to end. This tile is to be covered with one course of brick laid in cement mortar or with 1" of concrete. Such apparatus as named above must not be set nearer than 12" to any woodwork or wooden stud partition, and if nearer than this to such a wall or partition, a hole must be cut out of such wall at least 4'0" higher and 1'0" wider than such range or apparatus, and the wall filled in solidly with masonry or fire proof construction. Where a ceiling above any large range in any hotel, restaurant or boarding house is composed of wood or lath, and plaster, such range shall be guarded with a metal hood, leaving a clear space of at least 9" between the hood and the ceiling, and a ventilating pipe shall be carried from such hood to the outside air or connected to a brick flue. Such vent pipe must be covered with 1" of asbestos, and no pipe nor flue shall be used for any other purpose, but shall have vent carried at least 9" from any wood or plaster or other combustible material.

In buildings already constructed, a double flue may be substituted if made with a continuous air space of 3" all round the inner flue.

Portable ranges and stoves shall have a metal shield under the same extending 12" beyond the stove and if placed nearer than 20" to any woodwork or wood lath and plaster work such work must be protected by a metal or asbestos shield with at least 1" air space behind it.

Wood floors under large gas ranges shall be protected with metal over asbestos or 1" of masonry. Where a protecting shield is required behind a stove or other apparatus, such shield must extend 3'0" above the top of the stove.

No grate, log, heater or any apparatus burning gas which is permanently attached, shall be used in any building unless a vent is provided for carrying off the fumes from such apparatus and where a vent pipe is attached to the apparatus itself, such vent pipe must be carried full sized its entire length. Where vents are not subjected to intense heat, they may be carried either to the outside air, or to a ventilated place, underneath the roof. Vents must be at least three inches in interior diameter, in any case, and no vent from any automatic heater shall connect with any chimney or flue into which there is any other connection. No gas heater of any description shall be installed in a closed closet. Such vents must be made of galvanized iron or other fire proof material. Where vents are subjected to high temperature special precaution must be taken to see that surrounding wood work is protected.

All vents as required above, when concealed, must be covered with asbestos weighing at least ten pounds to 100 sq. ft.

The top of each heating furnace set in brick must be at least 2'0" below the joists above it, and the top of the furnace must be covered with sheet iron and brick supported by iron bars with at least 2" of sand on top of the brick.

The top of portable heating furnaces or smoke pipes from the same, must be kept 3'0" below the underside of joists and girders unless such woodwork is protected by a metal plate suspended in such a way that there will be 1½ sq. ft. of air space all around such woodwork, and brick must extend one foot beyond all smoke pipes or furnaces in every direction. In no case shall smoke pipe or furnace be within 10" of any woodwork. Every furnace used for heating purposes must be set on a masonry floor and no woodwork will be allowed within 2'0" of such furnace unless it is protected with metal plate in the manner above described.

Where any liquid fuel is used under any furnace, such furnace must be in a masonry pit 6" below the surrounding floor level and such pit must be at least 2'0" larger on all sides than the furnace.
All concealed wall pipes, register boxes and fittings shall be completely covered with two thicknesses of eight pound asbestos paper securely cemented to the pipe, and no heated air shall be circulated through a wooden vent flue or any wooden construction, but must be carried in metal pipes or other fire proof construction.

Steam heating pipes shall not be placed within 2" of any timber or woodwork unless such is protected by metal or asbestos when the distance may be decreased to not less than 1". Where such pipes pass through floor, ceilings or lath and plaster, or wood partitions, pipes must be surrounded by a metal tube passing entirely through such work with a clear space of ½" on all sides of steam pipes, and all steam pipes must be so sheathed when concealed.

Pipes used for conveying live steam under high pressure shall in no case be brought within 8" of any woodwork unless protected by a fire proof pipe covering at least one inch thick, when the distance may be decreased to not less than 2"

All walls surrounding the boiler room shall be of masonry construction for their full height, and the ceilings of the entire room shall be either of fire proof construction or metal lath and plaster. In class C or D buildings, the walls may be made of metal lath and plaster. Every boiler room shall be provided with a sump hole or blow off chamber and the water or steam from the boiler shall in no case be allowed to blow or discharge direct to the sewer. No wood shall be used in the construction of the floor of any boiler room. Every boiler room shall be provided with a stand pipe not less than 1½" in diameter with at least 25'0" of fire hose of the same size attached.

Any opening into a boiler room from the interior of the building must be protected with a fire proof door arranged to close automatically in case of fire, and where liquid fuel is used under the boiler, a sill of masonry must be placed under the door at least 6" high.

In frame buildings where a surface fire protection is required, unless masonry construction is specified, metal lath and plaster will be deemed to fulfill the requirements provided that the metal lath is of at least 28 gauge and the plaster 3/4" thick. On each building within the fire limits, on exterior windows opening above the first floor, unless such windows face on the street or there is no building within 50'0", and excepting private dwelling houses and churches, there shall be wire glass windows in metal frames or fire proof doors or shutters, and such shutters must be closed and fastened at the end of each day's business.

Section 26. For the proper and necessary protection of life and property, the following fire escapes will be required: On every building, any part of which is more than two stories high, that is occupied or designed to be occupied above the first floor for offices, workshops or public entertainments or assemblages, or as a theatre, hospital, asylum, place of instruction, hotel, rooming house, factory or for manufacturing, shall be provided with fire escapes as follows: Such fire escapes to be so placed as to be easily reached from doors or windows at each story. All buildings over three stories in height, shall have a metallic stand pipe in connection with every fire escape as required above, and where there is more than 5000 sq. ft. of floor area on any story above the first, the building shall be equipped with an additional fire escape for every 5000 sq. ft. or fraction thereof of area. Buildings of Class A construction not over six stories in height, and not used for manufacturing purposes above the first floor, shall be exempt from the requirements of this section as to fire escapes.

Before any permit shall be issued for any new building on which fire escapes would be required by this section, the location of every such fire escape shall be shown, and shall be approved by the Chief of the Fire Department before a permit is issued.

On buildings already erected which require a fire escape, before such fire escape is built, a permit shall be obtained from the building inspector, for which he shall collect a fee of one dollar. Such application shall be made on a blank to be furnished by the Building Inspe-
spectator, and must show the location of the building and the details of construction of the fire escape, and such details of the construction of building as may be required by the building inspector to determine whether such fire escape is meeting the requirements of this ordinance. Such permits will be subject to the same provisions regarding commencing work and forfeiture of permit as laid down in this ordinance in connection with regular building permits.

It shall be unlawful to occupy any portion of any building above the second floor on which a fire escape is required unless such fire escape has been installed, and has been inspected and approved by the building inspector.

If the building inspector shall find upon inspection that any building is not properly provided with fire escapes, he shall notify the owners or the persons having charge of such a building, that fire escapes are required, and such owners or occupants shall have ten days in which to commence construction of such fire escapes, and if such construction is not started within ten days, all parts of the building above the second floor shall be vacated immediately. The posting of a notice on the building in a conspicuous spot by the building inspector shall be construed as meeting the requirements of this section as to notification.

Upon the completion of any fire escape, notice shall be given the building inspector and he shall inspect such fire escapes and if he finds the same to be constructed in accordance with this ordinance, he shall issue a certificate to that effect without charge, but if such work shall have been done without a permit having first been procured, he shall collect a fee of ten dollars, and no fire escape shall be construed as meeting the requirements of this ordinance until such a certificate has been issued.

Fire escapes must be constructed in conformity with the following specifications:

There must be a balcony at each floor connected directly with a window or door, such balcony to be not less than 40" in width or less than 8'0" in length. All parts of fire escapes must be of wrought iron or steel construction. Balconies, Ladders and all parts of fire escapes must be firmly secured to the building, and must be designed to stand a live load of not less than 100 lbs. per sq. ft. and the building inspector may if he wishes, require the testing of any part of such fire escape, with a load of two hundred pounds per square foot. Balconies must be provided with an outside rail of iron or steel pipe or iron angles, the top rail to be 3'10" above the platform of the balcony, and the space between this rail and the balcony platform must be filled in with slats or rods placed not farther than 9" apart. The opening through the floor of balcony must be at least 20"x40", but no fire escape stairway shall be less than 16" in width. The treads must not have a rise of over 12", and must be 4" wide. No stairway shall have an inclination of less than 4", horizontally to 12" vertically, and there must be a landing at least 20" wide at the top and bottom of the stairway. The stairway must be provided with a hand rail at each side of not less than one inch gas pipe, which must be continuous from the top balcony to the lowest. From the top balcony, there shall be an iron goose neck ladder extending from the balcony to and above the roof of the building, this ladder to be practically parallel with the wall, and not less than 15" wide. The sides of the ladder must be at least ¼" iron or steel bars and the rungs not less than 5/8" diameter, placed not more than 14" apart. This ladder must be securely fastened to the wall, the roof and the balcony, and well braced in such a way as to be perfectly rigid. Where there is a wide overhanging cornice, this ladder must be carried up through the cornice in a line parallel to the wall, and must not be built out around the cornice. Hole through cornice to be large enough to allow easy passage for a man.

Inside of the building there must be a light with a red globe or lantern indicating the location of every fire escape, on such lantern, the words, "Fire Escape" must be plainly outlined, in letters not less than 6" in height, and this light must be kept burning continuously throughout the night when such building is occupied.
Every building four or five stories in height, shall have outside of the exterior walls or imbedded in therein (outside preferred), one metallic stand pipe, at least four inches in diameter, extending from a point four feet six inches over the sidewalk up to and over the roof. At each story there shall be a branch with a $2\frac{1}{2}''$ gate valve, and there shall be a two way $2\frac{1}{2}''$ Siamese steamer connection attached to the lower end of such stand pipe. The upper end of the stand pipe shall extend above the roof, and terminate in two three inch gate valves provided with reducers from three inches to $2\frac{1}{2}''$ each, provided with a cap and chain.

Every building six or seven stories in height, shall have a stand pipe as specified above, except that it must be at least $5''$ in diameter, and have a four way $2\frac{3}{4}''$ Siamese inlet attached at the lower end and in each story there shall be a three inch gate valve provided with a reducer to $2\frac{1}{2}''$, to have a cap and chain, and the roof connection shall be a three way Siamese provided with $3''$ gate valves with reducers to $2\frac{1}{2}''$ each with cap and chain. Buildings over eight stories or more in height, must have a similar stand pipe which must be at least $6''$ in diameter, with connections at the bottom and every floor and roof as specified for six and seven story buildings.

Every building where stand pipes are required shall have stand pipe in connection with every fire escape required, provided that buildings of class A Construction over three stories in height shall have at least one stand pipe for every one hundred feet of street or alley frontage or fractional part thereof.

The fire department shall inspect and test all stand pipes when they consider it necessary, and any defect therein shall be remedied immediately by the owner. All stand pipes hereafter located must meet with the approval of the fire department.

On the inside of every building, over two stories in height, excepting dwellings and churches, there shall be a stand pipe extending from a connection to the city water main (such connection to be not less in diameter than that of the stand pipe) and ending above the roof of the building, and to be installed as follows:

Buildings three stories in height shall have stand pipes not less than $2''$ interior diameter. Buildings four stories and over, stand pipes with an interior diameter of $3''$. Stand pipes shall have $1\frac{5}{8}''$ hose connection and gate valve on each floor and roof, and attached to each hose connection, there shall be enough good $1\frac{1}{4}''$ hose and nozzle to reach all parts of the floor. The location of such stand pipes shall be subject to the approval of the building inspector. In case the height of the building renders the available water pressure insufficient to throw a reasonable stream, such stand pipes shall be connected to a tank of not less than one thousand gallons capacity, this tank to be located upon the roof and kept filled with water in such a manner as to furnish a good stream of water for extinguishing fires. Tests of any such stand pipes may be required at the request of the chief of the fire department.

All stand pipes either inside or outside, must be of galvanized iron and the size of threads and couplings for hose and valve connections must meet the approval and the specifications of the fire department, and all Siamese and base connections to be of San Diego Fire Department Standard. Stand pipes must be capable of standing a hydrostatic pressure of three hundred pounds to the square inch throughout their entire length.

All stand pipes to be kept filled and under pressure and ready for instant use at all times. This section shall apply to buildings already erected or to be erected.

Before a permit shall be issued for any buildings requiring stand pipes, the location of such stand pipes must be marked on the plans.

Every building already erected or to be erected having a basement which is used or to be used for the storage of merchandise, shall be provided with ground floor pipe casing holes, constructed in and through the floor of the first story of the building as follows:
Pipe casing holes must extend from the level of the floor through and below the ceiling of the basement, or below the bottom of the floor joists, if there is no ceiling, and to be so constructed as to enable the fire department to put water circulating nozzle through for the prompt extinguishing of any fire occurring in the basement. These holes must not be less than 6" in the clear in diameter, and must be provided with a metal cover flush with the floor. Both the cover and the casing of the hole to be constructed of non-corrosive metal. Both the construction and the location of such holes shall be subject to the approval of the chief of the fire department, and there shall be at least one such inlet hole for every fifty feet of width or depth of the building, but there will not be more than one hole required for every one thousand square feet of ground floor area, unless the basement is divided into rooms of smaller area.

No obstruction shall be placed over such inlet holes and any materials stored in the basement shall be kept clear of such holes in such a way as not to interfere with the proper working of the water circulating nozzle used by the fire department.

The chief of the fire department shall notify the owners of all buildings now erected which will come under the provisions of this section, to place ground floor pipe casing holes within thirty days of such notice. In case of any building to be erected which would come under the provisions of this section, no permit shall be granted until these pipe casing holes are properly located and shown on the plans of the first floor.

Automatic sprinkler systems will be required on all floors of large warehouses of future construction, and also in the cellars or basements of class A, B or C buildings within the fire limits.

Every automatic sprinkler system must have a steamer equipment on the outside of the building as approved by the fire department.

Section 27. Every building used as a theatre or for public entertainments must be built to conform with the requirements of this section.

Any building already built which is to be used or is used for theatrical purposes or public entertainments, must conform with the requirements of this section regarding seating, aisles, stairways, and other means of exit and entrance and means of fighting fire.

No building shall be open to the public for theatrical purposes until such shall be approved in writing by the building inspector, and the chief of the fire department and such approval shall be given only when all requirements as set forth in this section shall have been met.

There shall be exits provided on both sides of the auditorium, connecting either with an open court, street or exit corridor, as described therein. Where such corridor is used, such corridor must run the full length of the auditorium, and connect directly with the street and there must be a connection between the main entrance or lobby, and this corridor. Such corridor must be separated from the auditorium by a fire proof wall, and where the corridor is enclosed in the building, the ceiling and both sides of the corridor must be made of fire proof construction. There must be at least two exits on each side of the building from the main floor, and two exits on each side of each balcony or gallery. Each exit shall be at least 5'0" in width in the clear. Where there are balconies or galleries above the level of the floor of this exit corridor there shall be staircases (fire escapes), extending from the exits in the balcony, starting from a landing not less than four feet in width, connected directly with the exit in the gallery or balcony. Such staircases shall have risers not over 6½" high and treads not less than 9" net width. The staircase from the topmost balcony to the one next below must be at least 30° wide in the clear, and must increase 6" in width below each balcony.
Where the seating capacity of the auditorium exceeds one thousand people, this width of these stairways must be increased 6" for every increase in the seating capacity of eight hundred people or fraction thereof. All of these stairways and landings must be constructed of absolutely fire proof material, and must be designed to sustain a live load of two hundred pounds per square foot. Where a theatre is built inside and forming part of another building, these exits may open directly into corridors in the other part of the building, but there must be a fire wall between the auditorium proper and such part of building and all stairways and corridors which serve as exits, must meet the requirements of this section as to size. The floor of exit corridors as specified herein, must be carried their full length without steps, but a gradient of not less than 1 in 12, may be used to make up for difference of levels. The exit corridor must be not less than 8'0" in width where the seating capacity of the theatre is one thousand people, and 10'0" in width when one thousand is exceeded.

Nothing shall be built above the roof of the stage, which must be left open to the sky but the auditorium and parts of the theatre used by the audience if enclosed in fire proof construction, may form part of a building used for offices, stores, or apartments, provided that the walls of the auditorium be carried up solidly to and through the roof, excepting as exits are provided.

Nothing shall prevent a roof garden, art, gallery, or rooms for office purposes being placed above a theatre, provided, that the ceiling or roof of the theatre proper is made of fire proof materials, and that the structure built above is constructed of fire proof materials. But no part of any theatre building shall be used for carrying on any business dealing in any article or material dangerous to life or for manufacturing purposes, and no lodging accommodations shall be allowed in any part of the building communicating with the auditorium or the stage. All doors in every part of the theatre used by the public, must be made to swing outwardly, and all doors which can be used for exit purposes, must be left unlocked during performances, allowing clear passage way to the street in each case. Panic bolts may be used on doors provided the doors are so fastened as to yield at a very slight push outward.

No workshop, stage or general property room shall be allowed above the auditorium or stage, or in any of the fly galleries, but all such rooms shall be located in the rear or at the side of the stage, and in such cases must be separated from the stage, by a fire proof wall and the entrances to such rooms guarded by automatic fire doors. A fire wall built of masonry shall separate the auditorium from the stage and extend at least 4'0" above the stage roof.

Above the prosenium opening, there shall be a steel or reinforced concrete girder of sufficient strength to safely support the load above. If of steel, this girder must be fire proofed with masonry not less than 4" in thickness or 2" of concrete. The frame around the prosenium opening must be made entirely of fire proof materials and if metal is used, it must be backed solidly.

The prosenium opening shall be provided with a fire proof or metal curtain approved by the building inspector. This curtain shall overlap the prosenium wall at top and both sides, and run in iron grooves or channels not less than 6" deep. This runway to be securely fastened to the fire wall in such a way as not to allow the passage of fire and to extend not less than 3'0" above the top of the curtain when raised to its highest point. This fire proof curtain is to be suspended by iron or steel cables passing over suitable fire proof pulleys, and the excess weight of the curtain is to be over come by a check rope of cotton or hemp extending to the floor on both sides of the stage and to the fly gallery so arranged that the cutting of the rope at any of these points will release the curtain, and allow it to fall at its normal rate of speed. This curtain shall be lowered after each act, and at the close of the performance.
If the curtain is of asbestos, it must be reinforced with wire, and at the bottom of the curtain must be placed a rigid metallic rod or bar of the proper weight, properly fastened, to carry the curtain down. In any case, the curtain must be of such a weight when released, to drop of its own weight. There shall be no door-way through the proscenium wall from the auditorium above the level of the first floor. Any doorway through the proscenium wall must be provided with self-closing fire doors on each side so hung as to easily be opened from either side of the wall at all times. Above the stage, there shall be constructed one or more ventilators of incombustible material near the center of the stage above the highest point of the roof. The combined areas of these ventilators must equal ten per cent. of the area enclosed within the stage walls. The openings in this ventilator must equal the area specified above, and must be so closed by valves, louvers or dampers as to open automatically when released. A hemp or cotton cord shall control these dampers, and this cord shall be carried to each side of the opening in the proscenium wall, and to the fly galleries, and shall be so arranged that when the cord is cut, at any of these points, the ventilators will open automatically to their full extent. There shall be a fusible link inserted in this cord at a point at or near the bottom of the ventilator.

All that part of the state that is not used for the presentation of a scene, shall be built of fire proof construction. All partitions of dressing rooms and passageways and all other partitions on or about the sides of the stage, shall be constructed of fire proof materials, and all shelving and cupboards and property rooms, dressing rooms or other stage rooms, shall be constructed of fire proof material. None of the windows opening through the outside walls of the stage, shall have fixed sash or iron grilles or bars, or be locked shut by any means, unless the same are arranged to open easily from the inside, and are kept unlocked during performances. There shall be a window or door opening directly from fly gallery through the outside wall of the stage, for a fire escape, or some other exit. There shall be placed upon the stage of every theatre an approved fire alarm box to be connected directly with the City fire alarm system, such installation to be approved by the chief of the Fire Department.

The auditorium proper shall be separated from the entrance vestibule by walls built of fire proof materials. All stair cases for the use of the audience shall be enclosed in walls of fire proof materials, and the openings to such staircases from each tier shall be full width of staircase. No door shall open directly upon a flight of stairs, but upon a landing at least the width of the door.

The ceiling of the auditorium shall be formed of fire proof materials, as must also be the ceiling under each gallery, all plastering in the auditorium must be of mortar and masonry, and all partitions in any of the rooms used by the audience in connection with the auditorium must be constructed of fire proof materials and wood wainscoting or a covering of canvas or other combustible material must not be on the walls and ceiling of such rooms.

All galleries and balconies must be so constructed between the gallery floor and the ceiling below that all open spaces are thoroughly fire stopped and can be easily inspected. No space may be over 36 sq. ft. in area without a fire stop. All gallery structural members must be fire proof or mill construction, and subject to Building Inspector's approval.

Wood sounding boards may be constructed over the orchestra pit when the same extends back of and below the hanging of the stage, but such a sounding board must be fire stopped by a masonry wall back of it. All seats in the auditorium excepting those contained in boxes, shall not be less than 30" from back to back, and not less than 18" from center to center, and firmly secured to the floor, and no seat shall have more than six seats intervening between it in the aisles, and an aisle on either side. No seats shall be allowed nor shall anyone be allowed to stand.
or seat themselves in the aisle during the performance excepting employees of the theatre or City. Platforms in galleries formed to receive seats, shall not be more than 24" in height of riser or less than 20" in width of platform.

Aisles with seats on both sides must be not less than three feet wide at any point, and must increase in width toward the exits at the ratio of 3½" to five running feet. Aisles with seats on one side only, must begin not less than 2½" wide, and must have the same increase in width towards the exits.

Wherever possible, to overcome differences of level, gradients or inclined planes shall be used in place of steps.

Every theatre accommodating more than three hundred persons shall have at least two exits, five hundred persons at least three exits.

Entrance or exit stairways must be not less than 5'0" in width, when intended for the use of the public, and where the seating capacity of the theatre exceeds five hundred persons, there must be an aggregate of 20" added to the exit widths for each additional one hundred people or fraction thereof. Balconies or galleries above the first gallery or balcony, must be provided with distinct places of exit and entrance, but a common place of exit and entrance may serve for a main floor and first gallery, provided it be of the aggregate capacity of the cutlets from these floors.

No passage leading to the foot of any stairway communicating with any entrance or exit shall be less than 4½" in width at any point. This clause not applying to the emergency exits in the exit corridor.

Stairs from balconies or galleries shall not communicate with basement or cellar.

All stairs shall have treads of uniform width, and risers of uniform height throughout in every flight. Where a gallery has a seating capacity of over one hundred people, there must be at least two flights of stairs leading from opposite sides of the gallery, and 6" shall be added to the aggregate width of these stairs for every additional fifty people or fraction thereof to be seated in such gallery. This width to be added equally to the two flights.

Width of all stairs shall be measured in the clear between hand rails. Stairs leading to the first gallery may be left open on one side, but in no case shall stairs to any gallery be left open on both sides. When stairs return directly on themselves, a landing the full width of both flights shall be provided and the outer corners of such a landing shall be curved to a radius of not less than 2'0". No winders shall be used in any stairs intended for the public, but where stairs turn at an angle, they shall have a proper landing introduced without winders, at such a turn. Where two flights connect into one main flight, this main flight must have a width equal to the aggregate width of the side flights. All stairways shall have on both sides, strong hand-rails firmly supported and if placed against wall, left 3" in the clear, and about 3'0" above the stairs, but such hand rails shall not be run on level platforms and landings where the same are of greater length than the width of the stairs. All stairways 8'0" or over in width, shall have a center hand rail not less than 2" in diameter placed at the same height as the side hand rails and supported on metal standards of sufficient strength to hold it firmly. Such standards to be not closer than 4'0" nor farther than 6'0" apart, and at the end of each flight of stairs on each landing this center rail shall terminate in a standard at least 4'0" in height.

In no case shall the risers of any stairs exceed 7½" in height, nor shall the net width of tread be less than 10½".

No radiator or heating coil shall be placed in any aisle or passageway used as an exit unless set in a recess or suspended from the walls or ceiling with a clear passage of 7½" below. When a steam boiler is used for heating or other purposes, it must be located outside.
the part of the building used for the theatre, and must be enclosed by walls and ceiling of masonry on all sides.

Stairways leading to such a room must be closed with automatic fire doors. Every portion of the building devoted to the use or accommodation of the public, and including the open exit courts or corridors, shall be well lighted during each performance, and at all times when the public is admitted to the building.

Over each exit opening, there shall be a light kept burning at all times when the public is occupying a theatre. This light shall be kept burning within a red globe or lantern on which shall be placed the word "Exit" in red letters not less than 6" in height.

Gas Mains and Electric Light wires supplying the building, shall have three independent connections as follows: One for the Stage, one for the auditorium, and the third for the corridors, lobbies, halls, exits, and such other portions of the building as are used by the audience outside of the auditorium proper.

Provision must be made for shutting off all gas and electricity at some point outside of the building, and in addition to this, there must be some means in the lobby of controlling all lights in that part of the theatre used by the audience.

No lights of any description shall be recessed in walls, wood-work or ceiling in any part of the building, unless protected by fire proof materials.

Whenever deemed necessary by the building inspector, wire guards shall be provided over lights.

All ducts or shafts used for conducting heated air from the main chandelier, or from any light, shall be constructed of metal and made with double walls with an air space between, or of some other fire proof material.

Where open lights are used on stage, they shall be protected with wire guards or screens so constructed that no metal can come in contact with the frames.

Lights at the side of the proscenium must be so protected with guards that no drop can come in contact with lights. Electric calcium so called included in the above requirements.

Border lights must be constructed according to the best known methods, and to be subject to the approval of the city electrical inspector and the first eight feet of the suspension next to the light must be made of wire rope or iron chain.

Stand pipes of not less than 4" in diameter shall be provided and installed as follows:

One on each side of the auditorium, and one on each side of the stage with connection at the main floor and at each balcony level. A similar stand pipe with one connection within 10'0" of the door of the carpenter shop, and one within 10' of door of any storage room, and one in the fly gallery so placed as to be easily reached from the exit window or door already specified. All such stand pipes and hose connections shall be kept clear of obstructions at all times.

A sufficient quantity of approved linen cotton rubber lined/hose not less than 2½" in diameter, in fifty foot lengths, but not less than 50'0" in total length in any case, shall be kept attached to each hose connection. Such hose to be provided with washers, couplings and nozzles, and the threads of all connections to conform with the standard in use by the Fire Department.

This stand pipe equipment must be installed independent of the automatic sprinkler system. All stand pipes must be connected to a Siamese steamer connection on the outside of the building, and be approved by the Chief of the Fire Department.

Such stand pipes shall receive and supply the water from a gravity tank located over
the stage roof with the bottom of the tank at least 12'0" above the highest point of the roof. This tank to be of not less than five thousand gallon capacity, and in addition, such stand pipes must have at least one of the following supplies:

(a) Approved steel pressure tank of not less than five thousand gallons capacity located on stage roof or not lower than grid floor.

(b) Automatic fire pump, of not less than five hundred gallons capacity per minute.

(c) City water main, where nozzle pressure is not less than 25 lbs. per square inch at the highest hose outlet when streams are in operation. Stand pipes must be fitted with approved straightway composition valves with hose outlets.

Two spanners to be located at each hose connection.

Stand pipes to be kept constantly filled with water under pressure, ready for instant use.

A system of automatic sprinklers approved by the building inspector and the Chief of the Fire Department shall be installed throughout the entire stage section of the theatre located in the rear of the proscenium wall. This to include equipment of roof, grid, galleries, stage and in all dressing rooms, in all work-shops and all property rooms and other rooms and passages.

There shall be an independent water supply connected with sprinklers which may consist of a gravity tank with the bottom not less than 25'0" above the highest sprinkler, and a capacity of not less than 10,000 gallons, and in addition at least one of the sources of supply as required for additional supplies for stand pipes, excepting that if the steel pressure tank is used, it must be not less than 7500 gallons capacity and located not lower than the highest line of sprinklers.

In addition to the above, there must be a Siamese steamer connection outside on the front of the building, and above such steamer connection, there shall be placed a suitable plate fastened to the wall with raised letters reading, "STAGE SPRINKLERS."

The installation of the sprinkler heads must conform to the standard recommended by the National Board of Fire Underwriters. There must be kept in readiness for immediate use, a forty gallon cask filled with water, and six fire buckets at each of the following stations:

One on each side of the stage, one under the stage, one in each fly gallery, one in each property room, store room or workshop. Such casks and barrels shall be labelled, "FIRE FIRE PURPOSES ONLY".

There shall be also provided on the stage, six three gallon approved chemical fire extinguishers, at least four axes, two fifteen foot hooks and two ten foot hooks and such special appliances as may be required by the Chief of the Fire Department.

The stand pipe, hose, and all apparatus for the extinguishing of fire or guarding against the same, shall be installed to the satisfaction of and put in under the control of the Chief of the Fire Department.

A Diagram of each gallery or floor, showing distinctly all exits, shall be printed in black lines in a conspicuous manner on the outside back cover of each program for every performance, and such diagram shall occupy a space of at least 15 sq. in. The building inspector and Chief of the Fire Department are hereby given authority to enter any theatre or part thereof at any time and make such inspections as they deem necessary to see that the provisions of this ordinance are carried out. and if they find that any of the requirements of this ordinance as to the seating or means of entrance and exit of the audience have not been complied with, or that the means of fighting fire or guarding against the same are not properly provided for, they shall have authority to cause the immediate dismissal of the audience and to close the theatre until it has been made to conform with the requirements of this ordinance. Notice
to any person taking or selling tickets in the theatre shall be considered legal notification as required in this section, and failure to act immediately deemed a violation of this ordinance.

Section 28. No person except a licensed house mover shall remove any building within the limits of the City, and every such person shall annually before engaging in such occupation, obtain a license therefor from the Building Inspector. Before obtaining such license, the applicant shall give bond to the city in the sum of $3000.00 to be approved by the Common Council.

Such house mover shall, and such bond shall be given, to save and indemnify and keep harmless the city of San Diego against all liabilities, judgments, costs and expenses, which may in any case accrue against said City, in consequence of the granting of such permit or license.

Such house mover must comply with all conditions laid down in the ordinances of the City of San Diego and must make good all damages or injuries caused by the moving of any house or structure.

A permit shall be obtained from the Building Inspector before removing any building, the fee to be paid for such permit to correspond to the fees charged for new buildings, the value to be the appraised value of the building at the time of moving. Before obtaining such permit, the mover shall give bond to the city in the sum of $3000.00 to be approved by the Common Council. Such bond shall be given, to save and indemnify and keep harmless the city of San Diego against all liabilities, judgments, costs and expenses, which may in any case accrue against said City, in consequence of the granting of such permit or license.

Section 29. The provisions of this ordinance shall not be considered as being retroactive except in cases where it is specifically stated.

The owner or owners of any building, structure, or part thereof, or of any staging or flooring or platform to be used for standing or seating purposes or any architect, civil engineer, painter, plumber, carpenter, mason, contractor, sub-contractor, foreman, or any other person who may be employed or assist in the commission of any violation of any provision of this ordinance, and any and all persons who shall violate any of the provisions of this ordinance, or fail to comply therewith, or any requirements thereof, or who shall violate or fail to comply with any order or regulation made thereunder, or who shall build in violation of any detailed statement or specification or plans submitted and approved thereunder, shall severally for each and every such violation and non-compliance respectively be fined $25.00. Except that any such person who shall violate any of the provisions of this ordinance as to the construction of chimneys, fireplaces, flues, hot air pipes, or furnaces, or who shall violate any of the provisions of the ordinance with reference to the framing of timbers, girders, beams, trim, or other wood trim approximate to chimney flues or fireplaces shall be fined $50.00.
Any and all the severally mentioned persons who have been served with a notice as herein prescribed to remove any structure or part thereof, erected in violation of any provision of this ordinance, or who shall fail to comply with any requirements of this ordinance, or with any order or regulation made thereunder within ten days after such service in the respect named in said notice shall pay an additional penalty of $250.00 or having paid the above penalty, shall fail to comply with the said notice within a reasonable time, shall continue to violate any requirements of this ordinance in the respect named in such notice, shall be guilty of a mis-deemeanor and shall be punished by a fine not less than $5.00 and not more than $500.00 or by imprisonment in the City jail for a period not exceeding six months, or by both such fine and imprisonment, and in the event that any fine imposed hereunder is not paid, then by imprisonment in the city jail at the rate of $2.00 for each day of such imprisonment.

Passed and adopted by the Common Council of the City of San Diego, California, this 5th day of March, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, and Fay,

NOES---NONE

ABSENT---COUNCILMEN Sehon and Woods.

and signed in open session thereof by the President of said Common Council this 5th day of March, 1912.

A. E. Dodson,
President Pro Tempore of the Common Council of the City of San Diego, California,

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 5th day of March, 1912,

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 7th day of March, 1912.

James E. Wadham,
Mayor of the City of San Diego, California,

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4670 of the ordinances of the city of San Diego, California, as adopted by the Common Council of said City on the 5th day of March, 1912, by the above vote, and as approved by the Mayor of said City on the 7th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By Hugh C. Sanderson Deputy.
ORDINANCE NO. 4671.

APPROPRIATING ONE HUNDRED DOLLARS FOR THE RELIEF OF THE SALVATION ARMY.

WHENAS, on the 8th day of January, 1912, a resolution, being No. 9922, was adopted by this Common Council, authorizing the payment of One Hundred Dollars to the Salvation Army to be used in relieving the urgent needs of unemployed men, and

WHEREAS, the Salvation Army thereupon secured the sum of One Hundred Dollars from a local Bank upon the strength of said Resolution, and

WHEREAS, the City of San Diego has not yet paid said sum, now

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

Section 1. That there be and there is hereby appropriated out of the General Fund the sum of One Hundred Dollars for the relief of the Salvation Army.

Section 2. That this ordinance take effect and be in force on the thirty-first day after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 7th day of March, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Dodson, Fay and Woods.

NOES—NONE

ABSENT—COUNCILMAN Sehon.

and signed in open session thereof by the President of said Common Council, this 7th day of March, 1912.

Percival E. Woods, President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 7th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 11th day of March, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4671 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 7th day of March, 1912, and as approved by the Mayor of said City on the 11th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By Hugh A. Bernard, Deputy.
ORDINANCE NO. 4672.

AN ORDINANCE AUTHORIZING THE EXECUTION OF A LEASE BY THE CITY OF SAN DIEGO TO BUCHANAN LUMBER COMPANY, A CORPORATION, OF CERTAIN TIDE LANDS AND SUBMERGED LANDS ON AND IN THE BAY OF SAN DIEGO.

WHEREAS, Buchanan Lumber Company, a corporation organized and existing under the laws of the State of California, has made application to the City of San Diego, for a lease of certain tide lands and submerged lands on and in the Bay of San Diego, a more particular description of which is contained therein, and is hereinafter set out; and

WHEREAS, after due deliberation the Common Council has found and determined that the granting of said lease will be promotive of public interest, and that said lease should be granted, now therefore:

BE IT ORDAINED by the Common Council of the City of San Diego, County of San Diego, State of California, by the affirmative vote of at least two thirds of the members thereof, as follows, to-wit:

Section 1: That a majority of the members of the Common Council shall execute a lease on behalf of the City of San Diego to Buchanan Lumber Company, a corporation, of certain tide lands and submerged lands on and in the Bay of San Diego, in the County of San Diego, State of California, under the terms and conditions set out in said lease. Said lease shall be in the words and figures as follows, to-wit:

"This indenture, made and entered into this _____ day of April, 1912, between the City of San Diego, a Municipal Corporation, in the County of San Diego, State of California, hereinafter designated as the City, and Buchanan Lumber Company, a corporation duly organized and existing under the laws of the State of California, hereinafter designated as the lessee, WITNESSETH:

"That the said City does by these presents demise and lease unto the said lessee all of those certain tide lands and submerged lands on and in the Bay of San Diego, in the County of San Diego, State of California more particularly described as follows, to-wit:

"Commencing at a point where the East boundary line of Twenty-eighth Street, extended, intersects the line of mean high tide of the Bay of San Diego; thence south 27 degrees 16' west, 1265 feet, to the United States bulkhead line of the Bay of San Diego; thence north 56 degrees 49' west, along said bulkhead line, 690.5 feet, to a point; thence north 27 degrees 16' east, 1036 feet, to the mean high tide line of the Bay of San Diego; thence along said mean high tide line to the point of beginning, being a portion of those lands conveyed to the City of San Diego by an Act of the Legislature of the State of California, approved May 1st, 1911, entitled, "An Act Conveying Certain Tide Lands and Lands Lying Under Inland Navigable Waters Situate in the Bay of San Diego, to the City of San Diego, in Furtherance of Navigation and Commerce and the Fisheries, and Providing for the Government Management and Control thereof."

"The term of said lease shall be for a period of twenty-five years from and after the 29th day of March, 1912, at the yearly rental of Three Hundred ($300.00) Dollars, payable in gold coin of the United States, in equal payments of Twenty-five ($25.00) dollars each on the 29th day of each and every month during said term, in advance. And it is hereby agreed, by and between said parties to this lease, that said lease shall be granted and accepted under the further terms and conditions hereinafter provided, as follows, to-wit:

"A. That the uses and purposes for which said leased premises are leased are as follows:

"The conducting thereon by the lessee of the business of a wholesale and retail dealer in and manufacturer of lumber and its products, including the erection, maintenance and operation thereon of wharves, mills, factories, warehouses, sheds, offices, and all other structures necessary for the conduct of said business, and for the storage of logs, lumber and other
material handled, sold or shipped by said company, and for such other and further uses as are necessary or proper in the conduct of such business:

"Also the right and privilege of reclaiming and filling with earth, or any material, all or any portion of said premises, and the right and privilege of erecting thereon bulkheads and sea-walls, and of dredging within said leased space for channels, basins and waterways, providing that no fillings shall be made between bulkhead line and the mean high water line with other earth than dredgings from the Bay, except by Resolution of the Common Council permitting same, and providing that said work shall be done in accordance with the statutes and regulations of the United States Government and the State of California, and the ordinances of the City of San Diego.

"Also the privilege of removing all buildings and structures except earth filling, bulkheads and sea-walls, placed upon said premises by lessee, at the termination of said lease.

"B. that nothing herein contained shall limit the power of the City of San Diego to build, maintain, own and operate any railroad or railroads across said premises, or to hereafter grant franchise to any person or corporation, for the construction, maintenance and operation of any railroad or railroads across said premises; provided that such person or corporation granted such franchise by said City, shall bear all expense of making any crossing or crossings, and the equitable share in the costs of maintaining the same, the said lessee to remove at its own cost and expense from any such franchise so granted for railroad purposes any buildings or materials which they may have erected or placed thereon, provided however, that said lessee, shall not be disturbed in the possession and use of said premises to any greater extent than is necessary for the construction and maintenance of such railroad.

"C. That said City reserves the right to erect sea-walls, docks, and wharves, and to make such other improvements for the development of the facilities of the Bay of San Diego, for the purpose of navigation, and of the dockage of vessels at the bulkhead line bordering on said premises at any time and in such manner as may be provided in any general plan for harbor improvements adopted by said City; provided only that said lessee, shall not be disturbed in the possession and use of said premises to any greater degree than is necessary in the carrying out and completion of said general plan and improvements.

"D. That the said City reserves the right to readjust and increase the rentals provided for herein at any time whenever the said City shall adopt any general plan or rule providing for the readjustment of rents along the water front of said Bay; provided, however, that said City shall never charge for the use of said premises any unreasonable rate, nor make nor suffer to be made any unreasonable charge, burden or discrimination upon or against said lessee.

"E. That the said City reserves unto itself an easement or right of way across said leased property for the purpose of constructing and maintaining a water main to supply and furnish water to ships or shipping landing or docking at any wharf or wharves, which may be constructed hereunder by said lessee on said premises.

"F. That the said City reserves easements or rights of way across or upon said property for the purpose of extending Twenty-Eighth Street, Twenty-seventh Street and Colton Avenue, whenever said City may desire to extend said streets, or any of them.

"G. That the Common Council of the City of San Diego, shall have, and hereby reserves the right and privilege by ordinance to annul, change or modify this lease, as in its judgment may seem proper.

"H. This lease shall not be assignable nor transferable, not shall the said lessee have a right to sublet the leased premises, or any part thereof.

"I. And it is hereby agreed that if any rents shall be due and unpaid for a period of more than three months, or any defaults shall be made in any of the covenants, conditions or
restrictions herein contained, then it shall be lawful for said City to re-enter said premises and remove all persons and property thereon and to terminate said lease; and said lessee does hereby covenant, promise and agree to pay to the said City the said rent, in the manner herein specified, and to fulfill said covenants, conditions and restrictions, and that at the expiration of said term, said lessee will quit and surrender the said premises and said City does hereby covenant, promise and agree that the said lessee, paying said rent, and performing the covenants aforesaid, shall and may peaceably and quietly hold and enjoy said premises for the term aforesaid.

"In witness whereof, these presents have been executed the day and year first above written, in behalf of the City of San Diego, by a majority of the members of the Common Council, and in behalf and as the act of Buchanan Lumber Company, said corporation has hereunto set its corporate name and affixed its corporate seal, by its Vice-President, attested by its Secretary, duly authorized."

Section 2. That the said Lease, as above set out, shall be granted and executed to Buchanan Lumber Company, and shall not be made or sold at public auction.

Section 3. That the City Clerk be, and he is hereby directed to cause this ordinance to be published once in the official daily newspaper of the City of San Diego.

Section 4. That this ordinance shall take effect from and after thirty days after its adoption and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 29th day of February, 1912, by the following vote, to-wit:

AYES——COUNCILMEN Adams, Dodson, Fay, and Sehon.

NOES——NOW

ABSENT-COUNCILMAN Woods.

and signed in open session thereof by the president of said Common Council, this 29th day of February, 1912.

A. F. Dodson,

President Pro Tempore of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 29th day of February, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett, Deputy.

I, Percival F. Woods, President of the Common Council of the City of San Diego, California, do hereby certify that the within and foregoing ordinance, being vetoed by the Mayor of said City be message dated March 7th, 1912, and returned to said Common Council on said 7th day of March, 1912, was by said Common Council of the said City of San Diego, California, on the 13th day of March, reconsidered, and upon motion said ordinance was duly passed and adopted by the affirmative vote of two-thirds of all the members of said Common Council at an adjourned meeting in open session thereof on said 13th day of March, 1912,

Percival F. Woods,

President of the Common Council of the City of San Diego, California.

ATTENT: Allen H. Wright, City Clerk,

By Hugh A. Sanders, Deputy.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4672 of the ordinances of said City of San Diego, California, as adopted by the Common Council of said City of San Diego, on the 29th day of February, 1912, and as adopted over the Mayor's veto on the 13th day of March, 1912,

Allen H. Wright,
City Clerk of the City of San Diego, California,

Ordinance No. 4673.

An Ordinance appropriating the sum of Two Thousand Four hundred and Twenty-five (§2425.00) Dollars in accordance with the provisions of contract dated January 2nd, 1912, Document No. 47541 in favor of the Otis Elevator Company, in the matter of installing elevator in the City Hall.

BE IT ORDEIGNED by the Common Council of the City of San Diego, as follows:-

Section 1. That there be and there is hereby appropriated the sum of Two Thousand Four Hundred and Twenty-five ($2425.00) Dollars out of the public building fund of said City said sum being for the relief of the Otis Elevator Company, in the matter of installing elevator in City Hall.

This Ordinance shall take effect on the 31st day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 13th day of March, 1912, by the following vote, to-wit:

AYES--COUNCILMEN Adams, Dodson, Sehon, Fay and Woods,
NAYES--NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 13th day of March, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing Ordinance was by a two-thirds vote of all the members of said Common Council, present, put on its final passage at its first reading, this 13th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(Seal) By W. E. Bartlett Deputy.

I hereby approve the foregoing Ordinance this 18th day of March, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(Seal) By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made or indebtedness incurred by reason of the provisions of the annexed ordinance in re appropriating $2425.00 out of public bldg. fund for elevator supplied on contract by Otis Elevator Co., can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Mch. 13th, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4673 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City of San Diego, California, on the 13th day of March, 1912, and as approved by the Mayor of said City on the 18th day of March, 1912.
AN ORDINANCE AUTHORIZING THE DENIO TELEPHONE FIRE ALARM COMPANY TO INSTALL AND MAINTAIN IN
THE OFFICE OF THE FIRE DEPARTMENT APPARATUS FOR RECEIVING AND RECORDING FIRE ALARMS.

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

Section 1. There is hereby granted to the Denio Telephone Fire Alarm Company,
a corporation, its successors or assigns, but subject to the consent of the Home Telephone
Company of the City of San Diego, the authority to attach to the telephones of the said
Home Telephone Company in the city of San Diego, a device for and to use the circuits of
said Company for transmitting signals and alarms of fire to the head office of the Fire
Department in said City.

Section 2. That the said grantee, in consideration of the authority granted in
Section 1 of this ordinance, shall install and maintain in good order and repair, at its
own cost and expense, and in such condition that signals and alarms of fire may be properly
received and recorded at the said head office, all the said necessary apparatus for receiving
and recording fire alarms therein.

Section 4. The rights and privileges granted by this ordinance are and each is
hereby made subject to the right of a majority of the electors of said City voting at
any election at any time hereafter to repeal, change or modify said grant, and this ordi-
nance hereby reserved such right to repeal, amend or modify this ordinance.

Section 5. This Ordinance shall take effect thirty days from its passage and
approval.

Passed and adopted by the Common Council of the City of San Diego, California, this
13th day of March, 1912, by the following vote, to-wit:—

AYES—COUNCILMEN Adams, Dodson, Fay, Sehon and Woods,
NOES—NONE
ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 13th day of
March, 1912.

Percival E. Woods,
President of the Common Council of the
City of San Diego, California.

I hereby certify that the above and foregoing ordinance was by a two-thirds vote
of all the members of the said Common Council, present, put on its final passage at its
first reading, this 13th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego,
(SEAL)

I hereby approve the foregoing Ordinance this 18th day of March, 1912,
James E. Wadham,
Mayor of the City of San Diego, California,
(SEAL)

ATTEST:**
Amended to read as follows:

with such special different from the applicant therefor, which license said said for said art and such special for each and sufficient said Examining and approved on the 7th day of July, 1909, as amended by section 1, of Ordinance No. 4289, of the ordinances of said City, entitled, "An Ordinance Amending Sub-section 1, of Section 1; and amending Sub-section 28 of Section 3; and adding Sub-section 1-1/2; to section 2, of Ordinance No. 3790," and approved on the 7th day of July, 1909, is hereby amended to read as follows:

1. All persons carrying on, engaging in, or working at, the business of plumbing in the City of San Diego, California, shall pass a practical examination before a Board of Examiners composed of a member of the Common Council, the Health Officer, the Plumbing Inspector, one Master Plumber and one Journeyman Plumber, showing their practical experience and sufficient knowledge to properly carry on, engage in, and work at the business of plumbing, Said Board shall be re-appointed during January of each year.

The compensation of said master plumber and said journeyman plumber while serving on said Board of Examination is hereby fixed at $3.00 per meeting each, which shall be paid out of the Public Health Fund.

The fee for such examination before said Examining Board shall be five dollars ($5.00) for each master plumber, and two dollars and fifty cents ($2.50) for each journeyman plumber, and such fee shall be paid for each and every examination.

Upon any master or journeyman plumber passing an examination to the satisfaction of said Examining Board, the Board of Health shall authorize a license to be issued to the applicant therefor, which license shall be renewed the first of January in each year. The fee for the renewal of all master plumbers' licenses shall be five dollars ($5.00) each.

Section 2. That sub-section 1-1/2 of section 2 of said Ordinance No. 3790, as amended by section 3 of said Ordinance No. 4289, is hereby amended to read as follows:

1-1/2. The Plumbing Inspector may, upon the approval of the Board of Health, grant special plumbing permits when necessary, for the performance of plumbing work in a manner different from the provisions of this ordinance. Upon the completion of such work in conformity with such special permit, the plumbing Inspector shall issue a final certificate of approval of said work. A book shall be kept by the Plumbing Inspector with a complete record of all such special permits.

Section 3. That sub-section 3, of section 3, of said Ordinance No. 3790, is hereby amended to read as follows:----
3. The sewer, soil, or waste pipe when it lies under or in a building, or to the property line, or to cesspools and to septic tanks, shall be of the quality known to the trade as standard iron pipe, except that in buildings of three stories or more in height, other than residences, lines of soil or waste buried in the ground must be extra heavy cast iron pipe, or when the lines of vertical soil pipe reach a height of thirty-six (36) feet, or more, measuring from the first floor line to the highest fixture on such building, the entire soil and waste pipe shall be the quality known as extra heavy, and the fittings to same shall be extra heavy, except the two top floors, which may be of the weight and thickness known as Standard soil pipe.

Section 4. That sub-section 14, of section 3, of said Ordinance No. 3790 is hereby amended to read as follows:

14. One trap and vent shall be allowed for set of three wash trays, four or more trays will not be connected to one trap.

Section 5. That sub-section 25, of section 3, of said Ordinance No. 3790, as amended by Section 2 of said Ordinance No. 4289, is hereby amended to read as follows:

25. The Durham System of Plumbing may be used in all bona fide three-story buildings, other than residences; all wrought piping, both waste and vents, must be galvanized, cast iron pipe and fittings as provided in sub-section 3, of section 3, may be used in Durham. Lines of soil or waste buried in the ground must be EXTRA heavy cast iron.

Section 6. That sub-section 32 of section 3, of said ordinance No. 3790, is hereby repealed.

Section 7. That sub-section 2 of section 4, of said Ordinance No. 3790, is hereby amended to read as follows:

2. ROOF. The opening of every vent above the roof must be located at least two feet from all chimneys, and six feet from water tanks, air-shafts, or any other openings of any building, which would be reached by measurement on a line or lines drawn horizontally from such opening of such vent pipe to any chimney, water-tank, air-shaft, or any other opening of any building, and at least six feet from all points of intersection, to be determined by measurement on a line or lines drawn horizontally from such points which would be intersected were any chimney, water-tank, air-shaft, or other opening of any building extended perpendicularly to the point or points of intersection with such line or lines of measurement. Every line of vent and soil-pipe must extend full bore to an elevation equal to the highest point of the main ridge of the building, as hereinafter provided, in which case said vent and soil-pipe shall extend two (2) feet above the fire walls, if coming out of roof; if in fire-wall, then twelve (12) inches above wall. If the roof is to be used as a roof-garden, or for sleeping purposes, all vents must be carried up at least nine (9) feet.

Section 8. That sub-section 9, of section 4, of said Ordinance No. 3790, is hereby amended to read as follows:

9. Vents must be taken off not more than one inch below water seal of traps they are serving, except in case of toilets and urinals of syphonic action. All intersecting of back vents is to be three (3) feet or more above the floor line of the fixture which the vents are serving, except where double fittings are desired.

Section 9. That sub-section 10, of section 4, of said Ordinance No. 3790, is hereby amended to read as follows:

10. When combined, the vent pipes must be increased in size according to the following table. Branch vents serving water closets shall not be of a size less than defined in the following table:

Table of Sizes of Vents---Branch.

VENTS, SIZES OF VENTS and FIXTURES ALLOWED.
One to four shall fixtures, on 1-1/2 inch vent.
One to four water closets, or sixteen small fixtures, into a 2-inch vent.
Four to twelve water closets, or 48 shall fixtures, into a 2-1/2 inch vent.
TWENTY-five water closets, or 100 small fixtures, into a 3 inch vent.
Fifty water closets, or 200 fixtures, into a 4 inch vent.

NOTE: The term "Branch Vent," as here applied, shall be understood to mean all that vent pipe located between the fixtures served and the points where the vent joins and intersects with the main vertical vent.

Section 10. That a new sub-section be added to section 5, of said Ordinance No. 3790, which sub-section shall be numbered 1-1/2, and shall read as follows:--

1-1/2. When two or more urinals of syphonic action only discharge immediately into a three-inch horizontal branch, and thence into a vertical soil line carried through the roof as a vent, the Inspector of Plumbing may authorize the omission of the separate trap vents and the substitution therefor of an extension of the branch line not less than three inches, to be re-connected to the main vent, or carried through the roof independently, as he may determine.

Section 11. That sub-section 7 of section 5 of said ordinance No. 3790, is hereby amended to read as follows:

7. FIXTURES TO BE TRAPPED. Every water closet, urinal, sink, basin, bath set of wash trays, or other plumbing fixtures shall be separately and effectively trapped and ventilated. The traps must be placed as near to the fixtures as possible, and the 1/2" vents in no case more than two (2) feet from the seal of the fixture trap. In no case shall the trap of one fixture connect with the trap of another, except as mentioned for wash-trays.

Section 12. That sub-section 1 of section 6, of said ordinance No. 3790, is hereby amended to read as follows:--

1. WATER CLOSETS:-- Excepting flushometer closets, all water closets within a building must be supplied from separate syphon tanks or cisterns, the water of which shall not be used for any other purpose. A group of water closets may be supplied from one tank, but water closets located on different floors must not be supplied from one tank. Plunger, pan, common hopper, flush rim hopper, offset closets, are strictly prohibited in any part of a building or premises. Front wash-out bowls may be used on back porch or cut-house, also iron P. Trap closet, provided that the front or back wash-out closets now in use in the City of San Diego may remain, but under no circumstances to be permitted in new buildings, or renewals, or new premises erected hereafter. When water closets are supplied from tanks, the down or flush pipe shall be no case be less than 1/4 inches inside diameter. When a water closet is connected to the soil-pipe by and through a lead bend, then the outlet side of the bend must be properly wiped to a brass ferrule, and the ferrule be properly caulked into receiving hub. When a water closet is connected otherwise, then the connection must be made with an approved floor flange. In no case shall either brass or iron sleeves be allowed.

Section 13. That sub-section 6, of section 6, of said Ordinance No. 3790, is hereby amended to read as follows:--
6. **SALOONS, DEPOTS, HALLS, MEETING PLACES AND OTHER PLACES WHERE THE PUBLIC CONGREGATE FOR PLEASURE, OR OTHERWISE, THE FLOORS, SIDES AND PARTITIONS MUST BE COVERED WITH EITHER GLASS, SLATE, MARBLE, CEMENT, OR CAST-IRON ENAMEL. FLOOR DRAINS, FROM URINALS, SHALL HAVE AN EFFECTIVE TRAP OF AT LEAST TWO INCHES INSIDE DIAMETER, THE TRAP TO BE SUPPLIED WITH WATER DIP. WHEN CEMENT IS USED IN URINAL WORK, IT MUST BE BY THE PERMISSION OF THE PLUMBING INSPECTOR, AND DONE UNDER HIS SUPERVISION.**

Section 14. *That sub-section 9, of section 6, of said Ordinance No. 3790, is hereby amended to read as follows:*


Section 15. *That all ordinances and parts of ordinances in conflict with the provisions of this ordinance, be, and the same hereby are, repealed.***

Section 16. *This ordinance shall take effect on the thirty-first day from and after its passage and approval.***

Passed and adopted by the Common Council of the City of San Diego, California, this 13th day of March, 1912, by the following vote, to-wit:

AYES--COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES--NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 13th day of March, 1912,

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage at its first reading, this 13th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing Ordinance this 18th day of March, 1912.

James E. Wadham,
Mayor of the city of San Diego, California.

Attest:--

Allan H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE, I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re Amending Or. 3790, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Mar 11, 1912.

J. H. Hewirk,
Auditor of the City of San Diego, California.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4676 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 13th day of March, 1912, and as approved by the Mayor of said City on the 18th day of March, 1912.

Allen E. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4676.
AN ORDINANCE PROVIDING FOR THE ERECTING AND MAINTENANCE OF A TEMPORARY JAIL.

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

Section 1. The Common Council shall, by resolution immediately upon this ordinance going into effect, appoint an agent of the City of San Diego for the purposes hereinafter mentioned, namely:--

The selection of a site for the construction of a proper jail or place of detention, for the construction of such jail as is necessary or proper under the circumstances hereinafter named, and for the incarceration therein of such prisoners as may be taken or committed thereto by the lawful authority of the County of San Diego, or the City of San Diego, and for said purposes to incur on the part of the City whatever indebtedness may be necessary.

Said agent is hereby instructed to cooperate with an agent for San Diego County, to be appointed by the Board of Supervisors of San Diego County, and said two agents shall cooperate in the said selection of the proper place and the construction of a jail or place of detention hereinabove described.

Said jail or place of detention is required to be constructed and completed at the earliest possible moment in order to relieve the congestion of prisoners in the County Jail and in the City Jail, which congestion is in consequence of the great number of arrests which have been and are continuing to be made for disturbance of the public peace, for vagrancy and for the violation of that certain ordinance of the City of San Diego, entitled, "An Ordinance Prohibiting Public Speaking or Singing within certain boundaries."

The site for said prison or place of detention may be selected on such lands or lots of the City of San Diego, as may be by said Committee selected, and the County of San Diego may occupy such site in company with the City for the rental of One Dollar per annum.

Section 2. There is hereby appropriated out of the Public Building Fund of the City of San Diego for the purpose of carrying out and fulfilling the City's part in the construction of said jail or place of detention, the sum of Two Thousand Dollars, ($2000.00), or so much thereof as may be found necessary, and said agent of said City is hereby authorized and empowered to draw requisitions on the Department of Finance, Ways and Means and against the money hereby appropriated for such expenditures as shall be proper, and the same shall be paid as other claims are paid in due course of the City's business.

Section 3. There is at this time a great congestion of prisoners in the City Jail of said City, and also in the County Jail, of said County, far beyond the capacity of said jails, or either or both of them, to confine consistent with the preservation of their health and well-being. Said prisoners have, in each instance, demanded a trial by jury, and, owing to the length of time required in each of such trials, it is impossible for such demand to be complied with at such speed as to keep said jails, or either or both of them, free from congestion, or to relieve said congestion; and this ordinance is for the purpose of enabling the City to enforce the ordinances of the City and to administer the justice of the city within its boundaries,
and is one of urgency and for the immediate preservation of the public peace, health and safety, and shall take effect immediately upon its passage and approval by the Mayor.

Passed and adopted by the Common Council of the City of San Diego, California, this 11th day of March, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Dodson, Fay, Sehon and Woods.

NOES—NONE

ABSENT—COUNCILMAN Adams.

and signed in open session thereof by the President of said Common Council, this 11th day of March, 1912.

Herbert R. Fay,

President of the Common Council of the City of San Diego, California.

I hereby certify that the above and foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 11th day of March, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing Ordinance this 18th day of March, 1912.

James E. Wadham,

Mayor of the City of San Diego, California.

J. N. Newkirk,

Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4676 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 11th day of March, 1912, and as approved by the Mayor of said City on the 18th day of March, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California.

OREINANCE NO. 4677.

AN ORDINANCE RATIFYING THE CONTRACT OF FEBRUARY 28, 1912, WITH THE GAMEWELL FIRE ALARM TELEGRAPH COMPANY.

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

Section 1. That certain agreement dated the 28th day of February, 1912, between the Gamewell Fire Alarm Telegraph Company of New York, a corporaion, party of the first part, and the City of San Diego, party of the second part, and signed by PERCIVAL E. WOODS, D. K. ADAMS, JOHN L. SEHON, HERBERT R. FAY and A. R. DODSON, as members of the Common Council, and which said contract and agreement is in the words and figures following:

...
"THIS AGREEMENT, made and entered into this 28th day of February, a.d. 1912, by and
between THE GATEWELL FIRE ALARM TELEGRAPH COMPANY, of New York, a corporation, existing under
the laws of the State of New York, party of the First part, hereinafter designated and referred to as the Company; and the CITY OF SAN DIEGO, a municipal corporation, existing under
and by virtue of the constitution and laws of the State of California, party of the Second part, hereinafter designated and referred to as the City;

W I T N E S S E S T H :--

THAT said Company, for and in consideration of the covenants by and on the part of the
said City contained herein, does hereby lease and let unto the said City that certain Police
Signaling and Flashlight apparatus, contrivance, mechanism and material more particularly
described in the specifications hereunto annexed, which are marked "Exhibit A", and hereby made
a part of this contract as completely as if fully incorporated herein, for a period of five
years from the date of the acceptance of said plant and material by said City, as hereinafter
provided, upon the following terms and payments, namely:

The payment of Twelve Hundred Fifty-three and 81/100 Dollars ($1253.81) within thirty
(30) days from the execution of this contract, and the further payment of Three Hundred Fifty
Dollars ($350.) per month for the period of Sixty (60) months, as rent, beginning such payment
thirty (30) days after the acceptance of said plant, system and material by said City.

Said Company agrees, at its own proper cost and charge, to furnish and deliver to said
City, free on board cars at San Diego, and within 180 days from the date of the execution of
this contract, all the material set out and enumerated in the said specifications hereinafore
referred to, and that all of said material shall be of the very best quality and well suited
to the purpose or purposes for which it may be designed, and also to immediately notify the
Chief of the Fire Department of said City of such delivery, whereupon, within one week there-
after, the Chief of the Fire Department of said City shall inspect said apparatus and material,
and if found to be in accordance with the specifications annexed hereto, and in accordance with
the terms of this agreement, then it shall be the duty of the said City within ten days there-
after to accept said apparatus and material and to issue to the said Company a written certifi-
cate of such acceptance; and thereafter the said City shall maintain and keep said apparatus
and material in repair at its own proper cost and expense.

And said Company further agrees that it will at any time within five years from the
date of acceptance, at its own expense and without any reimbursement from the City, make good
any inherent defect in any apparatus or material manufactured or furnished by it to said City
in pursuance or fulfillment of this contract.

Said Company hereby agrees to furnish an expert to install the central office and the
material proper to be placed therein, and to adjust all boxes, flash-light apparatus and
instruments in proper condition for operation.

Said Company further "undertakes and agrees to save the City harmless from any loss or
damage from infringement of any patent and from any costs or expenses incurred in any litigation
relating thereto, or for any infringement of, or to prevent any infringement of any patent or
alleged patent on any of the appliances used or to be used in the fulfillment of this contract;
it being understood that the said City will notify said Company at once of the bringing of any
suit or the making of any claim on account of any such infringement or alleged infringement.

And further that said City shall have at all times during the existence of this lease
the right and option to purchase said Police Signaling and Flash-light apparatus and all of the
property and materials connected therewith, at and for a sum equal to the rent due or that might
become due, less three per cent. (3%) per annum of said sum; and that on the termination of
this agreement and the paying of said rent as above specified, the said apparatus with all its
appurtenances shall become in its entirety the property of said City; but that until the completion of said payments the ownership of said Apparatus and material shall remain with said Company.

And the said City, in consideration of the promises and agreements of the said Company, hereby undertakes and agrees to and with the said Company, that so far as the said materials comply with the specifications attached hereto and mentioned in Exhibit A it will, upon notice accept the same, and that it will pay the rent in the manner and form and according to the times hereinabove specified; and that it will continue to pay the said rent until the full sum of $22,253.61 shall have been paid, subject to the discount of three per cent. (3%) above stated.

And further, that the said City will, at its own expense, excepting with the aid of an expert (which as above provided the Company shall furnish,) install the said plant and maintain the same in good repair and condition during the whole term of the life of this lease.

Should the said City fail to make any payment as the same shall become due and in the manner hereinabove specified, the said Company after due notice of default, shall have the power to remove any or all of said apparatus and material, and said City shall be liable for any loss or damage to said apparatus and material, occurring otherwise than by natural wear and tear in the ordinary use of the same or on account of any natural and inherent defects.

IN WITNESS WHEREOF, the said Company has caused these presents to be executed in duplicate by its duly authorized General Agent, A. J. Coffee; and the said City has caused these presents to be executed in duplicate by a majority of the members of its Common Council and the seal of said City to be hereto attached, and attested by the City Clerk the day and year first above written.

THE GEMWELL FIRE ALARM TELEGRAPH COMPANY,

By A. J. Coffee, General Agent.

CITY OF SAN DIEGO,

By Percival E. Woods,

D. K. Adams,

John L. Sehon,

Herbert R. Fay,

A. E. Dodson.

ATTEND:

ALLEN H. WRIGHT,

CITY CLERK.

I hereby approve the form of the foregoing contract this 28th day of February, 1912.

W. H. Andrews.

is hereby in all things ratified, validated and confirmed; provided that such contractor is hereby required to execute a good and sufficient bond to the City, conditioned for the faithful performance of said contract.

Passed and adopted by the Common Council of the City of San Diego, California, this 11th day of March, 1912, by the following vote, to-wit:--

AYES---COUNCILMEN Dodson, Fay, Sehon and Woods,

NOES---NONE

ABSENT-COUNCILMAN Adams.

and signed in open session thereof by the President of said Common Council, this 11th day of March, 1912.

Percival E. Woods,

President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing Ordinance was by a two-thirds vote, of all the members of the said Common Council, present, put on its final passage at its first reading, this 11th day of March, 1912.
Allen H. Wright,  
City Clerk of the City of San Diego, California, and Ex-Officio  
Clerk of the Common Council of the said City of San Diego, 
By W. E. Bartlett Deputy.  

I hereby approve the foregoing Ordinance this 18th day of March, 1912.  

James E. Wadham, 
Mayor of the City of San Diego, California.  

Allen H. Wright,  
City Clerk of the City of San Diego, California,  
By W. E. Bartlett Deputy.  

I hereby certify that the above and foregoing is a full, true and correct copy of  
Ordinance No. 4677 of the ordinances of the City of San Diego, California, as adopted by the  
Common Council of said City on the 11th day of March, 1912, and as approved by the Mayor of  
said City on the 18th day of March, 1912.  
Allen H. Wright,  
City Clerk of the City of San Diego, California,  
By W. E. Bartlett Deputy.  

ORDINANCE NO. 4678.  
AN ORDINANCE GRANTING TO BAY CITY BREWING COMPANY PERMISSION TO LAY AND MAINTAIN  
A SPUR OR DOUBLE ENDED SWITCH FROM THE SANTA FE RAILWAY ALONG THE SOUTHWEST SIDE OF  
BLOCK 172 and 182 OF MIDDLETOWN.  

WHEREAS, a petition has been filed with the Common Council of the City of San Diego,  
by R. J. Walsh, as agent of the Bay City Brewing Company, for permission to construct, main-  
tain and operate a spur or turn-out from the line of the Southern California Railway Com-  
pany into Kurtz Street, as shown on the plat filed in the office of the City Clerk on the 11th  
day of March, a.d. 1912, and marked "Document No. 49489"; and it appearing that said switch  
or turn-out would promote the welfare of the City by increasing the business thereof,  
NOW THEREFORE  
BE IT DEEMED By the Common Council of the City of San Diego, as follows:  
The said petition being marked Document No. 44499" and filed August 23, 1911, is hereby  
granted to the following extent and in the following respects, and no other:  
The said Company, its successors or assigns, is hereby authorized and empowered to lay  
down, maintain and operate a spur or double ended switch from said Santa Fe Railway and upon  
and over that certain portion of Kurtz Street in said City, as such switch is shown upon the  
map filed in the office of the City Clerk on the 11th day of March, 1912, and marked "Document  
No. 49469", and lying along and in front of the southwest side of blocks 172 and 182.  

This grant embraces the right to occupy sufficient of Kurtz Street for the proper con-  
struction and operation of said double-ended switch, but shall not be construed as an attempt  
to grant the right to occupy use or damage any private property.  
Provided, however, that said switch shall not be used for the purpose of storage of  
cars or for any other use than to place cars thereon for loading and unloading in the reason-  
able transaction of the business of the said grantee, or such other people as may be located  
along the line of said switch.  
Section 2. This grant is made upon the following conditions:
For the rental of such part of Kurtz Street as the said switch shall occupy the said grantee shall pay to the City of San Diego annually, on or before the 10th day of January of each year, during such time as the said grantee, its successors or assigns, may use the said street for such switch, the sum of Twenty-five Dollars, ($25.00) per annum.

Said road and switches shall be laid, kept and maintained in conformity with the official grades of the street over which the same shall be laid or placed, as such official grade is now established, or may hereafter be established, and said grantee, by the acceptance of this grant hereby waives any claim for damages against the said City on account of any change of grade or on account of grading or improving said street in any way. And the said Company shall adjust its line or lines of said switch to such grade as may be established by the said City, and shall have and keep in repair said street, between the rails of said switch and for at least two feet on each side thereof, it being understood that whatever work the City may do in the way of improving the said street shall be done in such a way as to obstruct and injure said switch and the operation thereof no more than is reasonably necessary.

The rights and privileges granted by this ordinance are and each is hereby made subject to the right of the majority of the electors of said City voting at any election at any time hereafter, to repeal, change or modify this grant; and this ordinance hereby reserves such right to so repeal, amend or modify this ordinance.

Section 3. Any failure on the part of the grantee, its successors or assigns, to comply with the conditions above stated shall result in the forfeiture of this grant.

Section 4. This grant is subject to the right to repeal, change or modify it, and shall continue for the period of Fourteen years from the date this ordinance goes into effect, and no longer.

Section 5. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 11th day of March, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Dodson, Fay and Sehon
NOES—COUNCILMAN Woods.
ABSTENT—COUNCILMAN Adams.

and signed in open session thereof by the President of said Common Council, this 11th day of March, 1912.

Percival F. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the above and foregoing Ordinance was by a two thirds vote of all the members of the said Common Council, put on its final passage at its first reading, this 11th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I hereby approve the foregoing ordinance this 18th day of March, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. F. Bartlett Deputy.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4679 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 11th day of March, 1912, and as approved by the Mayor of said City on the 16th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By __________ Deputy.

ORDINANCE NO. 4679.

AN ORDINANCE AUTHORIZING THE SALE OF LOTS 7 AND 8 IN BLOCK 63, CULVERWELL AND TAGGART'S ADDITION.

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

Section 1. The City Clerk of the City of San Diego is hereby authorized and directed to advertise for sale and, after giving the notice required by the Charter, to sell at public auction, all that certain real property belonging to the City of San Diego described as follows: Lots 7 and 8, in Block 63 of Culverwell and Taggart's Addition in the City of San Diego; also whatever building there may be on the said lots. The said building may be sold separately from the lots or with the lots, whichever way shall bring altogether to the City the largest sum of money. Said sale shall be made to the highest bidder for cash, in gold coin, and for not less than $5,500. for the lots, and not less than $1500. for the building; and shall be subject to the power of the Common Council to reject any and all bids. Said sale shall take place only upon ten days notice by the said Clerk. Said sale shall state the property to be sold and the time and place of sale, and shall require a cash deposit of at least 5% of the sale price at the time said sale is concluded, the balance to be paid upon tender of the deed or bill of sale by the City.

Section 2. Said City Clerk is hereby authorized to receive any money paid by the successful bidder at said sale and to retain the same until the sale shall have been approved by the Common Council, when he shall pay the same into the City Treasury; provided that in case the sale is not confirmed by the Common Council, the money shall be refunded to the person paying the same.

Section 3. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 9th day of March, 1912, by the following vote, to-wit:--

AYES---COUNCILMAN Adams, Dodson, Fay and Sehon.

NAYS---NONE

ABSENT--COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 9th day of March, 1912.

A. W. Dodson,
President Pro Tempore of the Common Council of the City of San Diego, California,

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 9th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.
I hereby approve the foregoing Ordinance this 18th day of March, 1912.

James E. Wadharp,

(SEAL) Attest: Mayor of the City of San Diego, California,

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4679 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 9th day of March, 1912, and as approved by the Mayor of said City on the 18th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By [Signature]
Deputy.

ORDINANCE No. 4680.

AN ORDINANCE ESTABLISHING THE GRADe OF FIRST STREET BETWEEN THE NORTH LINE OF UNIVERSITY AVENUE AND THE SOUTH LINE OF WASHINGTON STREET.

REQUITED BY the Common Council of the City of San Diego, California, as follows:

Section 1. That the grade of First Street in said City of San Diego, between the north line of University Avenue and the south line of Washington Street is hereby established as follows:

At the intersection of First Street with University Avenue, at the northeast corner, at 272.00 feet; at the northwest corner, at 271.50 feet.

At the intersection of First Street with Washington Street, at the southwest corner, at 279.00 feet; at the northeast corner, at 279.50 feet.

Section 2. And the grade of said First Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said First Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3930 of the ordinances of said City,

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 18th day of March, 1912, by the following vote, to-wit:

AYES--COUNCILMEN Adams, Dodson, Fay, Sehon and Woods,

ABSENT--NONE

and signed in open session thereof by the President of said Common Council this 18th day of March, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage at its first reading, this 18th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego,

(STAL)

I hereby approve the foregoing ordinance this 20th day of March, 1912.

James E. Wadham,

(SRAL) Attest:

Mayor of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

ORDINANCE NO. 4680.
AN ORDINANCE AUTHORIZING THE CONSTRUCTION AND MAINTENANCE
OF A LOW ARM ELECTRIC LIGHT ON ATLANTIC STREET
BETWEEN R AND D STREETS.

BE IT ENACTED by the Common Council of the City of San Diego, as follows:--

Section 1. The San Diego Consolidated Gas & Electric Company is hereby authorized
and directed to construct and maintain, in accordance with the contract existing between said
Company and the City of San Diego, a low arm electric light on Atlantic Street, between R and
D Streets.

Section 2. That the sum of Five dollars per month is hereby appropriated out of the
Street Light Fund of said City to meet the expenditure hereinafore authorized.

Section 3. This Ordinance shall take effect on the thirty-first day from and after
its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this
18th day of March, 1912, by the following vote, to-wit:-

AYES---COUNCILMEN Adams, Dodson, Fay, Sahon and Woods,

NOES---NONE

ABSENT-NONE.

and signed in open session thereof by the President of said Common Council this 18th day of
March, 1912.

Percival R. Woods,
President of the Common Council of the
City of San Diego, California.

I hereby certify that the above and foregoing Ordinance was by a two-thirds vote of
all the members of the said Common Council, present, put on its final passage at its first
reading, this 18th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego,

(STRAL)

By W. E. Bartlett Deputy.
I hereby approve the foregoing ordinance this 20th day of March, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(Seal) Attest:-

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. W. Bartlett Deputy.

Auditor's Certificate. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance in re construction and maintenance of a low arm electric light in Atlantic Street, between B and D Street, at a cost of $5.00 per month can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California,

Dated March 13th, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4681 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 16th day of March, 1912, and as approved by the Mayor of said City on the 20th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

ORDINANCE No. 4682.

AUTHORIZING AND DIRECTING THE SUPERINTENDENT OF THE DEPARTMENT OF
FIRE AND SEWERS TO CONSTRUCT SEWER IN THE ALLEY
IN BLOCK BETWEEN J AND K
STREETS AND 26TH AND 27TH
STREETS--

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

Section 1. The Superintendent of the Department of Fire and Sewers is hereby authorized and directed to cause the construction of a sewer, extending from block 41, of grant Hill, through the alley between J and K Streets and 26th and 27th Streets, to the intersection of said alley with 27th Street, at a cost not to exceed the sum of two hundred dollars ($200.00)

Section 2. That the sum of two hundred dollars ($200.00), or so much thereof as may be necessary to construct the said sewer, is hereby appropriated out of the Sewer and Drainage Fund of said City.

Section 3. This is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and shall take effect from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 18th day of March, 1912, by the following vote, to-wit:-

Ayes---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods,
Noes---None
Abstentions--None

and signed in open session thereof by the President of said Common Council, this 18th day of March, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.
I hereby certify that the above and foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 18th day of March, 1912,

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SPA) I hereby approve the foregoing Ordinance this 20th day of March, 1912.

James E. Wadham,
Mayor of the City of San Diego, California,

(SPA) Attest:-

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

Auditor's certificate. I hereby certify that the appropriation made, or indebtedness incurred by reason or the provisions of the annexed ordinance in relation to the construction of a sewer extension in the alley between J and K Streets and 26th and 27th Streets at a cost not to exceed $200.00, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated March 13th, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California,

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4682 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 18th day of March, 1912, and as approved by the Mayor of said City on the 20th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

ORDINANCE No. 4683.

AUTHORIZING AND DIRECTING THE SUPERINTENDENT OF THE DEPARTMENT OF FIRE AND SEWERS TO CONSTRUCT SEWER IN FALCON STREET, BETWEEN LEWIS STREET AND BROADWAY STREETS.

BE IT ORDAINED BY,

The Common Council of the City of San Diego, California, as follows:-

Section 1. The Superintendent of the Department of Fire and Sewers is hereby authorized and directed to cause the construction of a sewer system, from the present sewer at Falcon Street and Lewis Street, in Falcon Street, between Lewis Street and Broadway Street, at a cost not to exceed the sum of four hundred dollars ($400.00).

Section 2. That the sum of four hundred dollars ($400.00), or so much thereof as may be necessary to construct the said sewer, is hereby appropriated out of the Sewer and Drainage Fund of said City.

Section 3. This is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and shall take effect from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 18th day of March, 1912, by the following vote, to-wit:-

AYRS---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods,
and signed in open session thereof by the President of said Common Council, this 18th day of March, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the above and foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 18th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I hereby approve the foregoing ordinance this 20th day of March, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in reconstruction or a sewer extension in Falcon Street, between Lewis and Broadway Streets, at a cost not to exceed $400.00, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated March 13th, 1912.

J. E. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4683 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 18th day of March, 1912, and as approved by the Mayor of said City on the 20th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4684.
AN ORDINANCE APPROPRIATING MONEY FOR THE USE OF GAMEWELL FIRE ALARM AND TELEGRAPH COMPANY.

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

Section 1. There is hereby appropriated out of the POLICE FUND of the City of San Diego, the sum of $1253.81, to be paid to the Gamewell Fire Alarm and Telegraph Company on account of, and in partial payment of, a police signalling and flashlight apparatus, a contract for which has this day been authorized by the Common Council.

Section 2. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this
26th day of February, 1912, by the following vote, to-wit:-

AYES---COUNCILMEN Adams, Fay, Sehon and Woods.

NOES---FIVE

ABSENT-COUNCILMAN Dodson

and signed in open session thereof by the President of said Common Council, this 26th day of February, 1912.

Percival E. Woods,
President of the Common Council of the
City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading this 26th day of February, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego,

By W. F. Bartlett Deputy.

Auditor's Certificate, I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in reallocation of money for use of Gamewell Fire Alarm Company out of Police Fund- can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California,

Dated February 26, 1912.

J. N. Newkirk.

I, Percival E. Woods, President of the Common Council of the City of San Diego, California, do hereby certify that the within foregoing ordinance, being vetoed by the Mayor of said City be Message dated March 7th, 1912, and returned to said Common Council on said 7th day of March, 1912, was by said Common Council of the said City of San Diego, California, on the 20th day of March, 1912, reconsidered, and upon motion said ordinance was duly passed and adopted by the affirmative vote of two-thirds of all the members of said Common Council at an adjourned meeting in open session thereof on said 20th day of March, 1912.

Percival E. Woods,
President of the Common Council of the
City of San Diego, California.

Attest:-

Allen H. Wright, City Clerk.

By Hugh A. Sanders, Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4684 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 26th day of February, 1912, and as adopted by the said Common Council over the Mayor's veto on the 20th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By Hugh A. Sanders, Deputy.
ORDINANCE NO. 4685.
AN ORDINANCE CALLING A SPECIAL ELECTION IN THE CITY OF SAN DIEGO, AND SUBMITTING TO THE VOTERS THEREOF PROPOSITIONS FOR THE INCURRING OF A BONDED INDEBTEDNESS.

WHEREAS, on the 14th day of March, 1912, this Common Council did adopt and pass by a two-thirds vote of all its members a resolution entitled, "Resolution No. 10410. That the Public Interest Requires the Acquisition of Certain Municipal Improvements", which said resolution was thereafter on the 18th day of March, 1912, duly approved by the Mayor of said City, and

WHEREAS, it was by said resolution determined that the public interest of said city demands the acquisition, construction and completion of certain municipal property and improvements described in said resolution and hereinafter in the body of this ordinance set out; and

WHEREAS, the cost of said improvements and each of the expenditures proposed in each proposition will be too great to be paid out of the ordinary annual income and revenue of the municipality;

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

Section 1. There is hereby called and proclaimed a special election of the qualified voters of said City of San Diego, at which there shall be and is hereby submitted to said voters the following propositions, namely:

1. Shall the City incur a bonded indebtedness of $80,000 for the acquisition of the various construction and completion of the improvements thereon and the acquisition of real property and the acquisition of the personal property, for the use of the Fire Department of said City, as specified in said resolution, and particularly described as follows:

   The purchase of a lot in the vicinity of 25th street and Logan Avenue, estimated at $6,000.

   The construction of a Two-Company Fire-house on said lot, estimated at $9,000.

   The purchase of a motor-drawn Combination Pumping Engine and Hose Wagon, estimated at $10,000.

   A building for two Fire Companies on lot near Columbia and Cedar Streets, estimated at $9,000.

   The purchase of an auto-drawn Combination Pumping Engine and Hose Wagon, estimated at $10,000.

   The purchase of a lot for a Fire Station at La Jolla, estimated at $1,200.

   The purchase of a lot for a Fire Station at Pacific Beach, estimated at $700.

   The purchase of a lot for a Fire Station at Ocean Beach, estimated at $700.

   The purchase of a lot for a Fire Station on Park Boulevard, estimated at $1,000.

   The purchase of 4 auto-drawn Combination Chemical Wagons, estimated at $22,400.

   The extension of the Fire Alarm System, estimated at $10,000.

   This proposition shall be presented and printed in the ballot hereinafter in this ordinance provided for, as follows:
"A bonded indebtedness of $80,000.00 for the extension of the Fire System of the City."

II

Shall the City incur a bonded indebtedness of $120,000 for the acquisition, construction, and completion of extensions to the City's Sewer System, as specified in said resolution, and particularly described as follows:

The construction of sewers in the territory north of the 1400 acre Public Park and west of Park Boulevard to a connection with other sewer lines in the said Park, estimated at, $40,000.

The extension of the Brooklyn Heights sewer system to embrace the territory south of the 30th Street Bridge and east of 36th Street, estimated at $70,000.

This proposition shall be presented and printed in the ballot hereinafter in this ordinance provided for, as follows:

"A bonded indebtedness of $120,000.00 for the extension of the City's Sewer System."

III

Shall the City incur a bonded indebtedness of $55,000 for the repair and improvement of various streets and highways of the city, as specified in said resolution and particularly described as follows:

- Reconstruction of bridge on 22nd Street, at junction of Beardsley and 22nd Streets, estimated at, $4,000.
- Construction of new bridge at Old Town Across the San Diego River, estimated at, $22,000.
- Construction of New Bridge at the west end of the National City Dyke, estimated at, $4,000.
- Completing the fill which has been started under the bridge at 28th and B Streets, estimated at, $5,000.
- Repairs on Georgia Street bridge over University Avenue, estimated at, $1,000.
- Constructing concrete bulkheads under the Adams Avenue bridge, between Louisiana and Arizona Streets, estimated at, $4,000.
- For the laying of a rock ford across the San Diego River north of the County Poor Farm, estimated at, $4,000.
- For the building of a bridge on R Street, between 33rd and Felton Streets, estimated at, $6,000.
- For the building of a bridge on 6th Street, between Upas Street and Pennsylvania Avenue, estimated at, $5,000.

This proposition shall be presented and printed in the ballot hereinafter in this ordinance provided for, as follows:

"A bonded indebtedness of $55,000.00 for repairs and improvements on various streets and highways of the City."

IV

Shall the City incur a bonded indebtedness of $340,000 for the extension and repair of the water system of said City, as specified in said resolution, and particularly described as follows:
A.

For the purchase of the following described cast iron water pipe and the trenching and laying of the same:

<table>
<thead>
<tr>
<th>Description</th>
<th>Quantity</th>
<th>Unit</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>562 linear feet of 10&quot; pipe in D Street, between Arctic and Atlantic Streets</td>
<td></td>
<td></td>
<td>$1,510.90</td>
</tr>
<tr>
<td>549 linear feet of 10&quot; pipe in Juniper Street, between Arctic and Atlantic Streets</td>
<td></td>
<td></td>
<td>$1,312.90</td>
</tr>
<tr>
<td>5110 linear feet of 10&quot; pipe in 13th Street, between Arctic and Atlantic Street and the 1400 acre Park</td>
<td></td>
<td></td>
<td>17,531.50</td>
</tr>
<tr>
<td>1140 linear feet of 12&quot; pipe in 30th Street, from National Avenue to Main Street</td>
<td></td>
<td></td>
<td>3,156.04</td>
</tr>
<tr>
<td>2760 linear feet of 12&quot; pipe in Main Street, from 30th Street to Schley Street</td>
<td></td>
<td></td>
<td>7,173.30</td>
</tr>
<tr>
<td>1350 linear feet of 12&quot; pipe in 26th and Schley Streets, from Pierce Avenue to National Avenue</td>
<td></td>
<td></td>
<td>3,239.63</td>
</tr>
<tr>
<td>4620 linear feet of 12&quot; pipe in Pierce Avenue, between Schley and Sigsbee Streets</td>
<td></td>
<td></td>
<td>11,428.40</td>
</tr>
<tr>
<td>1520 linear feet of 12&quot; pipe in Sigsbee Street, between Pierce and Logan Avenues</td>
<td></td>
<td></td>
<td>4,257.72</td>
</tr>
<tr>
<td>1270 linear feet of 12&quot; pipe in National Avenue, between Sigsbee and N Streets</td>
<td></td>
<td></td>
<td>2,989.23</td>
</tr>
<tr>
<td>4960 linear feet of 12&quot; pipe along the Santa Fe Right of way, between N and H Streets; and also in H Street from the Santa Fe Right of Way to Atlantic Street</td>
<td></td>
<td></td>
<td>12,337.20</td>
</tr>
<tr>
<td>5932 linear feet of 12&quot; pipe in Atlantic Street, between H and Juniper Streets</td>
<td></td>
<td></td>
<td>14,508.70</td>
</tr>
<tr>
<td>1520 linear feet of 10&quot; pipe in Evans Street, between Logan and Pierce Avenues</td>
<td></td>
<td></td>
<td>3,600.00</td>
</tr>
<tr>
<td>560 linear feet of 12&quot; pipe in Date Street, between Front and State Streets</td>
<td></td>
<td></td>
<td>1,400.00</td>
</tr>
<tr>
<td>2228 linear feet of 12&quot; pipe in 16th Street, between H Street and the 1400 acre Park</td>
<td></td>
<td></td>
<td>11,613.90</td>
</tr>
<tr>
<td>563 linear feet of 12&quot; pipe in A Street, between Arctic and Atlantic Streets</td>
<td></td>
<td></td>
<td>1,414.23</td>
</tr>
<tr>
<td>6850 linear feet of 16&quot; pipe in Park Boulevard, extending from University Avenue through the 1400 acre Park to the proposed reservoir in said Park</td>
<td></td>
<td></td>
<td>$22,605.00</td>
</tr>
<tr>
<td>1400 linear feet of 16&quot; pipe in Laurel Street, between Front and Fifth Streets</td>
<td></td>
<td></td>
<td>5,600.00</td>
</tr>
<tr>
<td>3040 linear feet of 16&quot; pipe in Front Street, between Laurel and Date Streets</td>
<td></td>
<td></td>
<td>10,030.00</td>
</tr>
<tr>
<td>10800 linear feet of 16&quot; pipe in L Street, extending from the Santa Fe Right of Way to 32nd Street</td>
<td></td>
<td></td>
<td>41,180.50</td>
</tr>
<tr>
<td>5430 linear feet of 24&quot; pipe in 30th Street, between Ash and N Streets</td>
<td></td>
<td></td>
<td>36,652.30</td>
</tr>
<tr>
<td>6100 linear feet of 30&quot; pipe in the 1400 acre Park, from the proposed reservoir to Tenth and A Streets</td>
<td></td>
<td></td>
<td>42,700.66</td>
</tr>
</tbody>
</table>

TOTAL ITEM -A- .................................. $256,451.65
The cost of which said Cast Iron Water Pipe, placing and connections, is estimated at, $256,451.65

-B-
Also the replacing of Kalamein Pipe with 8" Cast Iron Water Pipe, as follows:

On Woolman Avenue, from 30th Street east;
On K Street, from the east line of 22nd Street to the west line of 22nd Street; and from 30th to 32nd Streets;
On J Street, from 20th to 24th Streets;
On 20th Street, from D to M Streets;
On 26th Street, from National Avenue to Colton Avenue;
On Fifth and Sixth Streets, between Washington Street and University Avenue;

Total feet 9065 at $1.35 per foot, $12,237.75

Valves, ................................................................................. 406.00
Fittings,.................................................................................. 342.96
New Hydrants, (Inc. installation and conn.).............................. 750.00
Connecting Old Hydrants,.......................................................... 336.00

TOTAL FOR ITM -B-.................................................. $14,058.71

-C-
Also roofing for two steel tanks 40 feet in diameter, one of which is at Point Loma, and one at University Heights, estimated at $300. each................................. $ 600.00

-D-
Also new reinforced concrete reservoir for Upper Point Loma,
2,000,000 Gallons capacity, estimated at, $12,000.00

-E-
Also new 5,000,000 gallons reinforced concrete reservoir for 1400 acre Park, estimated at, $35,000.00

-F-
Installing 3 pressure regulating valves, one at 30th and National Streets; one at F and 16th Streets; and one at Fifth and A Streets; estimated at, $4,500.00

-G-
Removing 4" and 6" pipes, which at present connect 10" and 12" mains at intersections specified and replacing same with 10" and 12" pipe, and installing gate valves at these intersections:
Columbia Street crossing D, replace 6" with 12", 125 feet;
Columbia Street, between B and A Streets, replace 4" with 12" 325 feet;
State Street crossing D Street, replace 4" with 12", 125 feet;
State Street, between B and A Streets, replace 4" with 12", 325 feet;
Union Street, between B and C Streets, replace 6" with 12", 476 feet;
Union Street, between B and A Streets, replace 4" with 12", 325 feet;
Front Street, crossing D Street, replace 6" with 12", 125 feet;
Front Street, between B and A Streets, replace 4" with 12", 325 feet;
First Street, crossing D Street, replace 6" with 10", 125 feet;
Second Street crossing D Street, replace 6" with 10", 125 feet;
Second Street crossing C Street, replace 6" with 10", 80 feet.

Total number of feet, -2475.
TOTAL FOR ITEM G, .................. $ 7,000.00
Also for Engineering and Incidents, estimated at .................. $ 10,389.64

This proposition shall be presented and printed in the ballot hereinafter in this
ordinance provided for, as follows:

"A bonded indebtedness of $340,000.00 for the extension and repair of the Water System
of said City."

V

Shall the City incur a bonded indebtedness of $75,000 for the acquisition of Block
Number One Hundred and Seven of Horton's Addition to the City of San Diego for a play
ground and for the acquisition and construction of certain buildings and equipment of such playground,
and for the equipment of playgrounds in the 1400 acre Park, otherwise known as Balboa Park,
as specified in said Resolution?

This proposition shall be presented and printed in the ballot hereinafter in this
ordinance provided for, as follows:

"A bonded indebtedness of $75,000.00 for the acquisition of Block Number One Hundred and
Seven of Horton's Addition as a playground and for buildings and equipment of playgrounds."

VI

Shall the City incur a bonded indebtedness of $10,000. for Comfort Stations to be
constructed partially in the south side of D Street and between Third and Fourth Streets, and
in the north side of Witherby Street, as specified in said resolution?

This proposition shall be presented and printed in the ballot hereinafter in this
ordinance provided for, as follows:

"A bonded indebtedness of $10,000.00 for Comfort Stations in the south side of Plaza
and in the north side of Witherby Street."

Section 2. Said election shall be held in the City of San Diego on Tuesday, the 7th
day of May, 1912; and the said election shall be conducted as is provided in this ordinance and
in the Charter of said City, and in the laws of the State of California.

Section 3. The ballots provided in said election shall be so printed as to state the
said propositions set out in Section 1 of this ordinance in manner and form following:

A bonded indebtedness of $80,000.00
for the extension of the Fire System
of the City,

YES
NO

A bonded indebtedness of $120,000.00
for the extension of the City's
Sewer System,

YES
NO
A bonded indebtedness of $55,000.00 for repairs and improvement on various streets and highways of the City,

| YES | NO |

A bonded indebtedness of $340,000.00 for the extension and repair of the water system of said City,

| YES | NO |

A bonded indebtedness of $75,000.00 for the acquisition of Block Number One Hundred and Seven of Horton's Addition as a playground, and for buildings and equipment of playgrounds,

| YES | NO |

A bonded indebtedness of $10,000.00 for Comfort Stations in the south side of Plaza and in the north side of Witherby Street,

| YES | NO |

In addition to the directions which the General Laws of the State require shall be printed on the ballot, it shall contain the following directions to the voters:

"If you desire to vote for any proposition contained herein, stamp a cross (X) in the voting square at the right of and opposite the word 'YES', which is in the square at the right of such proposition.

If you desire to vote against such proposition, stamp a cross (X) at the right of and opposite the word 'NO', which is in the square at the right of such proposition."

In respects not provided for in this ordinance, the ballot to be used at this election shall conform to the provisions of the General Laws of the State of California touching Municipal elections in such municipalities as is the City of San Diego.

Section 6. Electors voting at said election shall indicate their choice on any proposition by stamping a cross in the voting square at the right of the word "YES", or in the voting square at the right of the word "NO". If an elector shall have stamped a cross in the voting square after the said printed word "YES", his vote shall be counted in favor of the proposition at the left of said word and square; and if an elector shall have stamped a cross in the voting square after the printed word "NO", his vote shall be counted against such proposition.
Section 5. For the purpose of said election, the election precincts of said City, as defined and bounded by Ordinance No. 4640 of the Ordinances of the City of San Diego, entitled, "An Ordinance Redistricting the City of San Diego, California, into Nine Wards and Establishing Election Precincts, and the boundaries Thereof, in said City," and approved February 5, 1912, are hereby consolidated as hereinafter specified; and the polling places for such consolidated election precincts, and the officers of said election at each of said polling places for said consolidated election precincts, are hereby established, fixed and designated as follows:

Election Precincts Numbers One and Two, as defined in said Ordinance, are hereby consolidated into one precinct which shall be designated as "special Election Precinct Number one."
The Polling Place is hereby designated as the Fire Hall at La Jolla.
Inspector,-----------------------------------------------Gustav Schultz.
Judge,----------------------------------------------------D. W. Rannels.
Clerks,---------------------------------------------------James T. Rutherford and Pearl Acton.

Election Precinct Number Three, as defined in said ordinance No. 4640, is hereby changed to Special Election Precinct Number Two.
The Polling Place is hereby designated as Pacific Beach Ladies' Club House.
Inspector,-----------------------------------------------G. Landweer.
Judge,----------------------------------------------------H. W. Clark.

Election Precinct Number Four, as defined in said Ordinance No. 4640, is hereby changed to Special Election Precinct Number Three.
The Polling Place is hereby designated as Whaley Building, Old Town.
Inspector,-----------------------------------------------Frank Whaley
Judge,----------------------------------------------------James W. Parkinson.
Clerks,---------------------------------------------------George Lyons and Frank Connor.

Election Precinct Number Five, as defined in said Ordinance No. 4640, is hereby changed to Special Election Precinct Number Four.
The Polling Place is hereby designated as Cole Building - Ocean Beach.
Inspector,-----------------------------------------------H. S. Cole.
Judge,----------------------------------------------------J. L. Hilliard.
Clerks,---------------------------------------------------Frank B. McElwee, and Frank A. Thomas.

Election Precinct Number Six, as defined in said Ordinance No. 4640, is hereby changed to Special Election Precinct Number Five.
The Polling Place is hereby designated as - Point Loma Store - Roseville.
Inspector,-----------------------------------------------Albert E. Roberts.
Judge,----------------------------------------------------F. S. Jennings.

Election Precincts Numbers Eight and Eleven, as defined in said Ordinance, are hereby consolidated into one special precinct which shall be designated as 'Special Election Precinct Number Six.'
The Polling Place is hereby designated as the Rigdon Block, No. 1407 West Lewis Street.
Inspector,-----------------------------------------------Nathan Rigdon.
Judge,----------------------------------------------------Ernest J. Waldman.
Clerks,---------------------------------------------------Frank S. Sessions and Harry G. Sloane.
Election Precincts Numbers Nine and Ten, as defined in said Ordinance, are hereby consolidated into one Special Precinct which shall be designated as "Special/Precinct Number Seven."

The polling place is hereby designated as - Schaeffer's Barn, corner Douglas and Goldfinch Streets.

Inspector, -------------------------------------- Charles W. Schaeffer.
Judge, ---------------------------------------- James P. Hall.
Clerks, --------------------------------------- Samuel F. Ayers and John Aichele.

Election Precincts Numbers Twelve and Thirteen and Fourteen, as defined in said Ordinance, are hereby consolidated into one special precinct which shall be designated as "Special Election Precinct Number Eight."

The Polling Place is hereby designated as - Bay City Garage, Ninth Street and University Avenue.

Inspector, -------------------------------------- Henry Brockmeier.
Judge, ---------------------------------------- Seth C Sanford.

Election Precinct Numbers Fifteen, Sixteen and Seventeen, as defined in said Ordinance, are hereby consolidated into one special Precinct which shall be designated as "Special Election Precinct Number Nine."

The Polling Place is hereby designated as - University Heights Improvement Club House, corner Park Boulevard and Center Street.

Inspector, -------------------------------------- George F. Mahler.
Judge, ---------------------------------------- William H. Bantley.
Clerks, --------------------------------------- C. L. Hubbs and J. A. Creelman.

Election Precinct Numbers Eighteen, Nineteen and Twenty, as defined in said Ordinance, are hereby consolidated into one special precinct which shall be designated as "Special Election Precinct Number Ten."

The Polling Place is hereby designated as - Gregg's Store, corner Oregon Street and University Avenue.

Inspector, -------------------------------------- F. M. Gregg.
Judge, ---------------------------------------- Charles H. K. De Lateur.
Clerks, --------------------------------------- L R Tyler and James C. La Porte.

Election Precinct Numbers Twenty-one and Twenty-two and Twenty three, as defined in said Ordinance, are hereby consolidated into one special precinct which shall be designated as "Special Election Precinct Number Eleven."

The Polling place is hereby designated as - Park Garage, Fifth and Fir Streets.

Inspector, -------------------------------------- Paul M. Lancaster.
Judge, ---------------------------------------- Frank S. Banka.
Clerks, --------------------------------------- Robert W. Capps and James F. Brooks.

Election Precinct Numbers Twenty-four and Twenty-five, as defined in said Ordinance are hereby consolidated into one special precinct which shall be designated as "Special Election Precinct Number Twelve."

The Polling Place is hereby designated as - Store, Jereslaw Block, Upas and Fifth Streets.
Inspector, ----------------------------------Percy H. Goodwin.
Judge, -----------------------------------Sherwood Wheaton.
Clerks, ---------------------------------Jerauld Ingle and O. B. Wetzell.

Election Precincts Numbers Twenty-six, Twenty-seven and Twenty-eight, as defined in said Ordinance, are hereby consolidated into one special precinct which shall be designated as "Special Election Precinct Number Thirteen."
The Polling Place is hereby designated as - Tent - near Washington (Middletown) School.
Inspector, ----------------------------------Robert Golden.
Judge, -------------------------------------Gerald Baldwin.
Clerks, -----------------------------------Hereman Hirth and Ernest H. Down.

Election Precincts Numbers Twenty-nine and Thirty, as defined in said Ordinance, are hereby consolidated into one special precinct which shall be designated as "Special Election Precinct Number Fourteen."
The Polling place is hereby designated as -Edward's Barn- rear of southeast corner of India and Ash Streets.
Inspector, ----------------------------------Charles Evert.
Judge, -------------------------------------A. G. Edwards.
Clerks, -----------------------------------E. V. Niedt and D. R Shogran.

Election Precincts Numbers Thirty-one and Thirty-two, as defined in said Ordinance, are hereby consolidated into one special precinct which shall be designated as "Special Election Precinct Number Fifteen."
The Polling Place is hereby designated as -Modern Auto Machine Shop- No. 1120 Second Street.
Inspector, ----------------------------------R. E. Smith.
Judge, -------------------------------------Fredrick C. Foard.
Clerks, -----------------------------------Charles A. Southwick and L. B. Hakes.

Election Precincts Numbers Thirty-three, Thirty-four and Thirty-five, as defined in said Ordinance, are hereby consolidated into one special precinct which shall be designated as "Special Election Precinct Number Sixteen."
The Polling Place is hereby designated as -Fannings Stables, Sixth and A Streets.
Inspector, ----------------------------------Edwin J. Kobler.
Judge, -------------------------------------Fred Fanning.
Clerks, -----------------------------------W. Chick and L. C. Dana.

Election Precincts Numbers Thirty-six, Thirty-seven and Thirty-eight, as defined in said Ordinance, are hereby consolidated into one special precinct which shall be designated as "Special Election Precinct Number Seventeen."
The Polling Place is hereby designated as -Naylor's Garage, Seventeenth and C Streets.
Inspector, ----------------------------------C. S. Alverson.
Judge, -------------------------------------Danville F. Jones.
Clerks, -----------------------------------Warren T. Chadwick and Harry Clark.

Election Precincts Numbers Thirty-nine, Forty and Forty-one, as defined in said Ordinance, are hereby consolidated into one special precinct, which shall be designated as "Special Election Precinct Number Eighteen."
The Polling Place is hereby designated as, -O. A. Buckland's Garage, 1922 Granada Avenue.

Inspector, ----------------------------------------O. A. Buckland.
Judge, -------------------------------------------John S. Carter.
Clerks, ------------------------------------------Edgar F. Clark and Albert C. King.

Election Precincts Numbers Forty-two and Forty-three, as defined in said Ordinance, are hereby consolidated into one Special Precinct which shall be designated as "Special Election Precinct Number Nineteen."

The Polling Place is hereby designated as Real Estate Office, Ivy Street, Between 30th and Fern Streets.

Inspector, ------------------------------------------Patnam Field.
Judge, -------------------------------------------J. C. Thompson.
Clerks, -------------------------------------------Edward J. Franklynn and Paul G. Cochran.

Election Precincts Numbers Forty-four and Forty-five, as defined in said Ordinance, are hereby consolidated into one special precinct which shall be designated as "Special Election Precinct Number Twenty."

The Polling Place is hereby designated as - Industrial School, - State and F Streets.

Inspector, ------------------------------------------Michael Cudmore.
Judge, -------------------------------------------Moses M. Kaufman.
Clerks, -------------------------------------------E. W. Haley and Charles J. Holmquist.

Election Precincts Numbers Forty-six, Forty-seven and Forty-eight, as defined in said Ordinance, are hereby consolidated into one Special precinct, which shall be designated as "Special Election Precinct Number Twenty-one."

The Polling Place is hereby designated as Lyons Implement Company's Store, southeast corner of Fourth and G Streets.

Inspector, ------------------------------------------R. Schiller.
Judge, -------------------------------------------George Serrel.
Clerks, -------------------------------------------Paul B. Gaudian and George K. Rask.

Election Precincts Numbers Forty-nine and Fifty, as defined in said Ordinance, are hereby consolidated into one special Precinct which shall be designated as "Special Election Precinct Number Twenty-two."

The Polling Place is hereby designated as Levi's Stables, Eighth Street, between J and K Streets.

INSPECTOR, ------------------------------------------L. A. Creelman.
Judge, -------------------------------------------J. O. Lyman.
Clerks, ------------------------------------------John Schrimpl and Charles Gerber.

Election Precincts Numbers Fifty-one and Fifty-two, as defined in said Ordinance, are hereby consolidated into one special precinct which shall be designated as "Special Election Precinct Number Twenty-three."

The Polling Place is hereby designated as Lindsay's Paint Shop, No. 820 Eighth Street.

Inspector, ------------------------------------------G. H. Payne.
Judge, -------------------------------------------H. K. Coon.
Clerks, W. H. Rapier and George E. Rodman.

Election Precincts Numbers Fifty-three and Fifty-four, as defined in said Ordinance,
are hereby consolidated into one special election precinct which shall be designated as "Special Election Precinct Number Twenty-four."

The Polling Place is hereby designated as Armory Hall, Thirteenth and G Streets.
Inspector,----------------------------------------------------------R. J. Hipwell.
Judge,--------------------------------------------------------------H. M. Landis.

Election Precincts Numbers Fifty-five and Fifty-six, as defined in said Ordinance, are hereby consolidated into one Special Precinct which shall be designated as "Special Election Precinct Number Twenty-five."

The Polling Place is hereby designated as Auto Garage, No. 2375 D Street.
Inspector,-------------------------------------------------------------George Ogden.
Judge,---------------------------------------------------------------Orris Hunt.
Clerks,---------------------------------------------------------------Henry Johnson and George L. Flagg.

Election Precincts Numbers Fifty-seven and Fifty-eight, as defined in said Ordinance, are hereby consolidated into one special precinct which shall be designated as "Special Election Precinct Number Twenty-six."

The Polling Place is hereby designated as Yankee Grocery Twenty-second and H Streets.
Inspector,-------------------------------------------------------------W. T. Fry.
Judge,---------------------------------------------------------------Charles Bryan.
Clerks,---------------------------------------------------------------R. E. Garner and Frank Green.

Election Precincts Numbers Sixty-one, Sixty-two and Sixty-three as defined in said Ordinance, are hereby consolidated into one special precinct which shall be designated as "Special Election Precinct Number Twenty-eight."

The Polling Place is hereby designated as Goodbody's Stables, J Street, between Fourteenth and Fifteenth Streets.
Inspector,-------------------------------------------------------------J. D. Woodruff.
Judge,---------------------------------------------------------------David W. Prew.
Clerks,---------------------------------------------------------------E. G. Crabtree and B. E. Campbell.

Election Precincts Numbers Sixty-four and Sixty-five, as defined in said Ordinance, are hereby consolidated into one Special Precinct which shall be designated as "Special Election Precinct Number Twenty-nine."

The Polling Place is hereby designated as Shoe Shop, No. 3884 M Street.
Inspector,-------------------------------------------------------------Frank X Holzner.
Judge,---------------------------------------------------------------C. N. Bowers.
Clerks,---------------------------------------------------------------Philip F. Tischer and Frederick B. Hensley.
Election Precincts Numbers Sixty-six and Sixty-seven, as defined in said Ordinance are hereby consolidated into one special precinct which shall be designated as "Special Election Precinct Number Thirty."

The Polling Place is hereby designated as Hercules Cement Works, Logan Avenue and Crosby Street.

Inspector,----------------------------------R. E. Trognitz.
Judge,-------------------------------------Clyde L. Field.
Clerks,----------------------------------John C. Sachs and Otto Sippell.

Election Precincts Numbers Sixty-eight, Sixty-nine and Seventy, as defined in said Ordinance, are hereby consolidated into one special Precinct which shall be designated as "Special Election Precinct Number Thirty-one."

The Polling Place is hereby designated as Johnson Building, Evans Street, between Logan and Kearney Avenues.

Inspector,----------------------------------Eliza Neeke.
Judge,-------------------------------------William Hult.
Clerks,----------------------------------S. A. Syllis and G. E. Shaffer.

Election Precincts Numbers Seventy-one, Seventy-two and Seventy-three, as defined in said Ordinance, are hereby consolidated into one Special Precinct, which shall be designated as "Special Election Precinct Number Thirty-two."

The Polling Place is hereby designated as Armory Hall, National Avenue, between 29th and 30th Streets.

Inspector,----------------------------------J. W. Read.
Judge,-------------------------------------Henry X. Jeter.
Clerks,----------------------------------Alexander Potter and Simon W. Switzer.

Section 6. The City Clerk of said City of San Diego is hereby directed to procure and have printed the requisite number of ballots and other printed matter, and to procure whatever supplies may be necessary for use in said special election; and there is hereby appropriated out of the General Fund $2500, or so much thereof as may be necessary to meet the expenditures authorized to be made by said Clerk and the other expenses incidental to said election.

Section 7. The City Clerk of said City is hereby directed to cause this ordinance to be published once a day for seven days after it goes into effect and prior to the day of said election, such publication to be made in the official newspaper of said City, to-wit: The Evening Tribune.

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

Passed and adopted by the Common Council of the City of San Diego, California, this 18th day of March, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.
NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 18th day of March, 1912.
Percival E. Woods,
President of the Common Council of the
City of San Diego, California.

I hereby certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 18th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing Ordinance this 20th day of March, 1912,

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:-

Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL) By W. E. Bartlett Deputy.

Auditor's Certificate, I hereby certify that the appropriation or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re Special Election & Submitting to Voters Proposition for Incurring Bonded Indebtedness can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Mar. 18, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4685 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 18th day of March, 1912, and as approved by the Mayor of said City on the 20th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL) By W. E. Bartlett Deputy.

ORDINANCE NO. 4686.

AN ORDINANCE APPROPRIATING $150.00 IN SETTLEMENT OF THE CLAIM OF A. BELLAR AGAINST THE CITY OF SAN DIEGO.

WHEREAS, A. Bellar has presented a claim against the City of San Diego for $250.00 for damages to the automobile of said A. Bellar, occasioned by running into a ditch in University Avenue, between Seventh Street and Eighth Street, said ditch having been excavated by the Water Department of said city;

NOW THEREFORE, in consideration of the settlement, and complete discharge and release of said claim of A. Bellar against the said City of San Diego;

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

Section 1. That the sum of one hundred and fifty dollars ($150.00) be paid to said A. Bellar, in full settlement and discharge of his claim against said City.

Section 2. That the sum of one hundred and fifty dollars ($150.00) be, and the same is hereby appropriated out of the Water Fund of said City of San Diego, in settlement of the said claim of said A. Bellar.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.
Passed and adopted by the Common Council of the City of San Diego, California, this 25th day of March, 1912, by the following vote, to-wit:--

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES---NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 25th day of March, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 25th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego,

(SEAL)

I hereby approve the foregoing Ordinance this 28th day of March, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest. Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL)

By W. E. Bartlett Deputy.

Auditor's Certificate, I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego.

Dated March 25th, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California,

By Clyde F. Warfield, Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4666 of the ordinances of the City of San Diego, California, as adopted by the Common Council of the said City of San Diego, on the 25th day of March, 1912, and as approved by the Mayor of said City on the 28th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

 ORDINANCE No. 4667.
AN ORDINANCE ESTABLISHING THE GRADE OF FRONT STREET BETWEEN THE NORTH LINE OF UPAS STREET AND THE SOUTH LINE OF WALNUT STREET.

BE IT ORDAINED by the Common Council of the City of San Diego, California, as follows:--

Section: 1. That the grade of Front Street, in said City of San Diego, between the north line of Upas Street, and the south line of Walnut Avenue, is hereby established as follows:--

At the intersection of Front Street with Upas Street; at the northwest corner, at 242.00 feet; at the northeast corner at 242.00 feet.
At the intersection of Front Street with Walnut Avenue; at the southwest corner at 220.00 feet; at the southeast corner at 221.00 feet.

Section 2. And the grade of said Front Street between the points hereinbefore mentioned shall have a uniform ascent and descent, and the center line of said Front Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3850 of the Ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 25th day of March, 1912, by the following vote, to-wit:-

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES---NONE

and signed in open session thereof by the President of said Common Council, this 25th day of March, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of said Common Council, present, put on its final passage at its first reading, this 28th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I hereby approve the foregoing ordinance this 28th day of March, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Attest:-
Allen H. Wright,
City Clerk of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4687 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City, on the 25th day of March, 1912, and as approved by the Mayor of said City on the 28th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4688.

AN ORDINANCE ESTABLISHING THE GRADE OF THIRTY-FIRST STREET BETWEEN THE NORTH LINE OF GRAPE STREET AND THE SOUTH LINE OF HAWTHORN STREET, SAN DIEGO, CALIFORNIA.

BE IT ORDAINED BY the Common Council of the City of San Diego, California, as follows:-

Section 1. The grade of Thirty-first street, in said City of San Diego, between the north line of Grape Street, and the south line of Hawthorn Street, is hereby established as follows:-
At the intersection of Thirty-first Street with Grape Street; at the northwest corner at 266.00 feet; at the northeast corner at 266.50 feet.

At the intersection of Thirty-first Street with Hawthorn Street; at the southeast corner, at 278.00 feet; at the southwest corner at 278.50 feet.

Section 2. And the grade of said Thirty-first Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Thirty-first Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 25th day of March, 1912, by the following vote, to-wit:-

AYES---COUNCILMEN Adams, Dodson, Pay, Ehon, and Woods.

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council this 25th day of March, 1912.

Percival H. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading this 25th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing Ordinance this 28th day of March, 1912.

James E. Wadham,
Mayor of the City of San Diego, California,

(SEAL) Attest:-

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4688 of the Ordinances of the City of San Diego, California, as adopted by the Common Council of said City, on the 25th day of March, 1912; and as approved by the Mayor of said City on the 28th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

ORDINANCE NO. 4689.

AN ORDINANCE CHANGING AND ESTABLISHING THE GRADE OF "C" STREET, FROM THE EAST LINE OF 26TH STREET TO THE WEST LINE OF 30TH STREET AND OF STREETS INTERSECTING THEREWITH, BETWEEN SAID POINTS.

WHEREAS, all the acts and things required by law to confer jurisdiction upon the Common
Council of the City of San Diego, California, to order the change of the grade of C Street, in said City of San Diego, from the east line of 26th Street to the west line of 30th Street, and of streets intersecting therewith, between said points, as described in Resolution of Intention No. 8843, on file in the office of the City Clerk of said City, have been done, within the time provided by law, NOW THEREFORE,

BE IT ORDAINED by the Common Council of the City of San Diego, California, as follows:—

Section 1. That the grade of C Street in said City of San Diego, from the east line of 26th Street, to the west line of 30th Street, and of streets intersecting therewith, between said points, is hereby changed and established as follows: to-wit:—

At the intersection of C Street with 26th Street; at the southeast corner, the grade elevation to remain at 195.00 feet; at the northeast corner, the grade elevation to remain at 195.00 feet.

At a point on the south line of C Street, 200 feet east from the southeast corner of the intersection of C Street with 26th Street, change the grade elevation from 195.00 feet to 174.00 feet; at a point on the south line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 172.70 feet; at a point on the south line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 171.80 feet; at a point on the south line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 171.30 feet; at a point on the south line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 171.20 feet; at a point on the south line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 171.00 feet; at a point on the south line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 174.00 feet.

At a point on the north line of C Street 200 feet east from the northeast corner of the intersection of C Street with 26th Street, change the grade elevation from 195.00 feet to 174.00 feet; at a point on the north line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 172.70 feet; at a point on the north line of C Street, 20 feet east from the last named point, change the grade elevation from 195.00 feet to 171.80 feet; at a point on the north line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 171.30 feet; at a point on the north line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 171.20 feet; at a point on the north line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 171.00 feet; at a point on the north line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 174.00 feet.

At the intersection of C Street with 27th Street; at the southwest corner, change the grade elevation from 195.00 feet to 198.00 feet; at the northwest corner, change the grade elevation from 195.00 feet to 198.00 feet; at the northeast corner, change the grade elevation from 195.00 feet to 198.50 feet; at the southeast corner, change the grade elevation from 195.00 feet to 198.50 feet.

At a point on the south line of C Street 120 feet east from the southeast corner of the
201

intersection of C Street with .27th Street, change the. grade. ele.vation from 195.00 feet to
00
200 .feet; at a point. on ,the s.outh. line. of C Street to 20 feet east :from the las·t named point,
change the grade elevation from 195.00 feet to .200.20 feet.;

at a point on the south line of

C Street .20:.:.feet;··east from the. last· named point, change the grade elevation from 195.00 feet
to 200.20 feet;

I

at a point on the south line of C Street 20 feet east from the last named

point,. change the grade elevation from 195.00 feet. to 200.QO feet;

at a point on the south

. line of C Street 20 feet. east from the last- named point, . change the gra.de elevation from 195.00
feet to 199.50 feet; . at a point on the south line of C Street 20 feet east from the last named
point, change the grade elevation from 195 .• 00 fe.et to 198.70 feet;

at a point on the south

line of C Street 20 feet east from the last· named point, change the grade elevation from 195.00

I

feet to 197-.70 feet;

at a point on the south line of C Stre.et 20 feet east from the last

.named point, change the grade elevation from 195•00 feet to 196.50 feet;

at a point on the

south line of C Street 20 feet east from the last named po-int, the grade elevation to remain at
195.00 feet;

at a point on the south line of C Street, 70 feet east from the last named point,

change the grade elevation from 195.00 feet to 187.50 feet;

at a point on the south line of C

Street 50 feet east from the last named point, change the.grade elevation from·l95.00 feet to
183.00 feet;

at a point on the south line of C Street 50 feet east from the last named point,

change the grade elevation from 195.00 feet to 179.00 feet;

at a point on the south line of

C Street 50 feet east from the last named point, change the. grade elevation from 195.00 feet to
175 .• 50 feet; at a point on the south line of C Street 50 feet east from the last named point,
change the grade elevation from 195.00 feet to 173.50 feet.
At a point on the north line of C Street 120 feet east from the northeast corner of the

I

intersection of C Street with 27th Street, change the grade elevation from 195.00 feet to
201.00 feet;

at a point on the north' line of C Street 20 feet east from the last named point,

()harrge the grade elevation from 195.00 feet to 201..20 feet ; at a

poin~

on the north -line- of

C Street 20 feet east from the last named point, change the grade elevation· from 195.00 feet
'

'

'

to 201.20 feet; at a point on the north line of C Street 20 feet east from the last named point
change the. grade elevation from· 195.00 feet to -201.00 feet;

at a· point on the north ·line of c'

Street 20 :(eet east from the last named point, change the grade eleV.ation from 195.00 feet to
200.50 feet;

at a point on the north.line o:·f C Street 20 feet east from the last named point,

change the grade elevation from 195.00 feet to 199.70 feet;

at a point on the north line of

C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to
198 .• 70 fe·et;

at a point on the north line of ·C Street 20 feet east from the last named point,

()hange the grade elevation from 195.00 feet to 197.50 feet;

I

at a point-on the north line of C

Street 20 feet east from the la8t named pcint, change the gri:ide elevation .from 195 •. OC feet· to
196.00 feet;. at a point on the north line of C Street 70 feet east from the last named point,
change the grade elevatiqn from ·195.00 feet to 188.50 feet;

at a point on the north line of

C Street 50 feet east from the last named point, change the grade elevation from 195.00 feet to
184.00 feet;

I

at

a point

on the.north line of C Street 50 feet east from the la~t named point,

change the graoie elevation from 195.00 feet to -180.00 feet;

at a point on the north line 'of C

Street 50 feet east from•' the last named point, change the grade elevation from 195.00 feet to
176.50 feet;

at a point on the north line of C Street 50 feet east from the last named point,

change the grade elevation from 195.00 feet to 171.50 feet.
At the intersection of C Street with 28th Street, at the southwest comer, ·change the
grade elevation from 195.00 feet to 173.00 feet;
elevation from 195.00 feet to 174.00 .feet;
from 195.00 feet to 1?6.00 feet;
.195.00 feet to 175.00 -feet ..

at the northwest corner, 'change the grade

at the northeast corner, change· the g;-ade elevation

at the southeast corner change the grade elevation from


At a point on the south line of C Street 100 feet east from the southeast corner of the intersection of C Street with 29th Street, change the grade elevation from 195.00 feet to 186.00 feet; at a point on the south line of C Street 50 feet east from the last named point, change the grade elevation from 195.00 feet to 195.00 feet to 191.00 feet; at a point on the south line of C Street 50 feet east from the last named point, change the grade elevation from 195.00 feet to 192.00 feet; at a point on the south line of C Street 50 feet east from the last named point, change the grade elevation from 195.00 feet to 192.00 feet; at a point on the south line of C Street 50 feet east from the last named point, change the grade elevation from 195.00 feet to 192.00 feet; at a point on the south line of C Street 50 feet east from the last named point, change the grade elevation from 195.00 feet to 192.00 feet; at a point on the south line of C Street 50 feet east from the last named point, change the grade elevation from 195.00 feet to 190.00 feet; at a point on the south line of C Street 50 feet east from the last named point, change the grade elevation from 195.00 feet to 190.00 feet; at a point on the south line of C Street 60 feet east from the last named point, change the grade elevation from 195.00 feet to 186.00 feet.

At a point on the north line of C Street 100 feet east from the northeast corner of the intersection of C Street with 29th Street, change the grade elevation from 195.00 feet to 187.00 feet; at a point on the north line of C Street 50 feet east from the last named point, change the grade elevation from 195.00 feet to 190.00 feet; at a point on the north line of C Street 50 feet east from the last named point, change the grade elevation from 195.00 feet to 192.00 feet; at a point on the north line of C Street 50 feet east from the last named point, change the grade elevation from 195.00 feet to 192.00 feet; at a point on the north line of C Street 50 feet east from the last named point, change the grade elevation from 195.00 feet to 192.00 feet; at a point on the north line of C Street 50 feet east from the last named point, change the grade elevation from 195.00 feet to 192.00 feet; at a point on the north line of C Street 50 feet east from the last named point, change the grade elevation from 195.00 feet to 192.00 feet; at a point on the north line of C Street 40 feet east from the last named point, change the grade elevation from 195.00 feet to 187.00 feet.

At the intersection of C Street with 29th Street; at the southwest corner, change the grade elevation from 195.00 feet to 175.00 feet; at the northwest corner, change the grade elevation from 195.00 feet to 177.00 feet; at the northeast corner, change the grade elevation from 195.00 feet to 176.00 feet; at the southeast corner, change the grade elevation from 195.00 feet to 175.00 feet.

At a point on the south line of C Street 60 feet east from the southeast corner of the intersection of C Street with 29th Street, change the grade elevation from 195.00 feet to 174.00 feet; at a point on the south line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 173.00 feet; at a point on the south line of C Street, 20 feet east from the last named point, change the grade elevation from 195.00 feet to 174.00 feet; at a point on the south line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 174.00 feet; at a point on the south line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 174.00 feet; at a point on the south line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 174.00 feet; at a point on the south line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 174.00 feet; at a point on the south line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 174.00 feet; at a point on the south line of C Street 120 feet east from the last named point, change the grade elevation from 195.00 feet to 169.00 feet; at a point on the south line of C Street 60 feet east from the last named point, change the grade elevation from 195.00 feet to 192.50 feet; at a point on the south line of C Street, 60 feet east from the last named point, change the grade eleva-
tion from 195.00 feet to 194.00 feet.

At a point on the north line of C Street 60 feet east from the northeast corner of the intersection of C Street with 29th Street, change the grade elevation from 195.00 feet to 175.00 feet; at a point on the north line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 174.80 feet; at a point on the north line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 175.00 feet; at a point on the north line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 176.50 feet; at a point on the north line of C Street 20 feet east from the last named point, change the grade elevation from 195.00 feet to 178.00 feet; at a point on the north line of C Street, 120 feet east from the last named point, change the grade elevation from 195.00 feet to 190.00 feet; at a point on the north line of C Street, 60 feet east from the last named point, change the grade elevation from 195.00 feet to 193.00 feet; at a point on the north line of C Street, 60 feet east from the last named point, change the grade elevation from 195.00 feet to 194.00 feet.

At the intersection of C Street with 30th Street; at the northwest corner, the grade elevation to remain at 195.00 feet; at the southwest corner, the grade elevation to remain at 195.00 feet.

Section 2. And the grade of said C Street, between the points hereinbefore mentioned, shall have a uniform ascent and descent, and the center line of said Street, shall have an average elevation of the opposite curb grades.

As to each street intersecting said C Street, between the east line of 26th Street and the west line of 30th Street, the grade thereof between each point common to both said Street and such intersecting street and the next grade point now established upon such intersecting street, and not common to both such intersecting street and said C Street, shall have a uniform ascent and descent, and the center line of such intersecting streets, between the said grade points thereof, shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels, as fixed by Ordinance No. 3950 of the ordinances of said City of San Diego.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 25th day of March, 1912, by the following vote, to-wit:-

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods,
NOES---NONE
ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 25th day of March, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 25th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego,

(SEAL)

By W. E. Bartlett Deputy.
AN ORDINANCE AMENDING SECTIONS 5 AND 6 OF ORDINANCE NO. 4611, ENTITLED, "AN ORDINANCE FIXING AND DETERMINING THE STRENGTH OF THE POLICE DEPARTMENT OF THE CITY OF SAN DIEGO, AND FIXING THE SALARIES OF POLICE OFFICERS."

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

Section 1. That Section 5 of Ordinance No. 4611, entitled, "An Ordinance Fixing and Determining the Strength of the Police Department of the City of San Diego, and Fixing the Salaries of Police Officers," be and it is hereby amended to read as follows:--

"Section 5. The office of Police Surgeon is hereby created, and the compensation of said Police Surgeon is hereby fixed at Twelve Hundred Dollars ($1200.00) per year.

It shall be the duty of such Police Surgeon to attend persons who are ill in the City Jail, and prescribe for them; also to attend at the police station on the call of any police officer and to administer to any person at such Station who may be suffering from any wound, injury or sudden illness."

Section 2. That Section 6 of said Ordinance No. 4611, be and it is hereby amended to read as follows:--

"Section 6. The office of Jail Matron is hereby created, and the compensation of said Jail Matron is hereby fixed at Nine Hundred Dollars ($900.00) per year."

Section 3. That this ordinance shall take effect on the 31st day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 20th day of March, 1912, by the following vote, to-wit:--

AYES--COUNCILMEN Adams, Dodson, Fay, Sehon and Woods,

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 20th day of March, 1912,

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 20th day of March, 1912.
ORDINANCE N° 4691.

AN ORDINANCE ESTABLISHING THE GRADE OF UPAS STREET BETWEEN THE EAST LINE OF GOLDFINCH STREET AND THE WEST LINE OF EAGLE STREET.

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

Section 1. That the grade of Upas Street between the east line of Goldfinch Street and the west line of Eagle Street, in said City of San Diego, is hereby established as follows:

At the northeast corner of the intersection of Upas Street with Goldfinch Street, at 224.00 feet.

At a point where the south line of Upas Street is intersected by the northeasterly line of Fairfield Drive, at 222.00 feet;

At the intersection of Upas Street with Falcon Street; at the northeast corner, at 192.00 feet at the northwest corner, at 193.00 feet.

At a point on the south line of Upas Street, where said south line is intersected by the west line of Falcon Street, at 163.00 feet.

At a point on the south line of Upas Street where said south line is intersected by the east line of Falcon Street; at 192.00 feet.

At the intersection of Upas Street with Eagle Street; at the northwest corner, at 163.00 feet; at the southwest corner, at 165.00 feet.

Section 2. And the grade of Upas Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Upas Street shall have an average elevation of the opposite curb grades.
All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the Ordinances of said City.

Section 3. This Ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 1st day of April, 1912, by the following vote, to-wit:-

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods,
NOES---NONE
ABSENT-NONE

and signed in open session thereof by the President of said Common Council, this 1st day of April, 1912.

Percival R. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 1st day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SWAL)

I hereby approve the foregoing Ordinance this 3rd day of April, 1912.

James E. Wadham,
Mayor of the City of San Diego, California,

(SWAL) Attest:-

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4691 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 1st day of April, 1912, and as approved by the Mayor of said City on the 1st day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

ORDINANCE NO. 4692.
AN ORDINANCE ESTABLISHING THE GRADE OF THORN STREET BETWEEN THE EAST LINE OF GOLDFINCH STREET AND THE EAST LINE OF FALCON STREET.

BE IT ORDAINED by the Common Council of the City of San Diego, California, as follows:-

Section 1. That the grade of Thorn Street, between the east line of Goldfinch Street, and the east line of Falcon Street in said City of San Diego, is hereby established as follows:

At the intersection of Thorn Street with Goldfinch Street; at the northeast corner, at 196.00 feet; at the southeast corner at 195.00 feet.

At the intersection of Thorn Street with Fairfield Drive; at the northwest corner, at 170.00 feet; at the northeast corner, at 168.00 feet.

At the intersection of Thorn Street with Falcon Street, at the southwest corner, at 170.00 feet; at the southeast corner, at 168.00 feet.
AN ORDINANCE ESTABLISHING THE GRADE OF GOLDFINCH STREET BETWEEN THE NORTH LINE OF UPAI STREET AND THE NORTH LINE OF THORN STREET.

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

Section 1. That the grade of Goldfinch Street between the north line of Upas Street and the north line of Thorn Street in the City of San Diego, California, is hereby established as follows:

At the intersection of Goldfinch Street with Upas Street; at the northwest corner, at 224.00 feet; at the northeast corner, at 224.00 feet; at the southwest corner, at 223.00 feet.

At a point where the south line of Upas Street is intersected by the northeasterly line of Fairfield Drive, at 222.00 feet.
At a point where the east line of Goldfinch Street is intersected by the southwesterly line of Fairfield Drive, at 216.00 feet.

At the intersection of Goldfinch Street with Thorn Street; at the northwest corner at 197.00 feet; at the northeast corner, at 196.00 feet; at the southwest corner, at 196.00 feet, at the southeast corner at 195.00 feet.

Section 2. And the grade of said Goldfinch Street between the north line of Upas Street and the north line of Thorn Street shall have a uniform ascent and descent and the center line of said Goldfinch Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 1st day of April, 1912, by the following vote, to-wit:--

AYES--COUNCILLORS Adams, Dodson, Fay, Schen and Woods,
NOES--FOUR
ABSENT--FOUR

and signed in open session thereof by the President of said Common Council, this 1st day of April, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage, at its first reading, this 1st day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 3rd day of April, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Attest:-
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4693 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City, on the 1st day of April, 1912, and as approved by the Mayor of said City on the 3rd day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By [Signature] Deputy.

ORDINANCE NO. 4694.

AN ORDINANCE ESTABLISHING THE GRADE OF HAWK STREET BETWEEN THE NORTH LINE OF UPAS STREET AND THE NORTH LINE OF SPRUCE STREET.

BE IT ORDAINED by the Common Council of the City of San Diego, California, as follows:-
Section 1. That the grade of Hawk Street, in said City of San Diego, between the north line of Upas Street and the north line of Spruce Street is hereby established as follows:

At the intersection of Hawk Street with Upas Street; at the northwest corner, at 232.00 feet; at the northeast corner, at 235.00 feet; at the southwest corner, at 231.00 feet; at the southeast corner, at 231.00 feet.

At the intersection of Hawk Street with Thorn Street; at the northwest corner, at 208.00 feet; at the northeast corner, at 209.00 feet; at the southwest corner, at 208.00 feet; at the southeast corner, at 207.00 feet.

At the intersection of Hawk Street with Spruce Street; at the northwest corner, at 185.00 feet; at the northeast corner, at 184.00 feet.

Section 2. And the grade of said Hawk Street between the points hereinbefore mentioned shall have a uniform ascent and descent, and the center line of said Hawk Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 1st day of April, 1912, by the following vote, to-wit:-

AYES---COUNCILLORS Adams, Dodson, Fay, Sehon and Woods,

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 1st day of April, 1912.

Ferral E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage, at its first reading, this 1st day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby Approve the foregoing ordinance this 3rd day of April, 1912.

James E. Wadham,
Mayor of the City of San Diego, California,

(SEAL) Attest:-

Allen H. Wright,
City Clerk of the City of San Diego, California.

I hereby Certify that the Above and Foregoing is a Full, True and Correct Copy of Ordinance No. 4694 of the Ordinances of the City of San Diego, California, as Adopted by the Common Council of the City of San Diego, on the 1st day of April, 1912, and as Approved by the Mayor of Said City on the 3rd day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL)
ORDINANCE NO. 4695.

AN ORDINANCE CHANGING THE NAME OF CHOATE STREET
IN PAULY'S ADDITION TO ARIZONA STREET.

BE IT ORDAINED BY the Common Council of the City of San Diego, California, as follows:--

Section 1. That the name of Choate Street, in Pauly's Addition, in the City of San Diego, California, be, and the same, hereby is, changed to Arizona Street.

Said Pauly's Addition being according to Map filed April 1st, 1873, in Deed Book 20, Page 179, in the office of the County Recorder of San Diego, County, California.

Section 2. This Ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 27th day of March, 1912, by the following vote, to-wit:--

AYES---COUNCILMEN Adams, Fay, Shon and Woods,
NOES---NONE
ABSENT---COUNCILMAN Dodson,

and signed in open session thereof by the President of said Common Council, this 27th day of March, 1912,

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 27th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. N. Bartlett Deputy.

I Herewith approve the foregoing ordinance this 3rd day of April, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. N. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4695 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 27th day of March, 1912, and as approved by the Mayor of said City on the 3rd day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. N. Bartlett Deputy.

ORDINANCE NO. 4696.

AN ORDINANCE GRANTING TO THE UNITED LIGHT, FUEL & POWER COMPANY, A CORPORATION, AND TO ITS SUCCESSORS AND ASSIGNS, A FRANCHISE AND AUTHORITY TO CONSTRUCT, MAINTAIN AND OPERATE FOR A PERIOD OF FIFTY YEARS, A STEAM PIPE CONDUIT FOR PUBLIC HEATING PURPOSES IN CERTAIN STREETS IN THE CITY OF SAN DIEGO, CALIFORNIA.
WHEREAS, pursuant to the Charter of the City of San Diego, the United Light, Fuel & Power Company, a corporation, on the eighth day of January, 1912, filed its application for the franchise and authority to construct, maintain and operate a steam pipe conduit in certain streets of said City, upon terms and conditions set out in said application; and,

WHEREAS, the Common Council of said City, by its Resolution No. 9905, determined and proposed to grant such franchise and authority as applied for in said application, and directed the clerk of said City to advertise the fact of said application, together with a statement that it was proposed to grant the said franchise and authority as applied for, and that bids would be received therefor, and that it would be sold, struck off, and awarded to the highest cash bidder therefor; and,

WHEREAS, said resolution and said notice have been regularly and duly published and advertised as directed by said Common Council and as required by law; and,

WHEREAS, the bond required to be given by the successful bidder by said Resolution and notice, in the sum of $5,000.00, has been given and approved by the said Common Council; and,

WHEREAS, full publication of said notice has been completed and not less than twenty and not more than thirty days have elapsed since the completion of said publication; and,

WHEREAS, on Monday, the 26th day of February, 1912, at the hour of 10 A. M., (being the day and date and time set by said notice for the opening of all sealed bids for said franchise and authority) the sealed bid of the United Light, Fuel & Power Company, was in open session, opened and publicly declared, and there being no other sealed bid therefor, or any oral or other bid made at the time of the opening of said sealed bids, or at all, and the said sealed bid of the United Light, Fuel & Power Company being the highest cash bid for said franchise and authority, the same was at said time and place so declared, and the said United Light, Fuel & Power Company was then declared to be the highest bidder for said franchise and authority by said Common Council, and the said franchise and authority was then and there struck off, sold and awarded to said United Light, Fuel & Power Company; and,

Whereas, By Resolution No. 10289, passed by said Common Council on the 26th day of February, 1912, said Common Council accepted the said bid of the United Light, Fuel & Power Company and awarded said franchise and authority to said United Light, Fuel & Power Company; and,

and the said United Light, Fuel & Power Company be granted the said franchise and authority by proper ordinance of final grant of the same, pursuant to the provisions of said City Charter; and,

WHEREAS, all acts and things essential to the due, proper and legal authorization of this final grant of said franchise and authority have been done by the City of San Diego, and said United Light, Fuel & Power Company, grantee, and in due and proper form, time and manner;

THEREFORE, BE IT ORDAINED by the Common Council of the City of San Diego, as follows:-

Section 1. That the City of San Diego, hereby grants to the United Light, Fuel & Power Company, a corporation, and to its successors and assigns, the franchise and authority to construct, maintain and operate in the following named streets in the City of San Diego, California, to wit:-

Along Arctic Street from the center of the intersection of said Arctic Street with "N" Street to the north line of the intersection of said Arctic Street with "D" Street; upon "D" Street from the center of the intersection of "D" with said Arctic Street to the east line of the intersection of said "D" Street with 6th Street; upon 2nd Street from the center of the intersection of said "D" Street with said Second Street to the north line of Lot "F" block 39, Horton's Addition; upon Third Street from the center of the intersection of said Third Street with "D" Street to the north line of the intersection of said Third Street with "C" Street, also upon said Third Street from the center of the intersection of said Third Street with...
with "E" Street to the center of the intersection of said 3rd Street with "E" Street; upon "E" Street from the center of the intersection of said "E" Street with third Street to the west line of Lot "A" in Block 64, Horton's Addition, and also upon "E" Street from the center of the intersection of said "E" Street with 6th Street to the east line of Lot "A" block 60, said Horton's Addition; upon "C" Street from the center of the intersection of said "C" Street with Third Street to the east line of the intersection of said "C" Street with said Sixth Street; upon Sixth Street from the north line of the intersection of said Sixth Street with "C" Street to the center of the intersection of said Sixth Street with "E" Street; or as near to said points as practicable, together with all necessary connections and lateral services; all said streets being in the City of San Diego, California.

For the purpose of carrying steam under pressure for heating, for the use of the inhabitants of the said City, for the period of Fifty Years from the date of the taking effect of the ordinance finally granting such franchise and authority, to be placed on the north side or east side of the respective streets traversed, as shown upon the diagram thereof attached to a communication from the San Diego Electric Railway Company to your Honorable Body of October 25th, 1911, being Document No. 45643 on file in the office of the City Clerk of said City, upon conditions following:

That the work of construction and the materials used therein shall be of the highest class of their kind and character and all work and material shall meet the approval of the City Engineer of said City, and conformable to the ordinances of the City of San Diego relating to the opening of trenches and placing of underground pipe systems.

That during the life of said franchise, two per cent. of the gross annual receipts arising from the use, operation or possession of the said franchise and authority shall be due and payable annually to the said City of San Diego; such percentage to commence to accrue five years from the date of the taking effect of the ordinances granting such franchise and authority; the owner of said franchise and authority, successors or assigns, shall file with the Clerk of said City of San Diego during the first fifteen days of February of each calendar year after the taking effect of the ordinance granting said franchise and authority and during the life of said franchise, a verified statement verified by the owner, successors or assigns, showing total gross receipts arising from the use, operation or possession of said franchise for the preceding calendar year (or fraction thereof for the first or last years as the case may be) and shall thereupon pay to the said City of San Diego the aggregate sum of said two per centum of said gross annual receipts as shown by said statement. Any refusal by the owner of said franchise, successors or assigns to file said verified statement and to pay said percentage within said time shall constitute ground for forfeiture of said Franchise and Authority.

That the Mayor of said City of the Common Council or any member thereof, or any accountant-agent of either aforesaid, may, after said statement is presented, examine said books and also all persons having charge thereof, for the purpose of ascertaining the said gross annual receipts.

That in case the owner of said franchise, successors or assigns shall cease to operate the said system of steam pipes and shall abandon the conduct of the business for a period of twelve months consecutively after said system shall have been fully completed and put into use, except in cases of unavoidable accident or matters not within the control of the owner, successors or assigns, the said franchise and authority and all rights thereunder shall be subject to forfeiture.

That the grant of the said franchise and authority shall be subject to the right of the majority of the electors of said City, voting at any election, at any time hereafter, to
repeal, change or modify the grant of said franchise and authority, and the ordinance of final grant of said franchise and authority shall contain a reservation of such right to repeal, change or modify said ordinance.

That the work of construction shall commence within four months after the taking effect of the ordinance granting this franchise and the construction shall be completed within three years after the taking effect of the ordinance granting this franchise.

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

Section 3. That the City Clerk of the City of San Diego, be and he is hereby authorized and directed immediately after the approval of this ordinance, to cause the same to be published at least once in the City Official newspaper of said City, to-wit: The Evening Tribune.

Passed and adopted by the Common Council of the City of San Diego, California, this 27th day of March, 1912 by the following vote, to-wit:-

AYES---COUNCILMAN Adams, Fay, and Sehon
NOES"---COUNCILMAN Woods, Dodson.

and signed in open session thereof by the President of said Common Council, this 27th day of March, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was not finally passed until it had been read at two separate meetings of the said Common Council, viz: On the 26th day of February, 1912, and on the 27th day of March, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego,

(SERAL)

I hereby approve the foregoing ordinance this 3rd day of April, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4696 of the ordinances of the City of San Diego, California, as adopted by the Common Council of the said City of San Diego, on the 27th day of March, 1912, and as approved by the Mayor of said City on the 3rd day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

ORDINANCE NO. 4697.
AN ORDINANCE CREATING THE EMPLOYMENT OF CONCRETE MAN IN THE STREET DEPARTMENT, AND FIXING HIS COMPENSATION.

BE IT ORDAINED by the Common Council of the City of San Diego, as follows:-
Section 1. There is hereby created the employment of Concrete Man in the Street Department of said City of San Diego. That the duties of said Concrete man shall be to construct bridges, culverts, drains, and concrete work required to be done by the said Street Department. That the compensation of said Concrete Man be, and the same hereby is, fixed at seventy-five dollars ($75.00) per month, said compensation to be paid out of the Street Fund of said City of San Diego.

Section 2. Said concrete man is hereby assigned to and placed under the control of the Department of Streets and Public Buildings of the City of San Diego.

Section 3. This ordinance shall take effect on the thirty first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 8th day of April, 1912, by the following vote, to-wit:-

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 8th day of April, 1912.

Percival E. Wobbs,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 6th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 17th day of April, 1912.

James E. Washam,
Mayor of the City of San Diego, California.

(SEAL) ATTEST:-

Allen H. Wright,
City Clerk of the City of San Diego, California.

I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re creating employment and fixing compensation of Concrete man, payable from Street Fund, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated April 8th, 1912,

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4697 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 6th day of April, 1912; and as approved by the Mayor of said City on the 17th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.
ORDINANCE NO. 4698.

AN ORDINANCE CREATING THE EMPLOYMENT OF TWO MOTOR STREET SWEEPER DRIVERS IN THE STREET DEPARTMENT AND FIXING THEIR COMPENSATION.

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

Section 1. There is hereby created the employment of two Motor Street Sweeper Drivers in the street Department of said City of San Diego. That the compensation of said drivers be, and the same hereby is, fixed at ninety dollars ($90.00) per month, each, said compensation to be paid out of the Street Fund of said City of San Diego.

Section 2. That said Motor Street Sweeper Drivers and the Motor Street Sweepers are hereby assigned to, and placed under the control of the Department of Streets and Public Buildings of the City of San Diego.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 8th day of April, 1912, by the following vote, to-wit:-

AYES---COUNCILMEN Adams, Dodson, Fay, Shon and Woods.

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of the said Common Council this 8th day of April, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage, at its first reading, this 8th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I hereby approve this Ordinance this 17th day of April, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Auditor's Certificate, I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re, Creating the Employment and Fixing Compensation of Two Motor Street Sweepers and Drivers, payable out of Street Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated April 8, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4698 of the ordinances of the City of San Diego, California, as adopted by the
AN ORDINANCE PROVIDING FOR THE COMPENSATION OF ELECTION OFFICERS, AND THE RENTAL TO BE PAID FOR POLLING PLACES AT THE SPECIAL MUNICIPAL ELECTION TO BE HELD MAY 7TH, 1912.

BE IT ORDAINED by the Common Council of the City of San Diego, California, as follows:-

Section 1. The Compensation of Inspectors, Judges of Election and Clerks who shall serve at the Special Municipal Election, heretofore fixed by the Common Council to be held in the City of San Diego, on the 7th day of May, 1912, is hereby fixed at three dollars ($3.00) per day each, and in addition thereto each such inspector, judge and clerk shall receive one cent (1¢) for each vote cast in his respective precinct.

The rental to be paid for such polling places as may have to be rented for said election is hereby fixed at five dollars ($5.00) each.

Section 2. There is hereby appropriated out of the General fund so much money as may be necessary to meet the above expenditures.

Section 3. This Ordinance shall take effect the thirty-first day after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 15th day of April, 1912, by the following vote, to-wit:-

AYFS---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

ABSTAIN---NONE

and signed in open session thereof by the President of said Common Council, this 15th day of April, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 15th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I hereby approve the foregoing ordinance, this 17th day of April, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.
AUDITOR'S CERTIFICATE. I hereby certify, that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re Fixing Compensation of Election Officers for Election May 7/12 payable out of General Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated April 10th, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4699 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 15th day of April, 1912; and as approved by the Mayor of said City on the 17th day of April, 1912.

Allen A. Wright,
City Clerk of the City of San Diego, California,

ORDINANCE NO. 4700.
APPROVING, RATIFYING AND CONFIRMING THE SALE AND DELIVERY OF $800,000.00 HARBOR IMPROVEMENT BONDS TO STEPHENS & COMPANY, AND $200,000.00 HARBOR IMPROVEMENT BONDS TO BANK OF COMMERCE AND TRUST COMPANY.

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

Section 1. The sale of eight hundred thousand dollars ($800,000.00) of Harbor Improvement Bonds of the City of San Diego, California, twenty (20) of said bonds maturing annually for forty (40) years, heretofore sold under ordinances and resolutions of the Common Council of said City of San Diego, and awarded by said Common Council to Stephens & Company, in pursuance of their bid filed with the City Clerk of said City of San Diego, on the 11th day of March, 1912, for par, and thirty-three hundred dollars ($3300.00) accrued interest from March 1st, 1912, to April 4th, 1912, the date of delivery of said bonds to the purchaser and payment therefor, which purchase price has been fully paid by said purchaser into the treasury of the City, and said bonds delivered to said purchaser, be, and the same hereby is, approved, ratified and confirmed.

The sale of two hundred thousand dollars ($200,000.00) of the said Harbor Improvement Bonds of the City of San Diego, California, five (5) of said bonds maturing annually for forty (40) years, heretofore sold under ordinances and resolutions of the said Common Council of said City of San Diego, and awarded by said Common Council to Bank of Commerce and Trust Company in pursuance of their bid filed with the City Clerk of said City of San Diego, on the 11th day of March, 1912, for par, and eight hundred and twenty-five dollars ($825.00) accrued interest from March 1st, 1912 to April 4th, 1912, the date of delivery of said bonds to the purchaser and payment therefor, which purchase price has been fully paid by said purchaser into the Treasury of the City, and said bonds delivered to said purchaser, be, and the same hereby is, approved, ratified and confirmed.

Section 2. That all the acts of the City Clerk in advertising said bonds and negotiating for the sale thereof, are and each of said acts is hereby approved, ratified and confirmed.
Passed and adopted by the Common Council of the City of San Diego, California, this 15th day of April, 1912, by the following vote, to-wit:—

AYES—COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES—NONE

ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 15th day of April, 1912,

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote, of all the members of the said Common Council, present, put on its final passage, at its first reading, this 15th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I Herby approve the foregoing ordinance this 17th day of April, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(Seal)

Allen H. Wright
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4700 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 15th day of April, 1912, and as approved by the Mayor of said City on the 17th day of February, 1912:

Allen H. Wright,
City Clerk of the City of San Diego, California.

BY

ORDINANCE NO. 4701.

AN ORDINANCE TRANSFERRING MONEY FROM THE GENERAL FUND TO THE STREET FUND.

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

Section 1. The sum of twenty-five hundred dollars ($2500.00) is hereby transferred from the General Fund of said City of San Diego into the Street Fund of said City.

Section 2. This is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and shall take effect from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 15th day of April, 1912, by the following vote, to-wit:—

AYES—COUNCILMEN Adams, Dodson, Fay, Sehon and Woods

NOES—NONE

ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 15th day of April, 1912,

Percival E. Woods,
President of the Common Council of the City of San Diego, California.
I Hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage, at its first reading, this 15th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the City of San Diego.

(Signed)
I Herewith approve the foregoing ordinance this 17th day of April, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(Signed)
Auditor's Certificate, I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re Transfer of $2500 from general fund to street fund, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated April 15th, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I Hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4701 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 15th day of April, 1912, and as approved by the Mayor of said City on the 17th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

(Signed)
ORDINANCE No. 4702.

AN ORDINANCE CHANGING THE NAME OF HENDRICKS AVENUE TO RICHMOND STREET.

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

Section 1. That the name of Hendricks Avenue lying between a line drawn from the northeasterly corner of block 186 of University Heights to the southwesterly corner of lot 23 of Block 183 of said University Heights and the southwesterly line of Lincoln Avenue, is hereby changed to Richmond Street, and that said street, between said points, shall be hereafter known and designated as Richmond Street.

Section 2. This Ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 15th day of April, 1912, by the following vote, to-wit:-

AYES—COUNCILMEN Adams, Dodson, Fay, Sehon and Woods,
NOES—NONE
ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 15th day of April, 1912.
ORDINANCE NO. 4703.

AN ORDINANCE AUTHORIZING AND DIRECTING THE INSTALLATION AND MAINTENANCE OF TWENTY-THREE LOW ARM ELECTRIC LIGHTS IN THE CITY OF SAN DIEGO.

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

Section 1. The San Diego Consolidated Gas & Electric Company is hereby authorized and directed to install and maintain, in accordance with the contract now in force between said Company and the City of San Diego, one low arm electric light at each of the following intersections in said City of San Diego, to-wit:

One at the intersection of Granada Avenue and Ash Street;
One at the intersection of Park Boulevard and Madison Avenue;
One at the intersection of Grim and Thorn Street;
One at the intersection of 29th and K Street;
One at the intersection of 31st Street and 1 Street;
One at the intersection of 31st Street and Ivy Street;
One at the intersection of 32nd Street and Grape Street;
One at the intersection of 39th Street and Beech Street;
One at the intersection of 30th Street and E Street;
One at the intersection of Fern Street and Cedar Street;
One at the intersection of 30th Street and Myrtle Street;
One at the intersection of 30th Street and Landis Street;
One at the intersection of Oregon Street and Polk Street;
One at the intersection of Arizona Street and Landis Street;
One at the intersection of India Street and E Street;
One at the intersection of 33rd Street and I Street;
One at the intersection of State Street and A Street;
One at the intersection of Laurel Street and Union Street;
One at the intersection of Sampson Street and Kearney Avenue;
One at the intersection of 15th Street and B Street;
One at the intersection of Kansas Street and Adams Avenue;
One at the intersection of Alabama Street and University Avenue;
One at the intersection of Dale Street and Grape Street;

Section 2. That the sum of one hundred and fifteen dollars ($115.00) per month is hereby appropriated out of the Street Light Fund, to meet the expenditure hereinabove authorized.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 15th day of April, 1912, by the following vote, to-wit:
AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods,
NOES---NONE
ABSENT--NONE
and signed in open session thereof by the President of said Common Council this 15th day of April, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading this 15th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)
By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 17th day of April, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:-
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

Auditor's Certificate, I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance in re - installation & Maintenance of 23 low arm electric lights can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated April 15, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4703 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 15th day of April, 1912; and as approved by the Mayor of said City on the 17th day of April, 1912.
ORDINANCE NO. 4704.

AN ORDINANCE CREATING THE DEPARTMENT OF FIRE ALARM AND POLICE TELEGRAPH; DEFINING ITS DUTIES; CREATING CERTAIN OFFICES AND EMPLOYMENTS THEREIN; AND FIXING THEIR COMPENSATIONS.

Section 1. There is hereby created the Department of Fire Alarm and Police Telegraph of the City of San Diego.

Section 2. The Department of Fire Alarm and Police Telegraph shall have sole and entire supervision of the construction of all lines of fire alarm and police telegraph and of municipally owned telephones, and of the maintenance, repair and inspection of the same. Said Department shall also keep full and complete records of all the work done by it, and of all other matters coming under its supervision and jurisdiction, and shall furnish full and complete reports thereof to the Common Council at least once a year, and oftener upon demand of the said Common Council. The said Department shall also furnish all recommendations and estimates on matters within its general jurisdiction, when requested by the Common Council.

Section 3. There is hereby created the following offices and employments in the said Department:

One Superintendent of Fire Alarm and Police Telegraph.
One Assistant Superintendent of Fire Alarm and Police Telegraph.
One Lineman.

Section 4. The following compensations and salaries, to be paid out of the General Fund, are hereby fixed and established for the said offices and employments:

Superintendent of Fire Alarm and Police Telegraph, no compensation.
Assistant Superintendent of Fire Alarm and Police Telegraph, $140.00 per month.
Lineman, $100.00 per month.

Section 5. The Chief of the Fire Department of the City of San Diego shall be Superintendent of Fire Alarm and Police Telegraph.

Section 6. The Common Council shall authorize the appointment of such additional lineman, laborers and employees as may become necessary for the carrying on of the work of the Department, and shall fix their compensations.

Section 7. The Common Council shall appropriate sufficient funds to carry on the work and purpose of, and for the maintenance of the said Department of Fire Alarm and Police Telegraph.

Section 8. This Ordinance shall take effect from and after the 31st day after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 8th day of April, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES—NONE

ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 8th day of April, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.
I hereby certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 8th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing Ordinance this 17th day of April, 1912.

James E. Wadham,
Mayor of the City of San Diego, California,

Attest: Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

Auditor's Certificate, I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance in re, Creating Department of Fire Alarm & Police Telegraph, defining its duties, creating employments and fixing compensation payable out of General Fund, can be made or incurred without violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Apr. 8, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4704 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 8th day of April, 1912, and as approved by the Mayor of said City on the 17th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

ORDINANCE NO. 4705.
AN ORDINANCE AUTHORIZING THE SUPERINTENDENT OF THE DEPARTMENT OF FIRE AND SEWERS TO CONSTRUCT SEWER IN HAWK STREET.

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

Section 1. The Superintendent of the Department of Fire and Sewers is hereby authorized and directed to extend the sewer in Hawk Street, from Manhole No. 172 south of Washington Street, in Arnold & Cooate's Addition to, or near the north line of block 462 of Seaman's Subdivision, at a cost not to exceed the sum of four hundred and fifty dollars ($450.00).

Section 2. That the sum of four hundred and fifty dollars ($450.00), or so much thereof as may be necessary to extend the said sewer, is hereby appropriated out of the Sewer & Drainage Fund of said City of San Diego.

Section 3. This is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and shall take effect from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 17th day of April, 1912, by the following vote, to-wit:

AYS—COUNCILMEN Adams, Dodson, Fay, Sehon and Woods,
NOES—NONE
ABSENT—NONE
and signed in open session thereof by the President of said Common Council, this 17th day of April, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 17th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the City of San Diego.

(SEAL)

I hereby approve the foregoing Ordinance this 19th day of April, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

Auditor's Certificate, I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance in re Authorizing construction of Sewer in Arnold & Choate's Addition, costing $450.00 out of Sewer & Drainage Fund, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated April 17, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4705 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 17th day of April, 1912, and as approved by the Mayor of said City on the 19th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

ORDINANCE NO. 4706

AUTHORIZING THE SUPERINTENDENT OF THE DEPARTMENT OF FIRE AND SEWERS TO CONSTRUCT
SEWER IN 14TH STREET, BETWEEN L AND M STREETS.

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

Section 1. The Superintendent of the Department of Fire and Sewers is hereby authorized and directed to construct and lay a sewer in 14th Street, from L to M Streets at a cost not to exceed two hundred dollars ($200.00).

Section 2. That the sum of two hundred dollars ($200.00), or so much thereof as may be necessary to construct the said sewer, is hereby appropriated out of the sewer and drainage fund of said City.

Section 3. This is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and shall take effect from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 17th
day of April, 1912, by the following vote, to-wit:

AYES---COUNCILLORS Adams, Dodson, Fay, Sehon and Woods.

NOES---NONE

and signed in open session thereof by the President of said Common Council, this 17th day of April, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was put on its final passage at its first reading, this 17th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I hereby approve the foregoing Ordinance this 19th day of April, 1912.

James E. Wadham,
(SAFL) Attest:
Mayor of the City of San Diego, California,

Allen H. Wright,
City Clerk of the City of San Diego, California,

I hereby certify that the appropriation or indebtedness incurred by reason of the provisions of the annexed ordinance in re Authorizing Construction of Sewer in 14th St., between L & M Sts., costing $200.00 out of Sewer & Drainage Fund can be incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Apr. 17, 1912.

J. M. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4706, of the ordinances of the city of San Diego, California, as adopted by the Common Council of said City, on the 17th day of April, 1912, and as approved by the Mayor of said City on the 19th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4707.

AN ORDINANCE ESTABLISHING THE GRADE OF TWENTY-EIGHTH STREET BETWEEN THE NORTH LINE OF NUTMEG STREET, AND THE SOUTH LINE OF UPAS STREET.

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

Section 1. That the grade of Twenty-eighth Street, between the north line of Nutmeg Street and the south line of Upas Street is hereby established as follows:

At the intersection of Twenty-eighth Street with Nutmeg Street; at the northwest corner at 290.50 feet; at the northeast corner at 291.00 feet.

At a point on the west line of Twenty-eighth Street 400 feet north from the north line of Nutmeg Street, at 297.50 feet; at a point on the east line of Twenty-eighth Street
400 feet north from the north line of Nutmeg Street, at 298.00 feet.

At the intersection of Twenty-eighth Street with Palm Street; at the southwest corner at 295.50 feet; at the southeast corner at 296.00 feet; at the northeast corner at 295.00 feet; at the northwest corner at 294.50 feet.

At a point on the west line of Twenty-eighth Street 50 feet north from the north line of Palm Street at 293.50 feet; at a point on the east line of Twenty-eighth Street 50 feet north from the north line of Palm Street, at 294.00 feet.

At the intersection of Twenty-eighth Street with Redwood Street at the southeast corner at 309.00 feet; at the southwest corner at 308.50 feet; at the northwest corner at 309.50 at the northeast corner at 310.00 feet.

At a point on the east line of Twenty-eighth Street 200 feet north from the north line of Redwood Street, at 307.50 feet; at a point on the west line of Twenty-eighth Street 200 feet north from the north line of Redwood Street, at 307.00 feet.

At the intersection of Twenty-eighth Street with Thorn Street, at the southwest corner at 319.50 feet; at the southeast corner at 320.00 feet; at the northeast corner at 320.50 feet; at the northwest corner at 320.00 feet.

At the intersection of Twenty-eighth Street with Upas Street; at the southwest corner at 328.50 feet; at the southeast corner at 328.80 feet.

Section 2. And the grade of said Twenty-eighth Street, between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Twenty-eighth Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the Ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 17th day of April, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Bay, Sehon and Woods.

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 17th day of April, 1912,

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage at its first reading, this 17th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

By W. E. Bartlett Deputy.

I hereby approve the foregoing Ordinance this 19th day of April, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:-

Allen H. Wright,
By W. E. Bartlett Deputy.
ORDINANCE NO. 4708.

AN ORDINANCE CHANGING AND ESTABLISHING THE LOCATION AND CONSTRUCTION OF THE SIDEWALKS ON GRANADA AVENUE, BETWEEN THE SOUTH LINE OF THORN STREET AND THE NORTH LINE OF UPAS STREET.

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

Section 1. That in accordance with a petition therefor, as contained in Document No. 49949, on file in the office of the Clerk of said City, property owners on both sides of Granada Avenue, in said City of San Diego, between the south line of Thorn Street and the north line of Upas Street, are hereby granted permission to construct the sidewalks on said Granada Avenue, between said points, so that there shall be a space of [3] feet wide between the outside line of the pavement and the inner line of the curbs.

That said property owners are further granted permission to use red coloring instead of black in said sidewalks, and to mark them mission style.

Section 2. That all ordinances and parts of ordinances in conflict herewith are hereby repealed in so far, and to that extent only as they effect the sidewalks on said Granada Avenue, between the points hereinbefore mentioned.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 17th day of April, 1912, by the following vote, to-wit:--

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES---NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 17th day of April, 1912.

Nevrival E. Woods.
President of the Common Council of the City of San Diego, California.

I Hereby certify that the above and foregoing Ordinance was by a two-thirds vote of the said Common Council, present, put on its final passage at its first reading, this 17th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I Hereby approve the foregoing Ordinance this 19th day of April, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL)  Attest:-

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett  Deputy.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4708 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 17th day of April, 1912, and as approved by the Mayor of said City on the 19th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By (Signature) Deputy.

Ordinance No. 4709.
An Ordinance Amending Section 12 of Ordinance No. 4708, of the ordinances of the City of San Diego, California, as follows:

Section 1. That section 12 of Ordinance No. 4708 of the ordinances of the City of San Diego, California, entitled, "An Ordinance to be known as the building Ordinance, regulating the construction, alteration, repair and demolition of buildings and structures and parts thereof and providing for fire protection; regulating area ways and materials and machinery, and use of streets in connection with building or wrecking operations," approved March 7th, 1912, is hereby amended to read as follows:

Section 12. It shall be unlawful to erect any building in the city of San Diego over one hundred and fifty (150) feet in height, measured from the sidewalk level to the top of the cornice, but parts of the building may exceed this height, provided all such parts shall fall below a line drawn upward at an angle of forty-five degrees (45°) from the line of the intersection of the top of the cornice with the building line on the street front or fronts. Class "A" buildings shall be what are ordinarily known as fire proof buildings. The walls must be built of fire proof materials, consisting either of masonry walls or of filler walls carried on a skeleton construction of iron or steel beams, or of reinforced concrete, the floors and roof consisting of some sort of masonry construction carried on iron or steel beams which must be properly fire proofed, or of reinforced concrete. Trim, window frames, finished floors, sash and doors, and all of what is ordinarily known as the interior trim of a building, may be of hardwood in a Class "A" building below the level of the ninth floor, but above this level, all trim and floor surfaces, doors, window frames and sash must be of metal, or wood covered with metal, or other incombustible material. All partitions extending to the ceiling must be of fire proof material, and all floors above the ninth floor must be provided with modern and approved fire protection. All buildings over six stories or eighty (80) feet in height must be Class "A".

Class "B" buildings shall be what are known as mill or slow burning construction, the outside walls constructed of fire proof materials. No. Class "B" building shall exceed six stories or eighty (80) feet in height.

Class "C" buildings shall be buildings whose outside walls are of masonry or other fire proof material, the floors and roof carried on wooden joists supported on the walls or on wooden, iron or steel beams and columns, or any combinations of these, and no partition shall be used for the support of floor joists in any Class "C" buildings, except that in two story buildings and in three story buildings, the upper two stories, may be carried on stud partitions. No buildings of Class "C" construction shall exceed in height sixty (60) feet, and the number of stories shall not exceed four, exclusive of basements.

Class "D" buildings shall include all buildings not of Class "A", "B" or "C" construction, and must not exceed three stories, or forty (40) feet in height.

Section 2. This ordinance shall take effect on the thirty-first day from and after
Ordinance No. 4710

AN ORDINANCE CHANGING AND ESTABLISHING THE WIDTH OF SIDEWALKS ON GRIM STREET, FROM THE NORTH LINE OF REDWOOD STREET TO THE SOUTH LINE OF THORN STREET.

BE IT ORDERED, by the Common Council of the City of San Diego, California, as follows:

Section 1. That the sidewalks on both sides of Grim Street in said City of San Diego, hereby between the north line of Redwood Street and the south line of Thorn Street, are widened, from ten (10) feet, the present width of said sidewalks, to fifteen (15) feet, from the line of the property abutting on said street to the curb line of said sidewalks.

Section 2. That the roadway of said Grim Street, between the north line of Redwood Street and the south line of Thorn Street, is hereby narrowed, from forty-five feet, the present width of said roadway to thirty-five (35) feet.

Section 3. That when the sidewalks on said Grim Street, between said points, shall be paved with concrete or other pavement, such pavement shall be five (5) feet and four (4) inches in width and located in the center of said sidewalk.
Section 4. That all ordinances and parts of ordinances in conflict herewith are hereby repealed in so far and to that extent only as they affect the sidewalks on said Grim Street between the points hereinbefore mentioned.

Section 5. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 22nd day of April, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 22nd day of April, 1912.

Percival E. Woods, President of the Common Council of the City of San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 22nd day of April, 1912.

Allen H. Wright, City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL) By W. E. Bartlett Deputy.

I Hereby approve the foregoing ordinance this 26th day of April, 1912.

James E. Wadham, Mayor of the City of San Diego, California.

(SEAL) Attest: Allen H. Wright, City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I Hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4710 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 22nd day of April, 1912, and as approved by the Mayor of said City on the 26th day of April, 1912.

Allen H. Wright, City Clerk of the City of San Diego, California, By W. E. Bartlett Deputy.

ORDINANCE NO. 4711.


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

Section 1. That Section 1 of Ordinance No. 4611, entitled "An Ordinance fixing and determining the Strength of the Police Department of the city of San Diego, and Fixing the Salaries of Police Officers," be and the same is hereby amended to read as follows:

"Section 1. That the authorized strength of the Police Department of the City of
San Diego, shall, in addition to the Chief of Police, a Charter Officer, consist of the following:

1 Captain
5 Sergeants
1 Captain of Detectives
9 Detectives, or plain-clothes men.
1 Bailiff
9 Mounted Policemen
3 Roundsmen
45 Patrolmen, or Policemen
9 Mounted Policemen or Detectives, or plain-clothes men.
1 Bailiff
9 Mounted Policemen
1 Clerks, or Secretaries
1 Police Surgeon
1 Jail Matron
1 Chauffeur, or machinist
3 Special Officers.

Section 2. That Ordinance No. 4653, entitled "An Ordinance amending Section 1 of Ordinance No. 4611, entitled "An Ordinance Fixing and Determining the Strength of the Police Department of the City of San Diego and fixing the salaries of Police Officers," approved February 8th, 1912, be and the same is hereby repealed.

Section 3. That this is an ordinance for the immediate preservation of the public peace, health and safety and shall take effect on and after its approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 22nd day of April, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES---NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 22nd day of April, 1912.

President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing Ordinance was passed by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading this 22nd day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 26th day of April, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

By W. E. Bartlett Deputy.

Auditor's Certificate. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance in re Amending Ordinance 4611, Sec. 1. "Fixing and Determining the Strength & Compensations of Police Officers," increasing the force 14 men can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Apr. 22, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4611 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 22nd day of April, 1912; and as approved by the Mayor of said
City on the 26th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By __________ Deputy.

ORDINANCE NO. 4712.
AN ORDINANCE AUTHORIZING THE SUPERVISING ENGINEER OF HARBOR IMPROVEMENT TO EMPLOY STENOGRAPHER.

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

Section 1. The Supervising Engineer of Harbor Improvement of the City of San Diego, be, and he hereby is, authorized to employ a stenographer, at a salary of twenty-five dollars ($25.00) per month, said employment and salary to commence April 1st, 1912.

Section 2. That the sum of twenty-five dollars ($25.00) per month be, and the same hereby is appropriated out of the Harbor Improvement Fund of said City, to meet the expense hereinbefore authorized.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 22nd day of April, 1912, by the following vote, to-wit:

AYES—COUNCILLORS Adams, Dodson, Fay, Schon and Woods.

NOES—NONE

ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 22nd day of April, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 22nd day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing Ordinance this 26th day of April, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California,

By __________ Deputy.

Auditor's Certificate. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance in re employment or stenographer in the office of the Supervising Engineer of Harbor Improvement, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated April 22nd, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.
Hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4712 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 22nd day of April, 1912, and as approved by the Mayor of said City on the 26th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California

[Signature]

City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 26th day of April, 1912.

James E. Wadham,

Percival E. Woods,
President of the Common Council of the
City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, that 22nd day of April, 1912.

Allen H. Wright
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

AN ORDINANCE AUTHORIZING THE CONSTRUCTION OF A FIRE STATION ON LOTS 19 AND 20, OF BLOCK 66, OF ARNOLD & CHOATE'S ADDITION, AND A FIRE STATION ON LOTS 10 AND 11, OF BLOCK 62 OF SEAMAN & CHOATE'S ADDITION.

BE IT ORDAINED

Section 1. That the superintendent of the Department of Fire and Sewers is hereby authorized to have constructed by day's work, two buildings, to be used as fire stations by the San Diego Fire Department, one of said stations to be on lots 19 and 20 of Block 66, of Arnold & Chonte's Addition, and one of said stations to be on lots 10 and 11 of Block 62 of Seaman & Choate's Addition; all in the City of San Diego.

Section 2. That said buildings shall be constructed substantially in accordance with the plans and specifications on file with said Superintendent of the Department of Fire and Sewers.

Section 3. There is hereby appropriated out of the Public Building Fund the sum of Nine Thousand, Seventy (9070) Dollars, or so much thereof as is necessary to construct such buildings.

Section 4. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 22nd day of April, 1912, by the following vote, to-wit:

AYES--COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NONE--NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 22nd day of April, 1912.

Percival E. Woods,
President of the Common Council of the
City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, that 22nd day of April, 1912.

Allen H. Wright
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing Ordinance this 26th day of April, 1912.

James E. Wadham,
AN ORDINANCE TRANSFERRING CERTAIN MONEYs OUT OF THE HARBOR IMPROVEMENT FUND.

BE IT ENACTED by the Common Council of the City of San Diego, California, as follows:

Section 1. There is hereby transferred out of the Harbor Improvement Fund of the City of San Diego, $4,383.66, as follows:

- Into the General Fund....................$3,383.66
- Into the Salary Fund.....................1,000.00

said moneys having been heretofore advanced out of said General and Salary Funds for the purpose of carrying on the work of the Harbor Improvement previous to the time when the money was received from the sale of the Harbor Improvement Bonds:

Section 2. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 22nd day of April, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES---NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 22nd day of April, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage, at its first reading, this 22nd day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.
By W. E. Bartlett, Deputy

I hereby approve the foregoing ordinance this 26th day of April, 1912.

James E. Washam,
Mayor of the City of San Diego, California.

Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett, Deputy.

Auditor's Certificate. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance in re Transfer from Harbor Improvement Fund $3,383.66 to General Fund and $1000.00 to Salary Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated April, 22nd, 1912.

J. H. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4714 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 22nd day of April, 1912; and as approved by the Mayor of said City on the 26th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett, Deputy.

ORDINANCE NO. 4715.

AN ORDINANCE AUTHORIZING THE CONSTRUCTION OF A SEWER FROM MAIN IN BRICK YARD CANYON EASTLY ON UPA STREET TO A POINT 100 FEET EAST OF BRANT STREET; ALSO FROM UPA AND BRANT STREETS SOUTH ABOUT 300 FEET ON BRANT STREET.

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

Section 1. That the Superintendent of the Department of Fire and Sewers be and he is hereby authorized to construct a sewer from the main in what is known as the Brick-Yard Canyon, easterly to a point one hundred (100) feet east of the east line of Brant Street; also from the intersection of Brant Street and Upas Street southerly about three hundred (300) feet.

Section 2. There is hereby appropriated from the Sewer and Drainage Fund the sum of eight hundred (800) dollars, or so much thereof as may be necessary to complete said construction.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 22nd day of April, 1912, by the following vote, to-wit:

AYES--COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES--NONE.

ABSENT--NONE.

and signed in open session thereof by the President of said Common Council, this 22nd day of April, 1912,

Percival E. Woods,
President of the Common Council of the
City of San Diego, California.

I hereby certify that the above and foregoing ordinance was by a two-thirds vote of all
the members of the said common council, present, put on its final passage at its first reading,
this 22nd day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego.
(SEAL)

I hereby approve the foregoing ordinance this 26th day of April, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

By W. E. Bartlett Deputy.

Auditor's Certificate. I hereby certify that the appropriation made, or indebtedness
incurred by reason of the provisions of the annexed ordinance in re authorizing construction of
400 ft. sewer in Brick Yard Canyon costing $800.00 out of Sewer & Drainage Fund can be made or
incurred without the violation of any of the provisions of the Charter of the City of San Diego,
California.

Dated April 22, 1912.

J. H. Hewkirk,
Auditor of the City of San Diego, California,

I hereby certify that the above and foregoing is a full, true and correct copy of
Ordinance No. 4715 of the ordinances of the City of San Diego, California, as adopted by the
Common Council of said City on the 22nd day of April, 1912, and as approved by the mayor of
said City on the 26th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

ORDINANCE NO. 4716.
AN ORDINANCE AUTHORIZING A COMPROMISE OF
THE CITY'S CLAIM FOR CERTAIN TAXES.

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

Section 1. Upon the payment to the City Treasurer of the City of San Diego, at any
time within thirty days from the time this ordinance goes into effect, of the sum of ninety
dollars and forty-three cents ($90.43), said Treasurer is hereby authorized to receive said
money in full cancellation of all past taxes, and the proper officers are hereby authorized to
release the lands hereinafter described from any lien of the City on account of said taxes
and to enter the cancellation of all such taxes upon the records of said City.

The lands to be released by virtue of this ordinance are on

Lots 5 and 6 ———— ———— ——— Block 15
Lots 39 ———— ———— ——— Block 28
Lot 29 ———— ———— ——— Block 1
Lots 41 and 42 ———— ———— ——— Block 6
Lot 32 ———— ———— ——— Block 2
Lots 35 and 36 to 42 — — — — — — — -Block 11
Lots 43 and 44 — — — — — — — -Block 12
Lot 37 — — — — — — — — — — Block 19
Lot 14 — — — — — — — — — — Block 23
Lots 42 and 44 — — — — — — — -Block 21
Lots 37 and 38 - - - - - - - - - - - - - - - - - - - - -Block 27
Lots 32 to 34 and 39 — — — — — — — -Block 26
Lots 5 and 6 — — — — — — — — — — Block 30
Lots 29 and 32 — — — — — — — -Block 33
Lot 44 — — — — — — — — — — Block 35
Lots 47 and 48 — — — — — — — -Block 36
Lot 14 — — — — — — — — — — Block 39
Lots 47 and 48 — — — — — — — -Block 46
Lot 44 — — — — — — — — — — Block 51
Lot 44 — — — — — — — — — — Block 52
Lots 41, 42 and 44, — — — — — — — -Block 53
Lots 42 and 43 — — — — — — — -Block 55
Lot 5 — — — — — — — — — — Block 62

All in ocean Beach as appearing on Map 279, being a subdivision of Pueblo Lots Nos. 195, 202 and 203, of the City of San Diego, as surveyed by O. N. Sanford.

Section 2. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 24th day of April, 1912, by the following vote, to-wit:-

AYES—COUNCILMEN Adams, Dodson, Day, Sehon

NOES—NONE

ABSENT—COUNCILMAN Woods. thereof and signed in open session by the President of said Common Council, this 24th day of April, 1912.

A. E. Dodson,
President; Pro Tempore of the Common Council of the City of San Diego, California.

I Hereby Certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 24th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL) By W. E. Bartlett Deputy.

I Hereby approve the foregoing Ordinance this 26th day of April, 1912.

James E. Wadham,
(SEAL) Attest: Mayor of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I Hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4716 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 24th day of April, 1912, and as approved by the Mayor of
said City on the 26th day of April, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California,

By (Signature) Deputy.

ORDINANCE NO. 4717.

AN ORDINANCE RELATING TO WATER SERVICE AND RATES.

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

WATER RATES.

Section 1. That the following rates are hereby established and shall be collected for water furnished by the City of San Diego, namely:

IRRIGATION-ONE ACRE OR MORE.

1. For water to be used for irrigating one acre or more, the rate shall be five cents per 100 cubic feet, to be measured by meter, to be placed at the expense of the party to whom the water is furnished; such acreage to include town lots in one tract, where there are a sufficient number of lots in one tract collectively to make one acre or more; provided, that the rate herein specified shall apply only to the irrigation of lands cultivated for the purpose of making a livelihood by the raising of products from such lands, for the market, and not to irrigation for ornamental purposes; and provided, further that one family and no more living on such track may be supplied at the same rate.

CEMETERIES.

2. For water furnished to all cemeteries, five cents per 100 cubic feet.

SCHOOLS.

3. For water furnished to the public schools of the San Diego School district, The State Normal School in San Diego, the Academy of Our Lady of Peace, and any other schools declared by resolution of the Common Council to be of like scope and character and entitled to the same, rate, five cents per 100 cubic feet.

CHURCHES.

4. For water furnished to all Churches, five cents per 100 cubic feet.

CHARITABLE INSTITUTIONS.

5. For water furnished to all institutions declared by a resolution of the Common Council to be Charitable Institutions, $1.00 per annum; provided, that if water is wasted by any such institution the meter rate shall thereafter be charged.

MUNICIPAL CONSUMERS.

6. Water furnished to the various enumerated departments of the City, five cents per 100 cubic feet, to be charged as follows:

(a) Water furnished to any public Park in the City, to the Park Fund.
(b) Water furnished to the Street Department of said City, to the Street Fund.
(c) Water furnished for the improvement of the City's Pueblo Lands, to the Fund of said Improvement.
(d) Water furnished for flushing sewers in said City to the Sewer Fund.
(e) All water furnished to the Fire Department's Stations of said City shall be charged to the Fire Fund.
(f) Water furnished to the San Diego Public Library, to the Library Fund.
(g) Water furnished to the Police Station and City Jail, to the Police Fund.
(h) Water furnished to all Municipal Buildings in said City not otherwise specified, to the Public Building Fund.
(i) For furnishing, setting, maintenance, repairs and supervision of public fire hydrants, a charge of $25.00 a year shall be made, the same to be paid semi-annually out of the General Fund.

(j) For water furnished to public drinking fountains, and watering troughs, a charge of $10.00 per year shall be made, the same to be paid semi-annually out of the General Fund.

(k) And in each of the instances enumerated in sub-sections a, b, c, d, e, f, g, h, i, and j, the amount of the charge be paid into the Water Fund.

Dwelling, Business Buildings, Etc.,

7. For water furnished for any use or purpose whatever, where rates therefor are not otherwise specified in this ordinance, the rate shall be eight cents per 100 cubic feet, and such rate shall be designated and known as the "Meter Rate". There shall be a minimum rate for all water furnished through a meter of $1.00 per month for the first 1250 cubic feet or less, for the place, dwelling, house, tenement or business building so supplied, and an additional minimum rate of twenty-five cents for each additional house, tenement flat, ground floor store, business room or place which shall be occupied or unoccupied; provided that, during the month such minimum rate of $1.00 shall entitle the consumer to use 1250 cubic feet of water and 300 cubic feet more for each additional house, tenement, or flat ground floor store, business room or place, for which a minimum rate of twenty-five cents may be imposed.

Street Construction.

8. For water furnished for mixing and wetting down concrete used in the construction of streets in the City of San Diego, where no meters are installed, the rate shall be $1.00 per 1000 square feet of concrete laid.

Street shading, mixing concrete, puddling, Etc.,

9. For water furnished for street grading, mixing concrete puddling ditches or any class of construction work not otherwise specified in the preceding sections, the rate shall be 8 cents per 100 cubic feet.

Bills Payable at City Hall, Districts Defined, Penalties, Etc.,

10. For the payment of all water bills the City is divided into three districts, known respectively as Districts 1, 2, and 3, that all bills for water used shall be payable at the City Hall, and in the manner as hereinafter provided, to wit:

District No. 1. Shall be bounded as follows: On the north from the Bay of San Diego, east to the middle line of 16th street by the middle line of Ash; on the east by the middle line of 16th Street from Ash on the north to the middle line of E Street; on the south from the intersection of 16th Street and N Street by the middle line of N Street and by the Bay of San Diego, and on the west by the Bay of San Diego. Said District shall embrace all that part of the City of San Diego lying on the north and to the west side of Witherby Street and Witherby Street extended to the San Diego River and shall include, among other territory, Point Loma, Ocean Beach, Old Town, all of the Mission Bay Region, Morena, Pacific Beach, Eureka Lemon Tracts and La Jolla.

District No. 2. Shall be bounded as follows: Commencing at the point where Witherby Street extended intersects San Diego River and proceeding up the said river to the east boundary of said City; thence southeasterly along the line of said boundary to its intersection with Upas Street; thence west along the middle line of Upas Street to the northeast corner of the 1400 acre park latterly called Balboa Park; thence south along the east line of said Park to the southeast corner thereof; thence west along the south line of said Park and along the center line of Ash Street extended to the Bay of San Diego; thence northerly and northwest along the shore line of the Bay of San Diego to the intersection with Witherby Street extended southwest; thence northeast along the line of Witherby Street and Witherby Street extended to the point of beginning.
District No. 3. shall be bounded as follows: Commencing at the intersection of the middle line of Upas Street and Upas Street extended with the east line of the City Boundary; thence southeasterly along the line of the said City boundary to its intersection with Division Street; thence southeasterly along the line of Division Street to its intersection with the Bay of San Diego; thence northwesterly along the shore of the Bay of San Diego to the point where N Street extended intersects with the Shore Line; thence east on N Street to the intersection of said Street with 16th Street; thence north along 16th Street to its intersection with the south line of the 1400 acre Park litterly known as Balboa Park; thence east along the south line of said Park to the southeast corner thereof; thence north along the east line of said park to the northeast corner of said park; thence east on Upas Street and Upas Street extended to the point of beginning.

For water furnished in District No. 1. the rate shall be due on the first day of the month; in District No. 2, on the 11th day of the month; in District No. 3. on the 21st day of the month.

If any rate is not paid within ten days after coming due, a penalty of ten per cent shall be added, and if the total amount is not paid within ten days after the addition of the penalty, the said rate and penalty shall be deemed delinquent and an additional penalty of fifty cents shall be added and the Superintendent, Department of Water may cause the water to be shut off from the premises from which the payment is delinquent and the water shall not again be turned on until arrearages shall have been paid.

RATES LIEN AGAINST PROPERTY.

11. In addition to any other remedy provided herein for the enforcement or collection of any water rate or charge, all rates provided for in this ordinance shall be a lien against the premises to which any water may be supplied, and a charge against the owner thereof and the occupant thereof using the water, and such property owner and occupant shall be severally responsible to the City in an action waged by the City in any court of competent jurisdiction for the amount of all such rates as may be due and unpaid, together with all penalties provided herein and costs.

WATER METERS.

12. All consumers shall be supplied with water measured through a meter, which meter shall be installed in the manner as follows:

(a) Before water shall be supplied to any premises from city mains, the owner or user shall make application to the Department of Water, which Department shall thereupon install a supply pipe from the City main to a point inside the curb line, and shall connect the same with a meter. The Department shall make a charge for said work equal to the cost of the meter and service connection as estimated by the Superintendent, Department of Water, which charge must be paid upon application for service, provided, that to comply with the foregoing the Department of Water shall not be required to extend their water mains to exceed 150 feet for any one service.

(b) All water meters installed by the Department of Water shall remain at all times the property of the City of San Diego, and shall be maintained and repaired when rendered unserviceable through fair wear and tear and renewed by the Department of Water; provided, that where replacements, repairs or adjustments of any meter are rendered necessary, by the act, neglect or carelessness of the owner or occupant of any premises, any expense caused to the Department thereby shall be charged against and collected from the owner of the premises.

(c) All City Water used on any premises where a meter is installed must pass through the meter. No by-pass or connection between the meter and the main shall be made or maintained.

(d) That any consumer shall have the right to demand that the meter through which water is being furnished be examined and tested by the said Department of Water, for the
purpose of ascertaining whether or not it is registering correctly the amount of water which is being delivered through it by the said Department of Water to such consumer; provided, that when any consumer desires to have said meter so examined and tested, such consumer shall make application therefor in writing to the said Department of Water, and shall deposit with the said application the sum of $1.00.

Upon said application being made it shall be the duty of said Department of Water to cause said meter to be examined and tested for the purpose of ascertaining whether or not it is registering correctly the water being delivered through it:

If on such examination and test the meter shall be found to register over three percent. more water than actually passes through it, another meter will be substituted. the referred and the fee of One Dollar will be repaid the person making the application and the water bill for the current period adjusted in such a manner as the Superintendent, Department of Water may seem fair and just.

(a) 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 and registering correctly.

METER PLATES.

13. That the property owner or person making application for water service where there are sidewalks, the whole width of which are paved with brick, asphalt, concrete or other paving shall be required to pay the sum of five dollars for the installation of a cast iron cover or frame, twenty-five inches by twenty-five inches, outside measurement, and to provide a water tight box of brick or concrete therefor, as shall be determined by the said Department of Water, for the purpose of enclosing and protecting the curb cock and meter after one is put in place.

CITY FIRE HYDRANTS.

14. Fire Hydrants are provided for the sole purpose of extinguishing fires and are to be opened and used only by the Water and Fire Departments or such persons as may be specially authorized by the Superintendent, Department of Water.

(a) It shall be unlawful for any person or persons to place upon or about any fire hydrant or stop cock connected with the water pipes of the said system of water works any object, material, debris or structure of any kind so as to prevent free access to the same at all times.

Or for any person to conduct or carry away any water from any fire hydrant without a written permit from the Superintendent, Department of Water, of said City.

That any person or persons violating any of the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine in a sum not exceeding One Hundred ($100.00) Dollars, or by imprisonment in the City Jail for a period not exceeding fifty days, or by both such fine and imprisonment.

(b) To insure the safety of fire hydrants for fire protection any person or persons authorized to open fire hydrants will be required to replace the caps on the outlets when the same are not in use; failure to do so will be sufficient cause to prohibit further use of the hydrant and the refusal to grant subsequent permit, for the use of fire hydrants.

FIRE SERVICES.

15. Where pipes are provided for fire protection the regular charge for making and placing taps and laying pipes shall be made for such services, all pipes provided for fire service shall contain a by-pass with a proportional meter attachment and shall be used only in case of fire; provided, that if any person shall at any time use such fire apparatus for other than fire purposes, without written permission from the Superintendent, Department of
Water, the Department of Water shall have the right to charge and collect from such person the sum of $500.00 for such fire apparatus connections for such year.

IN CASE OF FIRE.

16. Consumers are required to shut off lawn sprinklers or any steady flow of water they may be using whenever a fire occurs in their section of the City, or a large fire occurs in the business section of the City.

WATERING TROUGHS,

17. City Watering troughs are to be used only by the transient public for watering stock.

No connections will be allowed to be made or water taken from watering troughs for any use other than for watering stock.

UNLAWFUL TO DRAW WATER DIRECT INTO STEAM BOILERS.

18. That it shall be unlawful for any person or persons to draw water from any city pipes direct into any stationary steam boiler, within the corporate limits of the City of San Diego.

That any person violating the provisions of this section shall be deemed 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 a period not exceeding fifty days, or by both such fine and imprisonment.

(a) Where City water is used to supply a steam engine boiler its owner must provide a tank of sufficient capacity to afford a supply for at least twelve hours, into which the service pipe will be discharged.

TURNING ON WATER.

19. That it shall be unlawful for any person other than the authorized agents or employees of the said City of San Diego to turn on any water after same shall have been turned off, as hereinafter provided without the consent of said Superintendent, Department of Water, of said City; also for any person excepting as above mentioned, or proprietor of any grading outfit, to take or use water from said system of water works, without the written consent of said Superintendent, Department of Water, and all owners and occupants of property are hereby prohibited from furnishing water for such purposes until the said Superintendent, Department of Water has given permission to do so.

SHUTTING OFF WATER.

20. That upon the application of the owner of occupant of a building or premises, to have the water shut off on the supply side of a meter, the Department will shut the water off and at the time record the reading of the meter, for which service a charge of fifty cents will be made.

DISUSE OF WATER.

UNLAWFUL TAPPING, OPENING OR CONNECTING WITH WATER SYSTEM.

21. It shall be unlawful for any consumer to supply water to any person, Company or Corporation other than the occupant or occupants of the premises of said Consumer, or to knowingly permit leaks or wastage of water, or 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 the water works of the City of San Diego, without first obtaining written permission so to do from the Superintendent, Department of Water of said City.

That any person or persons violating any of the provisions of this section, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine in a sum not exceeding One Hundred ($100.00) Dollars, or by imprisonment in the City Jail for a period not exceeding Fifty days, or by both such fine and imprisonment.
PRIVATE WATER SYSTEMS.

22. That all water systems laid within the corporate limits of the City of San Diego, and connecting with or supplied water from the water mains of said City shall be constructed under the supervision and in accordance with plans and specifications approved by the Superintendent, Department of Water.

That all water mains laid in the streets within the corporate limits of the City of San Diego, shall become the property of the City of San Diego.

INSPECTION AND INSPECTORS.

23. Inspectors, Foremen and Employees of the Department of Water whose duty it may be to enter upon private premises to make inspections and examinations of the pipes, fixtures or attachments used in connection with the City water supply, will be provided with a badge or other credentials to identify them as authorized agents of the Department of Water.

24. Any Officer, Inspector, Foreman or authorized employee of the Department shall upon presentation of his badge or other credentials furnished for in the next preceding section have free access at all reasonable hours to any premises supplied with City Water, for the purpose of making any inspection thereof of the entire water supply upon said premises.

In case any authorized employee be refused admittance to any premises, or being admitted shall be hindered or prevented in making such examinations the Superintendent, Department of Water may cause the water to be turned off from said premises after giving twenty-four hours notice to the owner or occupant of said premises.

25. No Person not an authorized officer or employee of the Department of Water, shall have, wear or exhibit any badge or credential of the Department. It shall be the duty of each and every officer and employee of the Department, upon resignation or dismissal, forthwith to surrender and deliver to the Department at the office all badges and credentials of the Department.

26. That Inspector's of the Plumbing Department of the City of San Diego, shall make inspections of all service pipe connections, utilities or fixtures installed for the purpose of receiving City Water and the same shall be approved before City Water is supplied.

27. The refusal or neglect of the owners to equip the premises with service pipe connections, utilities or fixtures of approved character and quality shall be sufficient ground for the refusal of the Department of Water to connect the premises with the City Water supply, or to turn on the City Water after such connection has been made.

28. That if in the judgment of the Superintendent, Department of Water, the placing of an approved check valve on the property side of a water meter of any consumer is considered necessary for the safety of the water system, such approved check valve shall be immediately installed, at the expense of the consumer, after due notice in writing shall have been given to the consumer by said Superintendent, Department of Water.

29. For the safety of service pipe connections, utilities or fixtures in buildings, consumers are required to install a shut off of approved pattern inside the property line, at a location accessible in case of emergency.

30. That no water service pipe connected with said system of water works shall be placed nearer than two feet to any sewer pipe or sewer ditch in said City.

31. That all ordinances and parts of ordinance in conflict with this ordinance are hereby repealed.

32. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 24th day of April, 1912, by the following vote, to-wit:
AYES--COUNCILMEN Adams, Fay, and Sehon
NOES--NONE
ABSENT--COUNCILMEN Dodson and Woods.

and signed in open session thereof by the President of said Common Council, this 24th day of April, 1912.

John L. Sehon,
President Pro Tempore of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 24th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 26th day of April, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.
By W. E. Bartlett Deputy.

Auditor's Certificate. I hereby certify that the appropriation made or indebtedness incurred by reason of the provisions of the annexed ordinance, in re-—can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated April 24th, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

By Clyde F. Warfield.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4717 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 24th day of April, 1912, and as approved by the Mayor of said City on the 26th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By Clyde F. Warfield.

ORDINANCE NO. 4718.

AN ORDINANCE ESTABLISHING THE GRADE OF J STREET BETWEEN THE WEST LINE OF DODSON STREET AND THE EAST LINE OF THIRTY-FIRST STREET.

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

Section 1. That the grade of J Street in said City of San Diego, between the west line of Dodson Street and the east line of Thirty-first Street is hereby established as follows:

At the intersection of J Street with Dodson Street; at the southwest corner at 86.00 feet at the northwest corner at 89.00 feet; at the northeast corner at 89.00 feet at the southeast corner at 87.00 feet.

At the intersection of J Street with 30th Street; at the southwest corner at 77.00 feet; at the northwest corner at 79.00 feet; at the northeast corner, at 77.00 feet; at the southeast corner, at 75.00 feet.
At a point on the south line of J Street 200 feet east from the east line of 30th Street, at 73.00 feet.

At a point on the north line of J Street 200 feet east from the east line of 30th Street, at 74.00 feet.

At the intersection of J Street with 31st Street; at the southwest corner, at 76.00 feet; at the northwest corner, at 76.50 feet; at the northeast corner, at 77.00 feet; at the southeast corner, at 76.50 feet.

Section 2. And the grade of said J Street between the points hereinbefore mentioned shall have a uniform ascent and descent, and the center line of said J Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3510 of the ordinances of said City.

Section 3. This ordinance shall take effect on the 31st day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 29th day of April, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 29th day of April, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 29th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

Signed:

By W. E. Bartlett Deputy.

I hereby approve the foregoing Ordinance this 1st day of May, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4718 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 29th day of April, 1912, and as approved by the Mayor of said City on the 1st day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By [Signature]

Deputy.
ORDINANCE NO. 4719.

AN ORDINANCE ESTABLISHING THE GRADE OF I STREET BETWEEN THE WEST LINE OF THIRTY-FIRST STREET AND THE EAST LINE OF THIRTY-SECOND STREET IN MC LAREN'S ADDITION, SAN DIEGO, CALIFORNIA.

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

Section 1. That the grade of I Street in said City of San Diego, between the west line of Thirty-first Street and the east line of Thirty-second Street in McLaren's Addition is hereby established as follows:

At the intersection of I Street with Thirty-first Street; at the southwest corner, at 79.50 feet; at the northwest corner, at 80.00 feet; at the northeast corner, at 80.00 feet; at the southeast corner, at 79.50 feet.

At the intersection of I Street with Thirty-second Street; at the southwest corner, at 82.40 feet; at the northwest corner, at 82.00 feet; at the northeast corner, at 82.00 feet; at the southeast corner, at 82.40 feet.

At the intersection of I Street with Thirty-second Street in McLaren's Addition; at the southwest corner, at 67.00 feet; at the northwest corner, at 66.50 feet; at a point on the east line of Thirty-second Street in McLaren's Addition where said east line would be intersected by the south line of I Street if said south line were produced east, at 67.00 feet; at a point on the east line of Thirty-second Street in McLaren's Addition where said east line would be intersected by the north line of I Street if said north line were produced east, at 66.00 feet.

At a point on the east line of Thirty-second Street in McLaren's Addition, 32.20 feet north from the last named point, at 63.00 feet.

At a point on the east line of Thirty-second Street in McLaren's Addition 60 feet north from the last named point, at 63.00 feet.

At a point on the west line of Thirty-second Street in McLaren's Addition where said west line would be intersected by the south line of I Street if said south line were produced west, at 63.00 feet.

At a point on the west line of Thirty-second Street in McLaren's Addition where said west line would be intersected by the north line of I Street if said north line were produced west, at 63.00 feet.

Section 2. And the grade of said I Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said I Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 29th day of April, 1912, by the following vote, to-wit;

AYES---COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 29th day of April, 1912.

Percival E. Woods.

President of the Common Council of the City of San Diego, California.
I hereby certify that the foregoing ordinance was by a two thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 29th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego,

(SEAL)

I hereby approve the foregoing ordinance this 1st day of May, 1912.

James E. Wadham,
Mayor of the City of San Diego, California,

(SEAL)

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4720 of the ordinances of said City, of San Diego, California, as adopted by the Common Council of said City on the 29th day of April, 1912, and as approved by the Mayor of said City on the 1st day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

ORDINANCE NO. 4720.

AN ORDINANCE ESTABLISHING THE GRADE OF 31st STREET BETWEEN THE NORTH LINE OF G STREET AND THE SOUTH LINE OF M STREET.

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

At the intersection of 31st Street with G Street; at the northwest corner at 129.00 feet; at the northeast corner at 128.00 feet; at the southeast corner at 127.00 feet; at the southwest corner, at 126.00 feet.

At the intersection of 31st Street with H Street; at the northwest corner, at 104.00 feet; at the northeast corner, at 103.00 feet; at the southeast corner, at 101.00 feet; at the southwest corner, at 102.00 feet.

At the intersection of 31st Street with I Street; at the northwest corner at 80.00 feet; at the northeast corner at 80.00 feet; at the southeast corner at 79.50 feet; at the southwest corner, at 79.50 feet.

At the intersection of 31st Street with J Street; at the northwest corner, at 76.50 feet; at the northeast corner, at 77.00 feet; at the southeast corner, at 76.50 feet; at the southwest corner, at 76.00 feet.

At the intersection of 31st Street with K Street; at the northwest corner, at 78.00 feet; at the northeast corner, at 78.50 feet; at the southeast corner, at 76.00 feet; at the southwest corner, at 76.00 feet.

At the intersection of 31st Street with L Street; at the northwest corner, at 76.00 feet; at the northeast corner, at 76.50 feet; at the southeast corner, at 76.50 feet; at the southwest corner, at 76.00 feet.

At the intersection of 31st Street with M Street; at the northwest corner, at 77.50 feet; at the northeast corner, at 77.50 feet; at the southeast corner, at 76.50 feet; at the southwest corner, at 76.50 feet.

Section 2. And the grade of said 31st Street, between the points hereinbefore mentioned shall have a uniform ascent and descent, and the center line of said Street shall have
AN ORDINANCE ESTABLISHING THE GRADE OF ARNOLD AVENUE BETWEEN THE NORTH LINE OF THE 1400 ACRE PUBLIC PARK AND THE SOUTH LINE OF UNIVERSITY AVENUE, SAN DIEGO, CALIFORNIA.

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

Section 1. That the grade of Arnold Avenue, between the north line of the 1400 acre public park and the south line of University Avenue is hereby established as follows:

At the intersection of the west line of Arnold Avenue with the north line of the 1400 acre public park, at 263.00 feet.

At the intersection of the east line of Arnold Avenue with the north line of the 1400 acre public park, at 262.00 feet.

At the intersection of Arnold Avenue with Myrtle Street; at the southwest corner at 277.00 feet; at the southeast corner, at 276.00 feet; at the northeast corner at 279.00 feet; at the northwest corner, at 278.00 feet.
At the intersection of Arnold Avenue with Dwight Street; at the southwest corner at 285.00 feet; at the southeast corner at 286.00 feet; at the northeast corner at 287.00 feet; at the northwest corner at 286.00 feet.

At the intersection of Arnold Avenue with Landis Street; at the southwest corner at 291.00 feet; at the southeast corner at 292.00 feet; at the northeast corner at 292.50 feet; at the northwest corner at 291.50 feet.

At the intersection of Arnold Avenue with Wightman Street; at the southwest corner at 296.50 feet; at the southeast corner at 297.50 feet; at the northeast corner at 298.50 feet; at the northwest corner at 297.50 feet.

At the intersection of Arnold Avenue with University Avenue; at the southwest corner at 304.84 feet; at the southeast corner at 306.35 feet.

Section 2. And the grade of said Arnold Avenue between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Arnold Avenue shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 29th day of April, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES—NONE

ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 29th day of April, 1912.

Percival E. Woods,
President of the Common Council of the
City of San Diego, California.

I hereby certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 29th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the City of San Diego,
(SEAL)

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4722 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 29th day of April, 1912, and as approved by the Mayor of said City on the 1st day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
(SEAL)

ORDINANCE NO. 4722.

AN ORDINANCE ESTABLISHING THE GRADE OF VILLA TERRACE BETWEEN THE NORTH LINE OF THE 1400 ACRE PUBLIC PARK AND THE SOUTH LINE OF UNIVERSITY AVENUE, SAN DIEGO, CALIFORNIA.

BE IT ORDAINTED By the Common Council of the City of San Diego, California, as follows:
Section 1. That the grade of Villa Terrace in said City of San Diego, California, between the north line of the 1400 acre public park and the south line of University Avenue, is hereby established as follows:

At the intersection of the east line of Villa Terrace and the north line of the 1400 acre public park, at 293.00 feet.

At the intersection of the west line of Villa Terrace and the north line of the 1400 acre public park, at 292.00 feet.

At the intersection of Villa Terrace with Myrtle Street; at the southwest corner at 300.00 feet; at the southeast corner, at 301.00 feet; at the northeast corner at 301.00 feet; at the northwest corner at 300.00 feet.

At the intersection of Villa Terrace with Dwight Street; at the southwest corner at 298.00 feet; at the southeast corner at 298.00 feet; at the northeast corner at 298.00 feet; at the northwest corner at 297.00 feet.

At the intersection of Villa Terrace with Landis Street; at the southwest corner at 315.00 feet; at the southeast corner at 316.00 feet; at the northeast corner at 317.00 feet; at the northwest corner at 316.00 feet.

At a point on the west line of Villa Terrace 250 feet north from the north line of Landis Street, at 320.20 feet.

At a point on the west line of Villa Terrace 20 feet north from the last named point, at 320.40 feet.

At a point on the west line of Villa Terrace 20 feet north from the last named point, at 320.60 feet.

At a point on the west line of Villa Terrace 10 feet north from the last named point, at 320.50 feet.

At a point on the west line of Villa Terrace 20 feet north from the last named point, at 321.20 feet.

At a point on the east line of Villa Terrace 20 feet north from the last named point, at 321.40 feet.
Section 1. And the grade of said Villa Terrace between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Villa Terrace shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 29th day of April, 1921, by the following vote, to-wit:

AYES--COUNCILMEN Adams, Dodson, Pay, Sehon and Woods.

NOES--NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 29th day of April, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage at its first reading, this 29th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the City of San Diego.

I hereby approve the foregoing ordinance this 1st day of May, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4723 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 29th day of April, 1912, and as approved by the Mayor of said City on the 1st day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.
Passed and adopted by the Common Council of the City of San Diego, California, this 29th day of April, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES—NONE

ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 29th day of April, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the above and foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 29th day of April, 1912:

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego,

(SEAL)

I hereby approve the foregoing ordinance this 1st day of May, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4723 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 29th day of April, 1912, and as approved by the Mayor of said City on the 1st day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

ORDINANCE NO. 4724.

AN ORDINANCE AUTHORIZING AND DIRECTING THE INSTALLATION AND MAINTENANCE OF
THIRTY-ONE LOW ARM ELECTRIC LIGHTS.

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

Section 1. The San Diego Consolidated Gas & Electric Company is hereby authorized and directed to install and maintain, in accordance with the terms of the contract now in force between said Company and the City of San Diego, one low arm electric light, at each of the following intersections in the City of San Diego, California, to-wit:

One at the intersection of 29th and Main Streets;
One at the west end of the bridge on E Street, between 29th Street and 30th Street.
One at the intersection of 29th and Palm Streets;
One at the intersection of Mission and Georgia Streets;
One at the intersection of Centre and Blaine Streets;
One at the intersection of Adams Avenue and Hamilton Street;
One at the intersection of Randolph and Lewis Streets;
One at the intersection of Ingalls and Washington Streets;
One at the intersection of Washington and Wightman Streets;
One at the intersection of Texas and Madison Streets;
One at the intersection of Boone Street and Portola Place;
One at the intersection of Sheridan Street and Sunset Boulevard;
One at the intersection of Sheridan and Howard Streets;
One at the intersection of Alameda Street and Sunset Boulevard;
One at the intersection of Arden Way and Fort Stockton Drive;
One at the intersection of Valle Vista and Sierra Vista Streets.
One at the intersection of Fort Stockton Drive and Witherby Street;
One at the intersection of Brant and Spruce Streets;
One at the intersection of Lincoln and Vermont Streets;
One at the intersection of Falcon and Washington Streets;
One at the intersection of Rosecrans and Lytton Streets;
One at the intersection of Marine Avenue and La Jolla Boulevard;
One at the intersection of E and Ida Streets;
One at the intersection of 26th and A Streets;

IN OCEAN BEACH:
One at the intersection of Voltaire and De Soto Streets;
One at the intersection of Voltaire and Ebers Streets;
One at the intersection of Ebers Street and Pt. Loma Boulevard;
One at the intersection of Brighton Avenue and Abbott Street;
One at the intersection of Newport Avenue and De Pue Street;
One at the intersection of Ebers Street and Santa Cruz Avenue;
One at the intersection of Cable Street and Pacific Avenue.

Section 2. That the sum of one hundred and fifty-five dollars ($155.00) per month be and the same hereby is, appropriated out of the Street Light Fund, to meet the expenditure hereinafore authorized.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 29th day of April, 1912, by the following vote, to-wit:

AYE'S---COUNCILMEN Adams, Doden, Fay and Woods.
NOE'S---NONE

ABSENT-COUNCILMAN Sehon

and signed in open session thereof by the President of said Common Council, this 29th day of April, 1912,

Percival E. Woods.
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage, at its first reading, this 29th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(By) W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 1st day of May, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

Auditor’s Certificate. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re authorizing and directing installation and maintenance of 31 low arm electric lights. And appropriating $155, out of Street Light Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated April 29th, 1912.

J. H. Newkirk,
Auditor of the City of San Diego, California,
By Clyde F. Warfield Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4724 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 29th day of April, 1912, and as approved by the Mayor of said City on the 1st day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

ORDINANCE NO. 4725.

"AN ORDINANCE ESTABLISHING THE GRADE OF I STREET BETWEEN THE EAST LINE OF THIRTIETH STREET AND THE WEST LINE OF THIRTY-FIRST STREET, SAN DIEGO, CALIFORNIA.

BE IT ORDAINED BY THE COMMON COUNCIL of the City of San Diego, California, as follows:

Section 1. That the grade of I Street between the east line of 30th Street and the west line of 31st Street, in the City of San Diego, California, is hereby established as follows:

At the intersection of I Street with 30th Street; at the northeast corner, at 116.00 feet; at the southeast corner at 114.00 feet.

At a point on the south line of I Street, 240 feet east from the east line of 30th Street, at 90.00 feet; at a point on the south line of I Street 20 feet east from the last named point, at 69.25 feet; at a point on the south line of I Street, 20 feet east from the last named point, at 68.05 feet; at a point on the south line of I Street 20 feet east from the last named point, at 87.50 feet; at a point on the south line of I Street, 20 feet east from the last named point, at 87.00 feet.

At a point on the north line of I Street, 240 feet east from the east line of 30th Street, at 92.00 feet; at a point on the north line of I Street 20 feet east from the last named point, at 50.50 feet; at a point on the north line of I Street, 20 feet east from the last named point, at 69.25 feet; at a point on the north line of I Street 20 feet east from the last named point, at 68.05 feet; at a point on the north line of I Street 20 feet east from the last named point, at 68.00 feet.

At the intersection of I Street with 31st Street; at the northwest corner, at 80.00 feet; at the southwest corner, at 79.00 feet.

Section 2. And the grade of said I Street, between the points hereinbefore mentioned shall have a uniform ascent and descent, and the center line of said I Street, shall have an average elevation of the opposite curb grades.

All of said curb grade elevations to be above the datum line of leveling as fixed by ordinance No. 3950 of the ordinances of said City.
Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 1st day of May, 1912, by the following vote, to-wit:

AYES---COUNCILMEME Adams, Fay, and Sehon

ABSENT---COUNCILMEMES Dodson and Woods.

and signed in open session thereof by the President of said Common Council, this 1st day of May, 1912.

D. K. Adams,

President Pro Tempore of the Common Council

of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 1st day of May, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SRL)

I hereby approve the foregoing Ordinance this 2nd day of May, 1912.

James E. Wadhams,

Mayor of the City of San Diego, California,

(SRL) Attest:

Allen H. Wright,

City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4725 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 1st day of May, 1912, and as approved by the Mayor of said City on the 2nd day of May, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

ORDINANCE NO. 4726.

AN ORDINANCE AUTHORIZING THE PURCHASE OF AN AUTO TRUCK FOR THE SEWER DEPARTMENT.

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

Section 1. That the Superintendent of the Department of Finance Ways and Means be and he is hereby authorized to purchase for the use of the Sewer Department, one auto truck of 1500 pounds capacity, four cylinders, shaft driving, and 30 horse power, said truck to have a good, substantial body, and be to the satisfaction of the Superintendent of the Department of Fire and Sewers.

Section 3. That there is hereby appropriated out of the Sewer and Drainage Fund the sum of Seventeen hundred, fifty (1750) Dollars, or so much thereof as may be necessary to make such purchase.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.
Passed and adopted by the Common Council of the City of San Diego, California, this 1st day of May, 1912, by the following vote, to-wit:
AYES—COUNCILMEN Adams, Dodson, Fay, Sheon and Woods.

NOES—NONE

ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 1st day of May, 1912.

Percival E. Woods,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage, at its first reading, this 1st day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SERAL)

I hereby approve the foregoing ordinance this 2nd day of May, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SERAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

Auditor's Certificate. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance in re Authorizing purchase of automobile truck for $1750.00 cost from Sewer and Drainage Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated May 1st, 1912.

J. H. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4726 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 1st day of May, 1912, and as approved by the Mayor of said City on the 2nd day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By M. W. Bartlett Deputy.

ORDINANCE NO. 4727.

AN ORDINANCE ESTABLISHING THE GRADE OF TRIAS STREET BETWEEN THE NORTHEAST LINE OF CHESTNUT STREET AND THE SOUTHWEST LINE OF CHERRY STREET.

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

Section 1. That the grade of Trias Street in said City of San Diego, California, between the northeast line of Chesnut Street and the southwest line of Cherry Street, is hereby established as follows:

At the intersection of Trias Street with Chesnut Street; at the east corner at 254.00 feet; at the north corner, at 254.00 feet.
At the intersection of Trias Street with Hickory Street; at the south corner at 261.50 feet; at the west corner, at 261.50 feet; at the north corner, at 262.00 feet; at the east corner, at 262.00 feet.

At the intersection of Trias Street with Madrona Street; at the south corner, at 266.50 feet; at the west corner, at 266.50 feet; at the north corner, at 267.00 feet; at the east corner, at 267.00 feet.

At the intersection of Trias Street with Pine Street; at the south corner, at 270.00 feet; at the west corner, at 270.00 feet; at the north corner, at 270.00 feet; at the east corner, at 270.00 feet.

At the intersection of Trias Street with Cherry Street; at the south corner, at 264.00 feet; at the west corner, at 264.00 feet; at the north corner, at 264.00 feet; at the east corner, at 264.00 feet.

Section 2. And the grade of said Trias Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Trias Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the 31st day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 6th day of May, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Dodson, May, Sehon and Woods.

NOES—NONE

ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 6th day of May, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 6th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SMALT)

By W. E. Bartlett Deputy.

I hereby approve the foregoing Ordinance this 7th day of May, 1912.

James E. Wadhams,
Mayor of the City of San Diego, California,

(SMALT) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4727 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 6th day of May, 1912, and as approved by the Mayor of said City on the 7th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.
AN ORDINANCE AUTHORIZING THE PURCHASE OF AN AUTOMOBILE FOR THE USE OF THE FIRE DEPARTMENT.

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

Section 1. That the Superintendent of the Department of Finance, Ways, and Means, be and he hereby is authorized and directed to purchase in the open market, and without calling for bids, one 60 horse power Stutz automobile for the use of the Fire Department of the City of San Diego, provided that the cost thereof does not exceed the sum of $2475.

Section 2. There is hereby appropriated out of the Fire Dept. Fund of said City the sum of $2475, or so much thereof as may be necessary to meet the above expenditure.

Section 3. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the city of San Diego, California, this 6th day of May, 1912, by the following vote, to-wit:

AYES--COUNCILMEN Adams, Dodson, Fay, Sehon and Woods.

NOES--NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 6th day of May, 1912.

A. N. Dodson,
President of the Common Council of the City of San Diego, California.

I Hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 6th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I Hereby approve the foregoing ordinance this 7th day of May, 1912.

James E. Wadham,
Mayor of the City of San Diego, California,

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance in re purchase of one 60 h.p. Stutz automobile for the use of the Fire Department can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated April, 24, 1912.

J. H. Newkirk,
Auditor of the City of San Diego, California.

I Hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4728 of the ordinances of the City of San Diego, California, as adopted by the Common Council of the said City of San Diego, California, on the 6th day of May, 1912, and as approved by the Mayor of the said City of San Diego, California, on the 7th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.
AN ORDINANCE CREATING THE OFFICE OF ASSISTANT MEAT AND DAIRY INSPECTOR.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF SAN DIEGO, AS FOLLOWS:

Section 1. There is hereby created the office of Assistant Meat and Dairy Inspector in connection with the Board of Health Department, which office shall be filled by appointment of the Board of Health, subject to the approval of the Common Council.

That the salary of said Assistant Meat and Dairy Inspector shall be $00.00 per month, payable out of the Health Fund of said City; which employment shall commence on the 7th day of May, 1912.

Section 2. This is an ordinance for the immediate preservation of the public peace, health and safety and one of emergency, and shall take effect from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 6th day of May, 1912, by the following vote, to-wit:
AYES---COUNCILMEN Adams, Fay, Sefon, Woods and Dodson.
NOES---NONE
ABSENT---NONE

and signed in open session thereof by the President of said Council, this 6th day of May, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Council, present, put on its final passage at its first reading, this 6th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

When approved by the Mayor of the City of San Diego, this 6th day of May, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

I hereby approve the foregoing ordinance this 7th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4729 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 6th day of May, 1912. and as approved by the Mayor of said City on the 7th day of May, 1912.
ORDINANCE NO. 4730.

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

Section 1. There is hereby appropriated out of the Harbor Improvement Bond Fund the sum of Thirty Two thousand Four hundred and Ninety seven Dollars ($32,497.00) to pay STERNE BROS. COMPANY, or their assigns, for the construction and equipment of a dredger to be manufactured and delivered to the City by Sterne Bros. Company.

Section 2. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 6th day of May, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sobon, Woods and Dodson,

NOES---NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 6th day of May, 1912.

A. D. Dodson,

President of the Common Council of the City of San Diego, California.

I hereby certify that the above and foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage, at its first reading, this 6th day of May, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of said City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 7th day of May, 1912.

James E. Wadham,

Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,

City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, for Construction of Dredger for Municipal Harbor Improvements can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated May 6th, 1912.

J. N. Newkirk,

Auditor of the City of San Diego, California.

By Clyde E. Warfield Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4730 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 6th day of May, 1912, and as approved by the Mayor of said City on the 7th day of May, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California.

By Hugh A. Campbell Deputy.
ORDINANCE NO. 4731.

AN ORDINANCE RELATING TO, AND REGULATING, PLUMBING AND PRESCRIBING THE CONDITIONS UNDER WHICH PLUMBING MAY BE CARRIED ON IN THE CITY OF SAN DIEGO.

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

SECTION I.

1. All persons carrying on, engaging in, or working at, the business of plumbing in the City of San Diego, California, shall pass a practical examination before a Board of Examiners composed of a member of the Common Council, the Health Officer, the Plumbing Inspector, one Master Plumber and one Journeyman Plumber, showing their practical experience and sufficient knowledge to properly carry on, engage in, and work at the business of plumbing. Said Board shall be reappointed during January of each year.

The compensation of said master plumber and said Journeyman plumber while serving on said Board of Examination is hereby fixed at $3.00 per day each, which per diem shall be paid out of the Public Health Fund.

The fee for such examination before said Examining Board shall be five ($5.00) for all master plumbers and two dollars and fifty cents ($2.50) for all journeyman plumbers, and such fee shall be paid for each and every examination.

Upon any master or journeyman plumber passing an examination to the satisfaction of said Examining Board, a license shall be issued to the applicant therefor by the Board of Health of said City, which license shall be renewed the first of January in each year, and the fee for the renewal of all master plumbers' licenses shall be $5.00 each.

2. Every person, firm or corporation engaging in the plumbing business, after the passage of this ordinance, shall appear in person at the office of the Plumbing Inspector, and after having passed a satisfactory examination, shall register his name and place of business, age, and nativity, the same to be subscribed and sworn to by the party making application, on blanks furnished by the Plumbing Inspector.

3. No person shall receive a license as a master plumber, or be allowed to register, who has not attained the age of twenty-one years, and has not an established place of business in the City of San Diego.

4. Every master plumber, before he shall be allowed to register, shall give a surety bond to the City of San Diego in the sum of One Thousand Dollars, or a personal bond, in said penal sum with two good and sufficient sureties, for the faithful discharge of his duties as master plumber, for which said bond shall be approved by the City Attorney and the Common Council, in open session, and filed with the Board of Health.

5. No License as a master or journeyman plumber shall be granted for more than one year or for the unexpired portion thereof. All licenses shall expire on the last day of December of each year, unless sooner revoked. Upon the expiration of the yearly license, every master and journeyman plumber carrying on the business of plumbing shall be required, within thirty days from the first day of January in each year, to be again licensed, and all master plumbers shall be again registered and file a new bond.

6. No license shall be granted by the Board of Health of said City to any person making application to become registered as a master or journeyman plumber, unless said person shall have first passed an examination satisfactory to the Examining Board, of his qualifications to conduct the business of master plumber or to practice his trade as a journeyman plumber, and it is hereby declared unlawful to labor at sanitary plumbing without a license.

7. It shall be unlawful for any person to practice the trade of plumbing, or to install any
plumbing fixtures, or to do any plumbing work whatever in the City of San Diego without first having obtained a license from the board of Health of said City after an examination by the Board of Examiners, and to obtain such license it shall be necessary for every person to pass an examination before and to the satisfaction of said Board, setting forth his ability to work as plumber.

8. It shall be the duty of every licensed master plumber to display, at his place of business, a sign with his full registered name, the same as in his bond, and showing thereon his number, and no other person than a registered licensed plumber shall be allowed to display any such sign, carry on or engage in the business of plumbing or make any connections with any sewer drain, soil or waste pipe.

9. That it shall be, and it is hereby declared to be, unlawful for any master or journeyman plumber, or any other person engaged in the plumbing business in said city, to conceal any crack or other imperfect fitting or material, or to cover any cracks, sand holes or other imperfections in any fittings or other material used in any plumbing work, by using thereon, in any way, cement, sealing wax, paint or other material or agency which may prevent, or in any way tend to prevent the detection by the Plumbing Inspector of any imperfections in any such fittings or plumbing material.

10. That upon a conviction of any licensed master or journeyman plumber in any court of the violation of any of the provisions of this ordinance, in addition to such fine or both fine and imprisonment, it shall be the duty of the Board of Health of said City of San Diego, California, to rescind, annul and cancel the license held by any plumber so convicted for a violation of any of the provisions of this ordinance, and such license of said plumber shall thereupon become null, and void, and said Board of Health shall not again issue any plumber's license to such plumber within one year from and after such conviction.

11. All journeyman plumbers shall be held responsible for the class of workmanship of the work they perform, and will be subject to re-examination if called for by the Plumbing Inspector, and their licenses shall thereupon be suspended, and during suspension for re-examination it shall be unlawful for said plumbers to do sanitary plumbing in this City.

This ordinance shall not prevent an apprentice from doing plumbing work under the direct supervision of and with a licensed plumber, and under a permit from the Board of Examiners.

12. Immediately upon the completion of the plumbing system of a building, notice must be given the plumbing inspector to that effect, and the work must be ready for the final inspection of the Plumbing Inspector. The failure upon the part of a master plumber to make application for first or final inspection, or the violation of any of these rules of the Board of Health as to the construction of the plumbing work, and failure to correct faults after notification, shall be deemed sufficient cause to have his license suspended for such length of time as the Board may deem proper. No master plumber shall construct or alter any system of plumbing during the period of his suspension.

13. Any licensed plumber, master or journeyman, who shall neglect or refuse to comply with these rules shall, at the discretion of the Board of Health, have his license suspended or revoked by said Board.

SECTION II.

DUTIES OF PLUMBING INSPECTOR.

1. The Plumbing Inspector of the City of San Diego shall inspect all plumbing in said City, at such times as are reasonable, and in such manner as will insure a sanitary condition thereof, whether old or new plumbing; he shall examine all plans and specifications of contemplated buildings, improvements, repairs and alterations of buildings, as far as the plans and specifications thereof shall relate to the plumbing or sanitary condition of said buildings, repairs or alterations; before the plumbing work is commenced, he shall either approve or reject the
plans and specifications, so far as they relate to the plumbing of said building, improvement, alteration or repairs, which said approval or rejection shall be designated upon said plans in writing with the date of such examination, and specifications, together with the number of such plans and specifications so submitted to him, and such plans and specifications shall be filed in the Health Office with such approval or rejection written thereupon; he shall also keep a record of such examination, his action thereupon, the date of his action, the record of the name of the owner of the contemplated building, improvement, repair or alteration, the name of the architect who submitted said plans and the name of the contractor who is to erect such building, or make such alterations or repairs, and the location of the proposed designated work. It is also necessary to submit plans with owner's name in full, also street number; if no street number, then the number of lot, block and addition. In case of building built by loan companies, or any company, the plan must come in the name of the owner of the lot on which the building is being built. Plans will not be received or inspection made under this ordinance unless as above, and no inspection can be required of Inspector until plans are properly filled out by applicant.

This rule is necessary for filing of plans for future reference. If the Plumbing Inspector shall approve the plumbing work designated in said plans and specifications so submitted to him, he shall give a written permit to the applicant asking therefor, for the work to be done. If such plans and specifications are not in accordance with this ordinance, and the rules and regulations of the Board of Health in existence at the time of the signing of the permit, the Plumbing Inspector shall, in writing, or verbally, notify the party applying for such permit of the defects thereof, and shall explain the corrections required to be made in order that said plumbing work may be done in compliance with this ordinance and the rules and regulations of the Board of Health.

Office hours of Plumbing Inspector shall be regulated by the Board of Health.

2. The Plumbing Inspector, may upon the approval of the Board of Health, grant special plumbing permits, when necessary, for the performance of plumbing work in a manner differing from the provisions of this ordinance. Upon the completion of such work in conformity with such special permit, the Plumbing Inspector shall issue a final certificate of Approval of said work. A book shall be kept by the Plumbing Inspector with a complete record of all such special permits.

It shall be the duty of the Plumbing Inspector to examine all plumbing placed in buildings, improvements, repairs or alterations before the same is covered up or closed in, and if found to be done in accordance with the ordinances of the City of San Diego, pertaining to plumbing work and other sanitary matters, he shall issue a certificate to that effect. It shall also be the duty of the Plumbing Inspector to examine all plumbing placed in buildings, improvements, alterations or repairs, as soon thereafter as the same shall have been completed upon notice from the plumber, and if, when completed the work shall conform to the rules and regulations of the Board of Health and ordinances of the City of San Diego, pertaining to such matters, he shall issue a final certificate of approval of said work.

3. The Plumbing Inspector shall, on the first regular meeting of each and every month after his appointment, make a monthly report to the Board of Health, which said report shall contain the number of plans and specifications received; the number approved; the number rejected; the number of first and final examinations made; the number of violations of the rules of the Board of Health, if any; the number of violations of the Ordinances of the City of San Diego, pertaining to plumbing or other sanitary conditions of the City, if any, and all other matters which may, from time to time, be required by the Board of Health, with reference to and pertaining to the plumbing conditions of the City of San Diego.

4. All reports required of the Assistant Plumbing Inspectors by this ordinance, the
Charter of the City, or the rules and regulations of the Board of Health of said City, shall first be submitted to the Plumbing Inspector, and thereafter by the plumbing Inspector be submitted to the Board of Health.

The assistant inspectors of plumbing will act under the orders of the Inspector of Plumbing and assist him in the discharge of his duties.

5. As Plumbing Inspectors, the Plumbing Inspector and the Assistant Plumbing Inspectors shall wear appropriate badges of office, as shall be prescribed by the Board of Health, and shall, upon the exhibition thereof, have the right of inspection of all places in said City.

6. The fees of the Plumbing Inspector's office shall be as follows: For each plan or building it is necessary to file a plumbing permit and a charge of fifty cents is made; and all fixtures represented on the plan shall be charged for at the rate of twenty-five cents for each fixture or fraction thereof. Each tray of a set of wash-trays, if separately trapped and vented, is counted as one fixture, and it is necessary to file a plan and receive a plumbing permit for all plumbing work, such as extending soilruns in yard, or changing old work, in fact all work calling for inspection, except the renewing of old fixtures with new ones.

7. It shall be unlawful for any person, firm or corporation to install any plumbing or plumbing fixtures in any building, or on any premises inside of the property line, without first having obtained a permit therefor from the Board of Health of the City of San Diego, as hereinafter provided.

8. Before installing any plumbing or plumbing fixtures in any building, or on any premises inside of the property line, the owner of the property, or the plumber to whom a contract has been let for doing the work, shall make application to the Board of Health of the City of San Diego for a permit to do said work. Said application shall be made on blanks furnished by the Board of Health, and shall be accompanied by a plan of the proposed plumbing work. Said application and plan shall be carefully examined by the Plumbing Inspector, and if found to comply with the provisions of this ordinance, and to be to the satisfaction of the said Board of Health and of the Plumbing Inspector, a permit to do said work shall thereupon be issued to said owner or plumber by the said Board of Health, countersigned by the Plumbing Inspector.

9. The applicant for said permit shall before the issuance to him of said permit, pay all fees required to be paid to the Plumbing Inspector by said sub-section 6 of section 2 of this ordinance.

10. Every person violating any of the provisions of section 1 or section 2 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 $200.00, or by imprisonment in the City Jail of said City of San Diego, for a period not exceeding 100 days, or by both such fine and imprisonment.

SECTION III.

QUALITY OF MATERIAL AND WORKMANSHIP.

1. All material must be of good quality and free from defects. The work must be done in a thorough and workmanlike manner.

ARRANGEMENT OF PIPES, FITTINGS AND CONNECTIONS.

2. The arrangement of sewer, drain, soil, waste and vent pipes must be as direct as possible, as provided in these rules. All changes in the direction of sewer, drain, soil and waste pipes shall be made with Y branches 1/2, 1/8 and 1/16 bends. If on horizontal runs, clean-puts must be used.

3. The sewer, soil or waste pipe, when it lies under or in a building, or to the property line, or to cesspools and to septic tanks, shall be of the quality known to the trade, as standard iron pipe, except that in buildings of three stories or more in height other than residences lines of soil or waste buried in the ground must be extra heavy cast-iron pipes, or when the lines of vertical soil pipe reach a height of 36 feet or more measuring from the first floor...
line to the highest fixture on such building, the entire soil and waste pipe shall be the quality known as extra heavy and the fittings to same shall be extra heavy except the two top floors which may be of the weight and thickness known as Standard soil pipe.

4. All sewer and soil-pipes shall have a continuous fall of not less than ½ inch to the foot, and, if possible, more. Where practicable, they shall be run along the cellar wall, or, if laid under the cellar or lower floor of a building, be hung with iron hangers, securely fastened to the floor joists. When it is not possible to run and fasten the cast-iron sewer pipe as above directed, it may run in a trench cut to a uniform grade. All soil and waste pipes are to be hung with suitable approved hangers.

5. All joists on cast-iron pipes and fittings must be made with suitable packing of oakum, run full with molten lead and properly caulked.

6. All cast-iron pipes and fittings used for soil or waste pipes must be coated, both inside and outside, with coal tar pitch, applied hot. The maker's name must be cast on each length of cast-iron pipe. No galvanized or black pipe shall be used as a waste or soil-pipe. All waste pipe shall be of lead or soil-pipe.

7. "Soil-Pipe" is the term applied to any pipe receiving the discharge of one or more water closets, with or without other fixtures.

8. "Waste Pipe" is the term applied to any pipe receiving the discharge of all fixtures except water closets.

9. Extension pieces of 1½ inch galvanized iron are allowed between tapped tees and traps of not more than 18 inches in length. With slip-joints made of brass and a suitable packing. An elbow may be used in extension piece if of the Durham pattern. The galvanized extension pieces must be reamed out.

10. Sanitary tapped tees are allowed. Tapped tees of vent-tee pattern are prohibited. Tapped tees of the slip-joint pattern, brass or malleable, are allowed, provided, the slip-joint is outside of finish.

11. Double sanitary tees of "T's" are allowed, of the division pattern, allowing one vent for two fixtures; also double fittings with sanitary curves which fully protect the drainage discharge from one fixture discharging over into the discharge opening of the opposite fixture, with direct vents and full size opening.

12. All bath traps must be of pot-trap pattern, and can be placed either above or below the floor, clean-outs must be flush with the finished floor.

13. Sanitary tees on vertical stacks only.

14. One trap and vent will be allowed for set of three wash trays, four or more trays will not be connected to one trap.

15. Running traps, with fresh-air inlets are not allowed, except where locations and conditions in the opinion of the Inspector make it necessary.

16. Basins are allowed to empty in inlet of sink drains, without vent, with trap, provided the waste is not more than five feet.

17. Double hubs and sleeves may be used, where necessary, in tapping soil or waste.

18. Offsets may be used, provided the angle they present is not more acute than that presented by one-sixth bend.

19. Sanitary tees on vertical stacks only.
20. Where, under these rules, cast-iron pipe is allowed, no double hubs, double-hub fittings or inverted joints shall be allowed below the water line, except on vertical lines; they may, however, be used on the vent. Four by two, or any other heel outlet fitting will not be allowed to act as waste pipe or vent through the two-inch opening, except on vertical lines or stacks, except where, under architectural conditions, the space is limited, double sanitary tees will not be allowed, except on vertical lines or stacks. Where, by architectural conditions, it is not practicable to use "Y's" or to comply with the rules as to manner of venting, then these rules must be complied with as nearly as practicable, and the exceptions must meet with the approval of the Plumbing Inspector.

21. All intersecting of back vents is to be 3 feet or more above the floor line of the fixture which the vents are serving, except where double fittings are desired.

22. All thread brass nipples are not allowed. The octagon shoulder brass nipples are allowed, (known as the Chicago nipple.)

23. Cesspools and septic tanks are to be 20 feet or more from all buildings. The waste from the tank must be of 4 stone, if desired.

24. No soil or waste of any kind shall be built into brick, stone or concrete walls; when necessary to conceal pipes of this class, they must run in suitable recesses or channels.

25. The durham system of Plumbing may be used in all bonafide three story buildings other than residences; all wrought piping both waste and vents must be galvanized, cast iron pipe and fittings as provided in Section 3 sub-section 3, may be used in Durham. Lines of soil or waste buried in the ground must be extra heavy cast iron.

26. When wrought iron pipe is used for waste, soil or sewer pipe, it shall be of the quality known as "standard" (thickness), and all changes of direction shall be made with "Y" 1-16, 1-6 or 1/4 fittings, threaded on the inside, and so constructed as to form a bore uniform with the pipe, without any burr or recesses. All pipe must be properly reamed to remove burr. Only reamed, full-bore sockets will be permitted. No ordinary plain socket or fitting is allowed. Cleanout plugs shall have brass threads. All Union couplings and connections shall be made with right and left threads. No caulked or lead joints are allowed on Durham, except where joined to cast-iron soil-vents.

27. All joints in wrought iron soil or waste pipes shall be screwed up until the end of pipe touches or butts against the shoulder of fittings. No short turn 90-degree bends are to be used, all long turn.

28. Fixtures—Number To Each Soil-Pipe and Waste Pipe. The number of fixtures that may be connected with each soil pipe connecting any building with the public sewer shall be to water closets, or 200 small fixtures, or so many closets and so many small fixtures as to make up the above quantity, calculating four small fixtures, such as sinks, baths, basins, wash-trays, urinals or hoppers to one closet. If there are more plumbing fixtures in a building than the terms of this ordinance allow to be attached to a 4-inch soil pipe, then the main soil-pipe shall be 5 inches or 6 inches in the building, and shall be equally divided on all stacks. The same means shall be followed if the number of fixtures shall require additional soil-pipe. Each 4-inch soil-pipe shall connect separately with the 5-inch or 6-inch soil. The number of fixtures to each 2-inch waste pipe shall not exceed 16, and to 1/2 inch waste, nor more than three fixtures; if sink waste, only 8, or at the ratio of 2 basins to one sink on 2-inch waste line.

29. Hoppers are not allowed inside of private residences. Slop sinks are allowed inside of residences and must be enamelled.

30. Closet tanks must be set 6 feet or more above the floor, except in case of low-down closets.

31. All hopper work to be 2-inch traps, waste and vents also floor drain work.
32. When galvanized pipes are joined to vertical waste pipes with a lead caulked joint, the vent must have a coupling screwed on before being caulked to waste or soil-pipe. This applies to vertical lines only.

SECTION IV.

VENTS.

1. In All New Buildings, (except buildings having a flat roof and fire wall), and buildings built of one thickness of one-inch lumber, every line of vent and soil-pipe must run to the roof and thence continue under the roof, with the same degree of elevation as the roof, to a point twelve (12) inches from the highest point of the roof, and thence run through the roof perpendicularly and terminate at an elevation equal to the highest point of the roof. If the roof is so flat that at least a sixth bend can not be used, then the said vents are to run up under the roof, as near the same degree of elevation as the roof as possible, and terminate as above stated.

2. ROOF. The opening of every vent above the roof must be located at least two feet from all chimneys, and six feet from water tanks, air-shafts, or any other openings of any building, which would be reached by measurement on a line or lines drawn horizontally from such opening or pipe such vent to any chimney, water tank, air-shaft, or any other opening of any building, and at least six feet from all points of intersection, to be determined by measurement on a line or lines drawn horizontally from such points which would be intersected were any chimney, water-tank, air-shaft or other opening of any building, extended perpendicularly to the point or points of intersection with such line or lines of measurement. Every line of vent and soil-pipe must extend full bore to an elevation equal to the highest point of the main ridge of the building, as hereinafter provided, in which case said vent and soil-pipe shall extend two (2) feet above the fire-walls, if coming out of roof; if in fire-wall, then 12 inches above wall. If the roof is to be used as a roof garden or for sleeping purposes all vents must be carried up at least nine feet.

3. In all buildings built of one thickness of one-inch lumber, and in all old buildings (except buildings having a flat roof and fireproof walls), where new plumbing is put in, every vent and soil-pipe may run perpendicularly from the sewer or fixture to an elevation equal to a point 24 inches below the highest point of the roof. In case the owner of any new building should prefer the vents to run up perpendicularly from the sewer to 12 inches below the highest point of the roof, they may be so constructed, upon written request of the owner, and attached to the plans of the work to be done, on file in the Health Office, and said request shall have the signature of the owner or his bona fide agent, other than the plumber or building contractor.

4. In every building having a water closet there shall be at least one four (4) inch cast-iron pipe running from the sewer to a point equal to the height of the main ridge of the building.

All vents shall be standard soil-pipe, or galvanized pipe with galvanized or cast fittings.

5. When there is only one water closet on a 4-inch stack, the stack will vent said closet. If there is more than one closet on a stack, each and every closet shall be vented with a two (2) inch vent, except where top closet is within 2 feet of stack. In no case shall the water seal of trap be located more than 2 feet from the perpendicular vent. In case the building located within twenty-five (25) feet of said pipe, extends one or more stories higher than the building in which the said soil or vent pipes are located, then the said pipe must be carried three (3) feet above all openings or gutters of the highest building, located within 25 feet of such pipe, and securely fastened by proper guys and supports, so as to prevent them.
from falling.

Where this ordinance refers to buildings built of one thickness of one-inch boards, this must be taken that the main building is built of one-inch boards, and will not be taken for additions built of one thickness of boards on stud and plaster buildings built of one-inch boards.

6. Traps must be protected from syphonage by special airpipes of lead, galvanized wrought iron or cast iron or brass of a size not less than the trap they serve, and if to supply air to a water closet, not less than two inches in diameter. At the end of all horizontal runs of vent pipes a screwed plug shall be placed. At the bottom of all vertical lines where sediment is liable to collect a suitable drip plug, not less than one foot long, shall be placed. If the plug is at the foot of vertical concealed vent, then it shall be so placed as to admit of repairs. In no case shall these plugs and drips be of a size less than the vent they serve.

Foot vents are necessary at base of all four-inch stacks that do not have a base over the soil-pipe. All branch vents shall be connected with main vents at an angle of 45 degrees or 60 degrees, and vents must be run at an angle of 45 degrees or 60 degrees.

7. Where, by architectural conditions, it is not practicable to comply strictly with these rules, and venting has to be done under the floor, and the available space is limited, then all rules shall be complied with as nearly as practicable. Connections of batteries of vents may be run nearly horizontal at fall of 1/8 of an inch to the foot, or more, if possible, and the main vent shall have foot vent to soil or waste pipe.

8. In case of a chimney coming out of the highest ridge of the roof, at the intersection of the ridge and hips, with the plumbing fixtures at the end of the building in a line with the ridge, the vents may come out of the roof two feet from the chimney down the roof and continue up perpendicularly to the highest ridge of the roof. This, however, will not apply where the vents go up at right angles with the ridge, inside the line formed by the hip of roof; in this case, the vents shall be angled off so as to pass the chimney and go through the roof within twelve (12) inches from the highest point of the roof two (2) feet from the chimney, or come out on rear roof two feet from chimney between hips.

9. Vents must be taken off not more than one inch below water seal of traps they are serving, except in case of toilets and urinals of syphonic action. All intersecting of back vents is to be 3 feet or more above the floor line of the fixture which the vents are serving, except where double fittings are desired.

10. When combined, the vent pipes must be increased in size, according to the following table. Branch vents serving water closets shall not be of a size less than defined in the following table:

| TABLE OF SIZES OF VENTS - BRANCH VENTS, SIZES OF VENTS AND FIXTURES ALLOWED. |
|---------------------------------|------------------|------------------|------------------|
| One to four small fixtures on 1-½ inch vent. | One to four water closets, or sixteen small fixtures, into a 2-inch vent. | Four to twelve water closets, or 48 small fixtures into a 2½ inch vent. | Twenty-five water closets, or 100 small fixtures, into a 3-inch vent. |
| Fifty water closets, 200 fixtures into a 4-inch vent. | NOTE- The term "Branch Vent" as here applied shall be understood to mean all that vent pipe located between the fixtures served and the point where the vent joins and intersects with the main vertical vent. |

11. 1½-inch vents may be carried to the height of 50 feet. Above 50 feet, it shall be 2 inches to the height of 100 feet. Two-inch vents may run to a height of 100 feet; above 100 feet, 2½ inches to 150.
12. 2½-inch vents may be run for a height of 150 feet; when required longer, then increased to 3-inch from there on.

DRAINS FOR DECKS, LIGHT WELL AND OTHERS

13. All deck drains must be properly trapped and vented, and be suitably supplied with water from the nearest suitable fixture, and must be connected into sewer drain and soil waste and conform with the requirements of these rules and regulations.

14. A trap must be placed as close to the deck drain as practicable, and in no case shall it be more than two feet distant from the drainage outlet of the deck served.

15. Cleanouts must be provided on the sewer side of the trap serving a deck and be made accessible. The size of the deck drain shall be made of a diameter satisfactory to the Plumbing Inspector.

16. In all cases where a deck is drained through a trap as required by these rules, and the trap is supplied from a fixture, then the trap serving the deck shall be vented with a vent pipe not less than two inches, inside diameter.

17. When a deck trap is supplied from a fixture, then the waste of the fixture must connect with the inlet side of the deck's trap, and, provided the entire wastage or outlet leg of the trap to the fixture serving the deck's trap does not exceed five feet in length, then the fixture supplying the deck's trap need not be vented, but if in excess of five feet, then the supplying fixture must be vented separately, and when there are no available fixtures, deck traps shall have hose bibb to supply deck trap.

ADJACENT BUILDINGS WITH NO OPENINGS.

18. In case of a building situated next to a higher building, if there are no openings in the wall of the higher building, the vents in the lower building need not exceed more than two feet above the fire-wall of the lower building. Vent pipes must be of galvanized wrought iron or cast-iron.

NO FLUES FOR SEWER VENTILATION.

19. No brick, sheet metal or earthenware flue shall be used as a sewer ventilation, neither shall any chimney flue be used for this purpose.

SECTION V.

1. When two or more closets of syphonic action only discharge immediately into a horizontal branch and thence into a vertical soil line carried through the roof as a vent, the Inspector of Plumbing may authorize the omission of the separate trap vents and the substitution thereof of an extension of the branch line not less than three inches or more than four inches in diameter, to be re-connected to the main vent or carried through the roof independently, as he may determine.

2. A house or building shall be defined as an architectural structure covered with one roof and enclosing walls, porches, or the continuation of porch roofs from building to building shall be considered as a portion of the main structure.

3. CLEAN-OUTS---Heavy brass male thread clean-outs of at least one-eighth of an inch in the thickness in cover, the same to have a solid cast square head, shall be placed at the end of each horizontal line of drain pipe. In no case shall the clean-out provided for the main horizontal line of cast-iron drain pipe be of a diameter less than four inches. In all other drains the clean-outs shall be of the same size as the pipes they serve.
All clean-outs shall be accessible, either extended through wall or kept back twelve inches from wall.

On waste pipe runs of four feet or less, unless necessary to use 2/3 bends, clean-outs will not be required.

Clean-outs shall be placed at the base of each stack, soil, or waste pipe.

In all changes in direction of 2/3, 1-6 or 1/8 pitch in horizontal soil or waste pipe, a clean-out is necessary.

4. LEAD PIPE CONNECTIONS—-When lead pipe is used, it must be intersected at the same angles as given by "Y's", 1-16, 1-6 or 1/8 bends. Nothing lighter than 2 lead pipes shall be used.

5. WIPED JOINTS—-Joints in lead waste or soil-pipes must in all cases be wiped. Joints between lead and iron pipes must be made by means of cast brass soldering nipple or extra heavy brass furrule the full size of iron pipe, and in all cases be wiped in a workmanlike manner. Flange wiped joints only on floor or partition plates or on wall.

6. RAINWATER LEADERS -- No rainwater from main roof leaders shall be connected with the sewer, but must be lead under the sidewalk to the gutter.

7. FIXTURES TO BE TRAPPED. -- Every water closet, urinal, sink, basin, bath, set of wash-trays or other plumbing fixtures shall be separately and effectively trapped and ventilated. The traps must be placed as near to the fixtures as possible, and the vent in no case more than two feet from the seal of the fixture trap. In no case shall the trap of one fixture connect with the trap of another, except as mentioned for wash-trays.

8. SURFACE DRAINAGE. -- No opening shall be provided in the soil or waste of any building for the purpose of surface drainage.

9. RUBBER COUPLINGS -- No rubber couplings or elbows will be allowed, whatever. No soldering unions or slip joint connections will be allowed, where concealed. No rubber for slip-joint packing shall be used.

10. When either an old or a new building or a brick building of any height is placed upon a lot which has an old stone sewer within the lines of any part of the foundation, said sewer must be replaced with cast-iron pipe, run according to these rules and regulations.

SECTION VI.

1. WATER CLOSETS. Excepting flushometer closets, all water closets within a building must be supplied from separate syphon tanks or cisterns, the water of which shall not be used for any other purpose. A group of water closets may be supplied from one tank, but water closets located on different floors must not be supplied from one tank. Plunger, pan, common hopper, flush rim hopper, offset closets, are strictly prohibited in any part of a building or premises. Front wash-out bowls may be used on back porch or out-house, alas iron P. Trap closet, provided that the front or back wash-out closets now in use in the City of San Diego may remain, but under no circumstances to be permitted in new buildings, or renewals, or new premises erected hereafter. When water closets are supplied from tanks, the down or flush pipe shall in no case be less than 1½ inches inside diameter. When a water closet is connected to the soil-pipe by and through a lead bend, then the outlet side of the bend must be properly wiped to a brass furrule, and the furrule be properly caulked into receiving hub. When a water closet is not connected to the soil-pipe by a lead bend, then it may be connected by and through a lead pipe extension, which shall be properly wiped to a heavy brass furrule, and the furrule be properly caulked into the receiving hub. When, under the two preceding paragraphs of this section, closets are connected by and through lead pipe, they shall be set in putty with red lead and pure linseed oil. A Brass floor flange shall be used with lead bend flanged over
3/4-inch brass plate and soldered, plate screwed to floor and closet bolted to flange with lead and putty, the putty to extend under the entire base of closet bowl. When water closets are connected otherwise, then the connection must be made with an approved floor flange. In no case shall either brass or iron sleeves be allowed.

2. When water closets are so constructed that the trap is a part of the closet, they must be of all earthenware, or enameled iron, or a combination of these materials. All water closet receivers must be of either earthenware or of enameled iron; no stone, cement, brick, wooden, or other porous substance will be permitted to be used. This shall apply to both single water closets, and closets built in series of ranges. All closet floors shall have suitable floor joists, so as to make solid foundations for closet. All closet tanks discharging through one and one-quarter inch flush pipe shall be at least six feet from the floor, and more, if possible.

3. SAFE WASTES—Every safe-waste under a bath, basin, tank or other fixture, must be drained by a special pipe of lead or galvanized iron of a diameter not less than one-inch bore, and in no case shall it be connected directly to any soil, drain, sewer or vent pipe, but made to discharge outside the building, or be satisfactorily and indirectly connected.

4. SLOP-HOPPERS AND SINKS—Slop-hoppers and sinks shall be of enameled iron, or glazed earthen, except where impracticable. When set upon the floor, they must be connected to the waste pipe with lead, wiped on to a brass furrow, the same to be made with molten lead, or they may be connected with an approved iron or brass connection. No slop-hoppers are allowed inside any part of the building; but may be placed upon a porch. All slop-hoppers shall be provided with suitable traps of not less than two inches internal diameter.

5. In all new existing dwelling houses, restaurants, hotels or any structure owned, rented, leased, let or hired out, to be occupied, or is occupied as a place of business, home or residence, where preparation, cooking or distributing of any food products, must be provided with at least one sink, or as many as may be deemed necessary by the Health Officer.

6. URINALS—When urinals are placed in any public buildings including all saloons, depots, halls, meeting places and other places where the public congregate for pleasure, or otherwise, the floors, sides and partitions must be covered with either glass, slate, marble, cement, or cast-iron enamel. Floor drains from urinals shall have an effective trap of at least two inches inside diameter, the trap to be supplied with water drip. When cement is used in urinal work, it must be by the permission of the Plumbing Inspector, and done under his supervision.

7. No galvanized iron or other sheet-metal trough urinals will be permitted. All urinals shall be supplied by automatic flushing tanks or brass flushing pipe, except one-piece urinals. All waste pipe from urinals, slop-hoppers, wash-basins, bath-tubs, sinks, or other fixtures must connect directly with house-pain, and be properly trapped and ventilated.

8. WOODEN SINKS OR WASH-TRAYS—No wooden sinks or wooden wash-trays, or zinc or other sheet-metal lined wooden sinks, baths, or wash-trays, shall be allowed on the premises, except as mentioned in section 6, paragraph 4. All fixtures must be open to the free circulation of air and not enclosed so as to harbor vermin.

9. SUMP OR FLOOR-DRAINS. Fixtures below sewer must discharge into a sump or receiving tank, the contents of which must be lifted and discharged into the drainage system, by some approved method. Floor drains for public garage must have a sand trap. The drain from traps must be four inch cast iron. The vertical vent may be two inch, galvanized or cast iron, the construction of trap and the manner of venting same, must meet with the approval of the Plumbing Inspector.

10. ROOF-GUTTERS AND STRAY EXHAUSTS—No connection shall be made at any part of the house sewerage system with roof, except deck-drains, gutters, or any other channel for the conveyance
of rainwater, save that plumbing fixtures may be supplied from tanks constructed to store rainwater for such purposes. No steam exhaust shall be allowed to connect with any drain, soil or waste pipe.

11. **SAFE AND REFRIGERATOR WASTE PIPES**—Safe waste pipes must not connect directly with any part of the plumbing system. Safe waste pipes must discharge over an open, water-supplied, publicly-placed, ordinarily used sink, placed nor more than 3/4 feet above the cellar floor. The safe-waste from a refrigerator must be trapped at the bottom of the refrigerator, and must not discharge upon the ground floor, but over an ordinary portable pan, or some properly-trapped water supplied sink, as above. In no case shall the refrigerator waste pipe discharge over a sink located in a room used for living purposes. All refrigerator pipes shall be of lead or cast-iron.

12. The branches on vertical lines must be made by Y fittings, and be carried to the safe with as much pitch as possible. Where there is an offset on the refrigerator waste pipe in cellar, there must be clean-outs to control the horizontal part of the pipe.

**SECTION VII.**

**WHEN A BUILDING IS MOVED.**

1. When a building is moved and reconnected with the public sewer, the old fixtures and plumbing must be placed in a sanitary condition, and must comply with the rules and regulations of this ordinance.

2. When an addition is made to or in a building where new fixtures are to be put in in the addition, and the old fixtures are to be altered, and reset in the old portion of the building then both the new fixtures to be put in and the old plumbing in the building must be put in a sanitary condition and comply with the provisions of this ordinance.

3. **CONDEMNATION OF A BUILDING**—Where a building has been inspected and the plumbing work condemned by the Plumbing Inspector, as being in an unsanitary condition, notice to that effect shall be given in writing by such inspector to the owner or agent of such building, and such notice shall specify the character of the repairs, or the improvements that must be made. If the owner or agent objects to such condemnation, or the repairs or improvements, required to be made, he may, within three days after such notice, appeal to the Board of Health from the decision of the Plumbing Inspector. Such appeal shall be taken by filing with the Secretary of the Board of Health and a copy with the Plumbing Inspector, a notice in writing setting forth his objections to such condemnation of the work, repairs or improvements ordered made, and a notice that he appeals to the Board of Health.

4. If an appeal is to be taken by the agent or owner, the same shall be heard at the next regular meeting of said Board, or at a special meeting called for that purpose, notice of which shall be given to such owner or agent, and its decision shall be final and conclusive as to such condemnation, and as to repairs or improvements required.

5. When the plumbing in any building has been condemned as unsanitary and an appeal taken, as herein provided, or if taken, as herein provided, or if taken and the decision of the Plumbing Inspector is affirmed, if the Plumbing has not been repaired or improvement made as required, or work to make such repairs or improvements has not been commenced, in good faith, within three days after such notice of condemnation, or affirmation on appeal, it shall be the duty of the Health Officer to post at some conspicuous place on said building one or more placards which shall be substantially as follows:

"**WARNING.**

This building has been condemned as unsanitary and unfit for human habitation or occupancy, and it is unlawful for any person to reside in or occupy the same.

"BY ORDER OF THE BOARD OF HEALTH."

"HEALTH OFFICER"
The word "Warning" shall be printed in letters not less than one-inch high, and the other portion shall be written or printed in plain legible type or writing. Such placard or placards, shall remain on said building until the required repairs or improvements are made, and shall be removed only by the Health Officer, or by his order, and it shall be unlawful for any person to remove the same.

6. After a building has been placarded, as condemned on account of unsanitary plumbing, and until the repairs and improvements required have been made, it shall be unlawful for any person to reside in or occupy the same, either for business or residence purposes, or let, rent, or hire the same, or any part thereof, or to collect, receive, or pay any rental therefor, or any part thereof, whether as agent, owner, tenant or otherwise.

All plumbing on buildings inside of the City Limits, sewer or no sewer, at present, shall be trapped, vented and done according to all sanitary rules to the temporary discharge, while waiting for city sewer to be extended. Toilets and sinks must waste in a properly prepared cesspool or septic-tank; baths and basins may be used for irrigation, if desired.

7. **RATIO OF WATER CLOSETS:** In every dwelling house, lodging house, tent, tent house, hotel, store, factory or any structure owned, rented, leased, let or hired out, to be occupied or is occupied as a home, residence, office or place of business, must be provided with not less than one water closet, and when men and women are employed, separate and sufficient water closets must be provided for males and females as required by these rules and regulations. The water closets provided for males shall be plainly marked "Men's Toilet" and the water closets provided for women shall be plainly marked "Women's Toilet".

8. In all places of employment coming under section 7 paragraph 7, not less than one water closet shall be provided for every twenty males or lesser number, and not less than one water closet shall be provided for every twenty-females or lesser number; and these water closet facilities shall be provided upon at least every second story. Where there are employees in a basement, such basement shall be considered as being one story.

9. The number of water closets required for lodging houses and hotels shall be determined from the number of lodging quarters provided in said lodging-house or hotel. In all buildings used jointly for residence and business purposes, separate and sufficient water closets shall be provided for the use of families, employees and patrons of the place.

10. No person shall throw or deposit, or cause to be thrown or deposited, in any vessel or receptacle connected with a public sewer, any garbage, vegetable parings, ashes, cinders, rags or any other thing whatsoever, except faeces, urine, the necessary water, closet paper and liquid house slops. No drain shall be connected with any privy-vault or cesspool or underground drain, or with any channel conveying water or filth, excepting the soil-pipes and plumbing of the house or buildings as herein provided.

11. No person shall maintain any privy, vault or cesspool within the City upon any premises adjoining a lateral sewer.

12. Any person, firm or corporation who shall maintain or permit upon their premises the maintenance of any nuisance specified, or who shall violate or permit upon their premises the violation of any provisions of sections 3, 4, 5, or 7 of this ordinance, or any person or corporation violating or wilfully non-complying with any of the provisions of sections 3, 4, 5, or 7 of this ordinance, is guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding $100.00 or by imprisonment in the City Jail not exceeding 90 days, or by both such fine and imprisonment.

13. **WATER CLOSETS-RENEWING**—It shall be the duty of Plumbers to report to the Plumbing Inspector the replacing of old closets with new closets, or old bath-tubs with new bath-tubs,
or old sinks with new sinks, or any old fixture with a new fixture, in order that the work of replacing the old material with the new material may be inspected by the Plumbing Inspector. It is also unlawful for a Master or Journeyman plumber to fail to properly close soil, waste or vent pipes after repairs are made.

14. Every house and building must be separately and independently connected with the street sewer, unless under the same ownership; also each house on one lot, if owned by different parties, except in cases where there may be a house in the rear of the lot. In this case it may be connected with the sewer of the house in front, provided the old sewer will satisfactorily stand the test and is owned by the same parties.

SECTION VIII.

TESTING.

1. All house sewers and soil runs, after being laid, shall be allowed to remain uncovered until inspected by the Plumbing Inspector when the work is sufficiently advanced for inspection in building or yard. Every facility must be given the Plumbing Inspector to make a thorough inspection, that is, if any pipes are enclosed, or covered up with flooring, siding, lath, dirt or other material, or covered in any way whatsoever, so as to tend to obstruct a thorough inspection of the plumbing the said obstruction must be removed by the plumber or plumbers doing the plumbing work, before the Plumbing Inspector can be required to inspect the work. It shall be unlawful for any building contractors or carpenters to cover work and refuse to uncover for inspection. It is also necessary to leave up all bath-room floors until plumbing work is installed and tested.

2. It is hereby declared necessary to report all work ready for final inspection to the Plumbing Inspector, during the progress of work.

3. All sewer, drains, soil, waste and vent pipes must have all openings stopped, and be filled with water to highest point of the highest vent. The Plumbing Inspector shall have the right to demand such water or other test as he may deem necessary. When a system of plumbing has been tested in sections, then there shall be another test made after the various lines have been connected together, and this last shall be with water pressure to the highest point of work. When new work is put in old buildings and it is not practical to test new work, both new and old must be tested. The smoke or peppermint test shall be made any time whenever demanded by the Plumbing Inspector.

4. Y's and T openings or other openings, left for future use, when testing in rough, must be plugged with iron or brass plugs, caulked in permanently.

5. The testing of a plumbing system must be made in the presence of the Plumbing Inspector, and if the test proves satisfactory to him, he shall issue a proper certificate accordingly. In all cases notice must be given the Plumbing Inspector when the work is sufficiently advanced for inspection.

6. All the provisions of the various paragraphs of this section shall apply to outside and inside pipes of the plumbing system of a building.

7. Work must be ready for inspection when notice is sent to inspector. The failure on the part of the Master Plumber to make application for first and final inspections, or a violation of any part of the rules of the board of Health in the construction of any plumbing work, or failure to correct the fault after notifications, will be deemed sufficient cause to have his license suspended for such length of time as the Board of Health may deem proper. No Master Plumber shall construct or alter a system of plumbing during the time of his suspension.

SECTION IX.

1. All ordinances and parts of ordinances in conflict with the provisions of this ordinance are hereby repealed, and ordinances Nos. 3790, 3901, 4010, 4289, 4291, are hereby expressly repealed.
Passed and adopted by the Common Council of the City of San Diego, California, this 6th day of May, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Seaton and Dodson.

NOES---NONE

ABSENT---COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 6th day of May, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage at its first reading this 6th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I hereby approve the foregoing Ordinance this 7th day of May, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4732 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 6th day of May, 1912, and as approved by the Mayor of said City on the 7th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

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

Section 1. Section 6 of Ordinance No. 2341 of the ordinances of the City of San Diego, entitled, "An ordinance imposing municipal licenses in the City of San Diego, California, and providing the manner of the issuing and collecting of the same, regulating the manufacture, sale and giving away of spirituous, vinous or malt liquors in said City, and the hours for opening and closing places where such liquors are sold, prohibiting screens and other obstructions, limiting the number of licenses to be issued and prescribing the duties of certain Officers of said City, and fixing a penalty for the violation of said Ordinance", approved January 31, 1906, as amended by Ordinance No. 4428, of the ordinances of the City of San Diego, passed and approved May 10, 1911, is hereby amended to read as follows:

"Section 6. For the purpose of issuance and collection of Hotel, Restaurant and Eating house liquor licenses in said City, Hotels, Restaurants and Eating Houses are hereby divided into two classes, as follows:

All hotels, restaurants, and eating houses which procure and take out licenses for the sale of liquor of all kinds with bona fide meals only, shall be known and designated
as 'Class A'; all hotels, restaurants, and eating houses which procure and take out licenses for the sale of wine, ale and beer only, with bona fide meals, shall be known and designated as 'Class B'.

The rate of license shall be as follows:

For the dining room of any hotel, restaurant, or eating house belonging to Class A, $150.00 per month, provided that no liquor shall be sold or furnished at any such place except with and as a part of a bona fide meal.

For the dining room of any hotel, restaurant, or eating house belonging to Class B, $75.00 per month, provided that no intoxicating or spirituous liquors other than wine, ale or beer can be sold or furnished at any such place, and then only with and as a part of a bona fide meal.

For every place where intoxicating or alcoholic liquors, wine, ale or beer is sold in quantities of not less than one-fifth of a gallon at a time, $125.00 per month; for every distillery, brewery or other place where intoxicating, spirituous, vinous or malt liquors are distilled, made or brewed, the sum of $150.00 per month, provided such license shall authorize the distillation, making or brewing, or disposal of at wholesale, or of any of the above named liquors, wines, ale or beer on the premises of any such distillery, brewery, or place, but shall not authorize any sale or disposition at retail.

For every saloon, barroom, tippling house or other place where any intoxicating, spirituous, vinous, or malt liquors are sold, or dispensed, in quantities of less than one-fifth of a gallon at a time, to be drunk on the premises, excepting the place otherwise provided for in this section, $150.00 per month; provided, that no person holding a license to carry on and conduct the business of a retail dealer shall be required to take out an additional license to carry on and conduct the business of a wholesale liquor dealer within the same room covered by his retail, license."

Section 2. All ordinances and parts of ordinances, in conflict herewith are hereby repealed.

Section 3. This ordinance shall take effect thirty days after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 8th day of May, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Sehon, Woods and Dodson.

NOES---NONE

ABSENT---COUNCILMAN Fay.

and signed in open session thereof by the President of said Common Council, this 8th day of May, 1912.

A. E. Dodson,
President of the Common Council of the City
Of San Diego, California.

I hereby certify that the above and foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage, at its first reading, this 8th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 8th day of May, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SERAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4732 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 8th day of May, 1912, and as approved by the Mayor of said City on the 8th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By

ORDINANCE NO. 4732
AUTHORIZING THE PAYMENT OF $3,113.18 FOR CAST IRON WATER PIPE.

WHEREAS, Ordinance No. 4591 provides for the purchase of
120 pieces of 6-inch cast iron pipe, 430 pounds each, 26 tons;
100 pieces of 6-inch cast iron pipe, 575 pounds each, 30 tons;
600 pieces of 12-inch cast iron pipe, 1000 pounds each, 300 tons;
160 pieces of 24-inch cast iron pipe, 2800 pounds each, 24 tons;
The expense of same not to exceed the sum of $15,000.00, and
Whereas, the expense of same was $16,113.18, which leaves a balance of $3,113.18 in excess of the provisions of Ordinance No. 4591, THEREFORE,
BE IT ORDAINED by the Common Council of the City of San Diego, as follows:
Section 1. That there is hereby appropriated out of the Water Fund of said City the sum of Three Thousand, One Hundred Thirteen and 18/100 Dollars ($3,113.18) to cover the balance due on said cast iron pipe.
Section 2. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 16th day of May, 1912, by the following vote, to-wit:
AYES---COUNCILMEN Adams, Woods and Dodson.
NOES---NONE
ABSENCE--COUNCILMEN Fay and Sehon.

and signed in open session thereof by the President of said Common Council, this 16th day of May, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

(I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4733 of the ordinances)

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 16th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. H. Bartlett Deputy.

I hereby approve the foregoing ordinance this 17th day of May, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.
AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re authorizing payment of $3113.18 out of Water Fund in addition to $15,000 provided for by Ordinance #4591 for water pipe can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated May 16, 1912.

J. N. Newkirk.
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4734 of the ordinances of the City of San Diego, California, as adopted by the Common Council of the said City of San Diego on the 16th day of May, 1912, and as approved by the Mayor of said City on the 17th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.
the Police Department can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated May 6, 1912.

J. N. Newkirk.
Auditor of the City of San Diego, California,

I, A. E. DODSON, President of the Common Council, of the City of San Diego, California, do hereby certify that the within and foregoing ordinance, being vetoed by the Mayor of said City by message dated May the 13th, 1912, and returned to said Common Council on said 13th day of May, 1912, was by said Common Council of said City of San Diego, California, on the 20th day of May, 1912, reconsidered, and upon motion said ordinance was duly passed and adopted by the affirmative vote of two-thirds of all the members of said Common Council, at a regular meeting in open session thereof on said 20th day of May, 1912.

A. E. Dodson,
President of the Common Council of the City
Of San Diego, California.

Attest:
Allen H. Wright,
City Clerk,
By Hugh A. Sanders, Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4734 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 20th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By Hugh A. Sanders, Deputy.

ORDINANCE NO. 4735.
AN ORDINANCE FIXING THE RATE AND LEVYING TAXES FOR MUNICIPAL PURPOSES FOR THE FISCAL YEAR 1912.

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

Section 1. That it is necessary in order to raise sufficient revenue to carry on the different departments of the municipal government for the current fiscal year to levy the tax hereinafter fixed.

Section 2. In pursuance of said necessity, there is hereby fixed the rate of one dollar and fifty-eight cents ($1.58) on each one hundred dollars valuation of property on the assessment roll of the City for the year 1912, and said rate is hereby levied upon all taxable property, both real and personal, in the City of San Diego; and which levy is apportioned to the several funds of said City as follows:

1. To the Fire Department Fund ..................................215
2. To the Salary Fund ............................................275
3. To the Street Fund ............................................18
4. To the Police Department Fund ..............................02
5. To the Sewer and Drainage Fund ............................062
6. To the Street Light Fund ...................................067
7. To the Library Fund ...........................................013
8. To the Park Improvement Fund .............................08
9. To the Office Fund........................................... 0.008
10. To the General Fund........................................ 0.05
11. To the Blacksmith Department............................. 0.01
12. To the Pueblo Land Improvement Fund..................... 0.02

ON REAL ESTATE IMPROVEMENT AND NO OPERATIVE---------Roll, $46,869,865.00.

13. To the Harbor Improvement Bonds........................ 0.14150
14. To the Water Addition Bond Interest & Sinking Fund..... 0.04875
15. To North Park Sewer Bond Interest & Sinking Fund....... 0.01310
16. To Switzer Canyon Sewer Bond Interest & Sinking Fund... 0.00374
17. To West Side Sewer Bond Interest & Sinking Fund......... 0.01031
18. To Park Improvement Bond Interest & Sinking Fund....... 0.08700

To General Fund.................................................. 0.03549

Total Roll, $46,869,865.00.

Issued previous to November 8, 1910.

19. To Refunding Bond Interest and Sinking Fund............. 0.02865
20. To Water Bond Interest and Sinking Fund................ 0.07141
21. To Fire Improvement Bond Interest & Sinking Fund....... 0.00467
22. To Bridge Bond Interest and Sinking Fund................ 0.00109
23. To Sewer Extension Bond Interest & Sinking Fund........ 0.01751
24. To Water Improvement Bond Interest & Sinking Fund....... 0.02460
25. To B Street Conduit Bond Interest & Sinking Fund....... 0.00962
26. To 30th Street Water Main Bond Interest and Sinking Fund 0.00692
27. To Water Extension Bond Interest & Sinking Fund........ 0.00769
28. To General Water Enlargement and Extension Bond Interest
   and Sinking Fund.............................................. 0.03549
29. To Reservoir Bond Interest and Sinking Fund.............. 0.02051
30. To Boulevard and Road Bond Interest & Sinking Fund...... 0.00971
31. To Cemetery Road Bond Interest and Sinking Fund......... 0.00128
32. To Concrete Culvert Bond Interest and Sinking Fund..... 0.00705
33. To Fire Department Bond Interest and Sinking Fund....... 0.00925
34. To Sewer Improvement Bond Interest and Sinking Fund.... 0.00732
35. To University Heights Sewer Bond Interest and Sinking Fund 0.00124
36. To Florence Heights Sewer Bond Interest & Sinking Fund 0.00200
37. To East Side Sewer Bond Interest & Sinking Fund......... 0.00122
38. To La Jolla Sewer Bond Interest & Sinking Fund.......... 0.00477
39. To Ninth Ward Outfall Sewer Bond Interest & Sinking Fund 0.00132
40. To South & Lincoln Park Sewer Bond Interest and Sinking Fund 0.00166

WHEN A'S, Section 2, Chapter 1, of Article VI of the City Charter requires the tax
rate to be fixed and levied on or before the second Monday of May in each year, and Section
10, of said Chapter requires that said taxes so levied shall become due and payable on the
First Monday in June of each year, and this ordinance being now enacted in order to secure and
preserve to the City its rightful revenues, and for the immediate preservation of the public
peace, health and safety, an urgency is hereby declared to exist, and this ordinance shall be
in effect immediately from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 9th
day of May, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Sehon, Woods and Dodson.

NOES---NONE

ABSENT--COUNCILMAN Way.
and signed in open session thereof by the President of said Common Council, this 9th day of May, 1912.

A. E. Dodson,
President of the Common Council of the City Of San Diego, California.

I hereby certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage, at its first reading, this 9th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

Auditor's Certificate.
I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re Tax Rate for year 1912, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated May 9, 1912.

J. N. Hewkirk,
Auditor of the City of San Diego, California.

I, A. E. Dodson, President of the Common Council of the City of San Diego, California, do hereby certify that the within and foregoing ordinance, being vetoed by the Mayor of said City, be message dated May the 13th, 1912, and returned to said Common Council on said 13th day of May, 1912, was by said Common Council of the said City of San Diego, California, on the 20th day of May, 1912, reconsidered, and upon motion, said ordinance was duly passed and adopted by the affirmative vote of two-thirds of all the members of said Common Council, at a regular meeting in open session thereof on said 20th day of May, 1912.

A. E. Dodson,
President of the Common Council of the City Of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4735 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City, on the 9th day of May, 1912; and as adopted over the mayor's veto on the 20th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

Ordinance No. 4736.
Authorizing the Purchase of One Roadster for the Use of the Water Department.

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

Section 1. That the Superintendent of the Department of Finance, Ways and Means be and he is hereby authorized and directed to purchase for the Water Department of the City of San Diego, one Automobile, provided, however, that the cost thereof shall not exceed the sum of
One Thousand ($1000.) Dollars.

Section 2. That there is hereby appropriated out of the Water Fund of said City the sum of One Thousand (1000) Dollars, or so much thereof as may be necessary to make the above named purchase.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 20th day of May, 1912, by the following vote; to-wit:

AYES---COUNCILMEN Adams, May, Sehon and Woods and Dodson.

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 20th day of May, 1912.

A. E. Dodson,
President of the Common Council of the City
Of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage, at its first reading, this 20th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego
By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 22nd day of May, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance in re, Purchase of auto costing not exceeding $1000.00 out of Water Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated May 20, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4736 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 20th day of May, 1912, and as approved by the Mayor of said City on the 22nd day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.
Section 1. That the Superintendent of the Department of Finance Ways & Means be and he is hereby authorized to purchase in the open market and without calling for bids one Briggs Motor-Driven Street Cleaner, provided that the total cost of same is not in excess of the sum of Three Thousand, Five Hundred ($3,500.00) Dollars.

Section 2. That the above mentioned purchase be made under the terms and conditions of that certain contract between said City of San Diego and Briggs Labor Saving Specialty Company, filed in the office of the City Clerk of said City, on the 29th day of December, 1911, said document being numbered 47483.

Section 3. That there be and there is hereby appropriated out of the Street Fund of said City the sum of Three Thousand, Five Hundred ($3,500.00) Dollars, or so much thereof as may be necessary to meet the expenditure above named.

Section 4. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 20th day of May, 1912, by the following vote, to-wit:
AYES—COUNCILMEN Adams, Fay, Schon, Woods and Dodson
NOES—NONE
ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 20th day of May, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I Hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 20th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I Hereby approve the foregoing ordinance this 23rd day of May, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

I Hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4737 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 20th day of May, 1912, and as approved by the Mayor of said City on the 23rd day of May, 1912.

Allen H. Wright,
ORDINANCE NO. 4738.

AN ORDINANCE CONFIRMING THE SALE OF CERTAIN REAL PROPERTY BELONGING TO THE CITY OF SAN DIEGO, CALIFORNIA, AND DIRECTING THE EXECUTION OF A DEED THEREOF TO THE PURCHASER.

WHEREAS, heretofore, the Common Council of the City of San Diego, by an ordinance duly passed on the 9th day of March, 1912, did authorize and direct the sale at public auction of certain real property belonging to the City of San Diego, and particularly described as follows:

LOTS 7 and 8, in BLOCK 63, of Culverwell and Taggart's Addition to the said City of San Diego, California; also whatever building there may be on said lots; and directing that the sale of such building be made either separately or together with said lots, as would be for the best interest of said City, and directing that said lots should not be sold for less than $5500.00, and that the said building should not be sold for less than $1500.00; and also directing the City Clerk to give notice thereof as required by law and to receive bids therefor, subject to the approval of the said Common Council; and

WHEREAS, The Clerk of said City did cause to be published and given, according to law and said ordinance, due notice of sale of said property at public auction to be held on Tuesday, the 14th day of May, 1912, at 10 o'clock a.m. of said day, at the front entrance to the City Hall on G Street in said City; and

Whereas, said lots and the said building were then and there offered, both separately and collectively, for sale; and

Whereas, the highest and best bid for said property was the bid of Henry Schwartz, who offered for said lots the sum of $6,150.00, without the said building, allowing said City four months to remove said building, without charge for occupancy of said lots; and

WHEREAS, said bid was accepted and said lots sold to said Henry Schwartz for $6,150.00, who duly deposited his check for 5% of the purchase price of said lots, the balance to be paid upon delivery of the deed thereof to the said purchaser;

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

Section 1. That the sale of the said lots, without said building, to the said HENRY SCHWARTZ, for the sum of $6,150.00 is hereby ratified, approved and confirmed, and it is hereby ordered and directed that the Mayor and the Clerk of said City be and they are hereby authorized and empowered to make to the said Henry Schwartz, under the corporate seal of the City of San Diego, a grant deed of the said Lots 7 and 8, in Block 63 of Culverwell and Taggart's Addition to said City; and that reservation be made in said deed of the building on the said lots situated, with right to remove the said building therefrom within four months from the date of the delivery of the deed. The balance of the purchase price shall be paid at the time of the delivery of said deed.

Section 2. This ordinance shall take effect thirty-days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 20th day of May, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Woods, and Dodson.

NOES---NONE

ABSENT--COUNCILMAN Sehon.

and signed in open session thereof by the President of said Common Council, this 20th day of May, 1912.
A. E. Dodson,
President of the Common Council of the City
Of San Diego, California.

I hereby certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 20th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)
I hereby approve the foregoing Ordinance this 23rd day of May, 1912.

James H. Wadham,
Mayor of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL)
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4739 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 20th day of May, 1912, and as approved by the Mayor of said City on the 23rd day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL)

ORDINANCE NO. 4739.

An Ordinance Establishing the Grade of Fay Street between the South Line of La Jolla Park and a Point 200 Feet South from the South Line of Rushville Street.

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

Section 1. That the grade of Fay Street in said City of San Diego, between the south line of La Jolla Park and a point 200 feet south from the south line of Rushville Street is hereby established as follows:

At the intersection of the west line of Fay Street with the south line of La Jolla Park, at 123.00 feet.

At the intersection of the east line of Fay Street with the south line of La Jolla Park, at 124.00 feet.

At the intersection of the east line of Fay Street with Center Street; at the northeast corner at 145.00 feet; at the northwest corner, at 144.00 feet; at the southwest corner, at 145.00 feet; at the southeast corner, at 146.00 feet.

At the intersection of Fay Street with Rushville Street; at the northeast corner, at 149.00 feet; at the northwest corner, at 148.00 feet; at the southwest corner, at 149.00 feet; at the southeast corner, at 150.00 feet.

At a point on the east line of Fay Street 200 feet south from the south line of Rushville Street, at 154.00 feet.

At a point on the west line of Fay Street 200 feet south from the south line of Rushville Street, at 153.00 feet.

Section 2. And the grade of said Fay Street, between the points hereinbefore mentioned shall have a uniform ascent and descent, and the center line of said Fay Street shall have an
average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the 31st day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 20th day of May, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 20th day of May, 1912.

A. E. Dodson,
President of the Common Council of the City
Of San Diego, California.

I Hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 20th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I Hereby Approve the foregoing Ordinance this 23rd day of May, 1912.

James E. Wadham.

Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL)

I Hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4739 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 20th day of May, 1912; and as approved by the Mayor of said City on the 23rd day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL)
and the acquisition of personal property mentioned for the use of the Fire Department of the City, as specified in sub-section 1 of Section 10 of that certain ordinance of the City of San Diego, entitled, "An Ordinance Calling a Special Election in the City of San Diego, and Submitting to the Voters thereof Propositions for the Incurring of a Bonded Indebtedness", and approved by the Mayor thereof on the 20th day of March, 1912, and is issued under and pursuant to and in full compliance with the act of the legislature of the State of California, which became a law on February 25th, 1901, and amendments thereof, authorizing the incurring of indebtedness by cities for municipal improvements, and the charter of said City, and the constitution and other laws of said State, and in full compliance with certain ordinances and proceedings of the Common Council of said City.

It is further certified, recited and declared that all the acts, conditions and things required to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and manner as required by law, that this issue of bonds has been authorized by the vote of two-thirds of the duly qualified electors of said City voting at a special election duly and regularly called and held in said City on the 7th day of May, 1912; and that the amount of this bond together with all other indebtedness of said City does not exceed any limit prescribed by the Constitution of said State or by any statute or law thereof; and that before the issuance of this bond provision has been duly made as required by the Constitution and laws in that behalf for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also to constitute a sinking fund for the payment of the principal thereof on or before maturity and within forty years from the date of this bond.

The full faith and credit of the said City of San Diego are hereby irrevocably pledged for the punctual payment of the principal and interest of this bond.

IN WITNESS WHEREOF, the said City of San Diego, has caused this bond to be signed by the Mayor and Treasurer of said City and countersigned by the Clerk thereof and attested by the corporate seal of said City hereto attached, and this bond to be dated the first day of July, 1912.

Mayor of the City of San Diego,
California.

Treasurer of the City of San Diego,
California.

Countersigned:

City Clerk of the City of San Diego,
California.

INTEREST COUPON.

MUNICIPAL IMPROVEMENT BOND.

FIRE DEPARTMENT FUND.

BOND NO. INTERNET COUPON NO.

SPECIAL ELECTION MAY 7, 1912.

On the 1st day of {January} , 19 , the City of San Diego, California, on presentation
of this coupon at the office of the City Treasurer thereof or at the National Park Bank, New York, N.Y. will pay to bearer, twenty-two and 50/100 Dollars in United States Gold Coin for semi-annual interest on above bond.

Treasurer of the City of San Diego,
California.

There shall be 80 of said bonds issued, each of which shall be of the denomination of $1,000.00; and they shall be numbered from 1 to 80 consecutively. The order of payment shall begin with the smallest numbered bond and shall continue from the less to the greater, two of said bonds becoming due and payable annually until all of said bonds shall have been paid.

The money derived from the sale of said bonds shall be placed and kept in a separate fund, which shall be known as the "MUNICIPAL IMPROVEMENT FIRE DEPARTMENT FUND".

Section 2. The bonds of said City of San Diego to the amount and par value of $120,000.00 shall be issued for the purpose of the acquisition, construction and completion of extensions to the City's sewer system, as more fully and at length set forth in sub-section II of Section 1 of said Ordinance No. 4665 calling said special election. Said bonds and the coupons thereof shall be substantially in the following form:

UNITED STATES OF AMERICA.
STATE OF CALIFORNIA.
CITY OF SAN DIEGO.

NO. $1,000.00
MUNICIPAL IMPROVEMENT BOND.
NORTH AND EAST SIDE SEWER EXTENSION FUND
SPECIAL ELECTION MAY 7, 1912.

KNOW ALL MEN BY THESE PRESENTS that the City of San Diego, a municipal corporation of the State of California, acknowledges itself indebted for value received and hereby promises to pay to bearer ONE THOUSAND DOLLARS on the first day of January, 19, with interest thereon from the date hereof until said principal sum is paid, at the rate of four and one-half per cent per annum, payable semi-annually on the first days of January and July of each year on the presentation and surrender of the respective coupons hereto annexed as they severally become due, both principal and interest of this bond being payable in gold coin of the United States of America, at the office of the Treasurer of said City, or at the National Park Bank, New York, New York, at the option of the holder hereof.

This bond is issued for the purpose of enabling the City to acquire, construct and complete certain extensions to the City's Sewer System, as specified in sub-section II of Section 1 of that certain ordinance of the City of San Diego, entitled, "An Ordinance Calling a Special Election in the City of San Diego, and Submitting to the Voters thereof Propositions for the Incurring of a Bonded Indebtedness," and approved by the Mayor thereof on the 20th day of March, 1912, and is issued under and pursuant to and in full compliance with the act of the legislature of the State of California which became a law on February 25th, 1901, and amendments thereof, authorizing the incurring of indebtedness by cities for municipal improvements, and the charter of said City, and the Constitution and other laws of said State, and in full compliance with certain ordinances and proceedings of the Common Council of said City.

It is further certified, recited and declared that all the acts, conditions and things required to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and manner as required by law, that this issue of bonds has been authorized by the vote of two-thirds of the duly qualified electors of said City voting at a special election duly and regularly called and held in said City on
At a point on the north line of Genter Street, 400 feet east from the east line of La Jolla Boulevard, at 89.00 feet.

At the intersection of Genter Street with Draper Street: at the southwest corner, at 107.50 feet; at the northwest corner, at 107.00 feet; at the northeast corner, at 106.00 feet; at the southeast corner, at 108.50 feet.

At the intersection of Genter Street with Eads Street: at the southwest corner, at 129.50 feet; at the northwest corner, at 129.00 feet; at the northeast corner, at 130.00 feet; at the southeast corner, at 130.50 feet.

At the intersection of Genter Street with Fay Street; at the southwest corner, at 145.00 feet; at the northwest corner, at 144.00 feet.

Section 2. And the grade of said Genter Street, between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by ordinance No. 3950 of the ordinances of said City.

Section 3. This Ordinance shall take effect on the 31st day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 20th day of May, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.
NOES---NONE
ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 20th day of May, 1912.

A. E. Dodson,
President of the Common Council of the City Of San Diego, California.

I hereby certify that the above and foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 20th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 23rd day of May, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4740 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 20th day of May, 1912, and as approved by the Mayor of said City on the 23rd day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By [Signature] Deputy.
ORDINANCE NO. 4741.

AN ORDINANCE PROVIDING FOR THE ISSUANCE, FORM
AND EXECUTION OF CERTAIN MUNICIPAL BONDS.

WHEREAS, in pursuance of a resolution of the Common Council of the City of San Diego, entitled, "Resolution No. 10410, That the public interest requires the acquisition of certain municipal improvements", which was passed by the Common Council of said City on the 14th day of March, 1912, by a two-thirds vote thereof, and duly approved by the Mayor of said City on the 18th day of March, 1912; and in pursuance also of Ordinance No. 4685, entitled, "An Ordinance Calling a Special Election in the City of San Diego, and Submitting to the Voters Thereof Propositions for the Incurring of a Bonded Indebtedness", which said ordinance was passed by the said Common Council by a two-thirds vote thereof on the 18th day of March, 1912, and which was duly approved by the Mayor of said City on the 20th day of March, 1912; by which said ordinance there was submitted to the qualified electors of the City of San Diego, propositions for the incurring of a bonded indebtedness by said City for the purposes set forth in said resolution, and

WHEREAS, at the election held in said City in pursuance of said ordinance, on the 7th day of May, 1912, two-thirds of all the voters voting at said election authorized the incurring of bonded indebtedness by said City for the purpose specified in said resolution, and hereinafter in this ordinance more particularly specified;

NOW, THEREFORE, in order to carry into effect the determination of the voters, of said City as expressed at said election,

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

SECTION 1. The bonds of said City of San Diego to the amount and par value of $80,000.00 shall be issued for the purpose of the acquisition of various pieces of real property and the acquisition, construction and completion of the improvements thereon, and the acquisition of the personal property, for the use of the Fire Department of said City, which said property and the improvements thereon are more fully and at length set forth in Sub-section 1 of Section 1 of said Ordinance No. 4685 calling said special election. Said bonds and the coupons thereof shall be substantially in the following form:

UNITED STATES OF AMERICA.
STATE OF CALIFORNIA.
CITY OF SAN DIEGO.

MUNICIPAL IMPROVEMENT BOND.
FIRE DEPARTMENT FUND.

SPECIAL ELECTION MAY 7, 1912.

KNOW ALL MEN BY THESE PRESENTS that the City of San Diego, a municipal corporation of the State of California, acknowledges itself indebted for value received and hereby promises to pay to bearer ONE THOUSAND DOLLARS on the first day of January, 19 , with interest thereon from the date hereof until said principal sum is paid, at the rate of four and one-half per cent per annum, payable semi-annually on the first days of January and July of each year on the presentation and surrender of the respective coupons hereto annexed as they severally become due, both principal and interest of this bond being payable in gold coin of the United States of America, at the office of the Treasurer of said City, or at the National Park Bank, New York, New York, at the option of the holder hereof.

This bond is issued for the purpose of acquiring by the City the various pieces of real property, and the acquisition, construction and completion of the improvements thereon,
the 7th day of May, 1912; and that the amount of this bond, together with all other indebtedness of said City does not exceed any limit prescribed by the constitution of said State or by any statute or law thereof; and that before the issuance of this bond provision has been duly made as required by the Constitution and laws in that behalf for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also to constitute a sinking fund for the payment of the principal thereof on or before maturity and within forty years from the date of this bond.

The full faith and credit of the said City of San Diego are hereby irrevocably pledged for the punctual payment of the principal and interest of this bond.

IN WITNESS WHEREOF the said City of San Diego has caused this bond to be signed by the Mayor and Treasurer of said City and countersigned by the Clerk thereof and attested by the corporate seal of said City hereto attached, and this bond to be dated the first day of July, 1912.

Mayor of the City of San Diego,
California.

Treasurer of the City of San Diego,
California.

Countersigned:

City Clerk of the City of San Diego, California.

INTEREST COUPON.

MUNICIPAL IMPROVEMENT BOND
NORTH AND EAST SIDE SEWER EXTENSION FUND

BOND NO. INTEREST COUPON NO.

SPECIAL ELECTION MAY 7, 1912.

On the 1st day of [January] 19 [July], the City of San Diego, California, on presentation of this coupon at the office of the City Treasurer thereof, or at the National Park Bank, New York, N.Y., will pay to bearer Twenty-two and 50/100 Dollars in United States gold coin for semi-annual interest on above bond.

Treasurer of the City of San Diego,
California.

There shall be 120 of said bonds issued, each of which shall be of the denomination of $1,000.00 and they shall be numbered from 1 to 120 consecutively. The order of payment shall begin with the smallest numbered bond and shall continue from the less to the greater, three of said bonds becoming due and payable annually until all of said bonds shall have been paid.

The money derived from the sale of said bonds shall be placed and kept in a separate fund, which shall be known as the "North And East Side Sewer Extension Fund."

Section 3. The bonds of said City of San Diego to the amount and par value of $50,000.00 shall be issued for the purpose of the repair and improvement of various streets and highways of the City, as more fully and at length set forth in sub-section III of Section 1 of said Ordinance No. 4685 calling said special election. Said bonds and the coupons thereof shall
be substantially in the following form:

UNITED STATES OF AMERICA.

STATE OF CALIFORNIA.

CITY OF SAN DIEGO.

No. ($1,000.00)

MUNICIPAL IMPROVEMENT BOND.

STREET IMPROVEMENT FUND.

SPECIAL ELECTION MAY 7, 1912.

($375.00)

KNOW ALL MEN BY THESE PRESENTS that the City of San Diego, a municipal corporation of the State of California, acknowledges itself indebted for value received and hereby promises to pay to bearer (ONE THOUSAND DOLLARS) on the first day of January, 19 , with interest thereon from the date hereof until said principal sum is paid, at the rate of four and one-half per cent per annum, payable semi-annually on the first days of January and July of each year on the presentation and surrender of the respective coupons hereto annexed as they severally become due, both principal and interest of this bond being payable in gold coin of the United States of America, at the office of the Treasurer of said City, or at the National Park Bank, New York, New York, at the option of the holder hereof.

This bond is issued for the purpose of the repair and improvement of various streets and highways of the City, as specified in sub-section III of Section 1 of that certain ordinance of the City of San Diego, entitled, "AN Ordinance Calling a Special Election in the City of San Diego, and Submitting to the Voters Thereof Propositions for the Incurring of a Bonded Indebtedness," and approved by the Mayor thereof on the 20th day of March, 1912, and is issued under and pursuant to and in full compliance with the act of the legislature of the State of California which became a law on February 25th, 1901, and amendments thereof, authorizing the incurring of indebtedness by cities for municipal improvements, and the charter of said City, and the constitution and other laws of said State, and in full compliance with certain ordinances and proceedings of the Common Council of said City.

It is further certified, recited and declared that all the acts, conditions and things required to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, from and manner as required by law, that this issue of bonds has been authorized by the vote of two-thirds of the duly qualified electors of said City voting at a special election duly and regularly called and held in said City on the 7th day of May, 1912; and that the amount of this bond together with all other indebtedness of said City does not exceed any limit prescribed by the Constitution of said State or by any statute or law thereof; and that before the issuance of this bond provision has been duly made as required by the Constitution and laws in that behalf for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also to constitute a sinking fund for the payment of the principal thereof on or before maturity and within forty years from the date of this bond.

The full faith and credit of the said City of San Diego are hereby irrevocably pledged for the punctual payment of the principal and interest of this bond.

IN WITNESS WHEREOF the said City of San Diego has caused this bond to be signed by the Mayor and Treasurer of said City and countersigned by the Clerk thereof and attested by the corporate seal of said City hereto attached, and this bond to be dated the first day of July, 1912.
MAYOR OF THE CITY OF SAN DIEGO, CALIFORNIA.

TREASURER OF THE CITY OF SAN DIEGO, CALIFORNIA.

COUNTERSIGNED:

CITY CLERK OF THE CITY OF SAN DIEGO, CALIFORNIA.

INTEREST COUPON
MUNICIPAL IMPROVEMENT BOND
STREET IMPROVEMENT FUND

BOND NO.

SPECIAL ELECTION MAY 7, 1912.

On the 1st day of (January) 19, the City of San Diego, California, on presentation of this coupon at the office of the City Treasurer thereof, or at the National Park Bank, New York, N.Y., will pay to bearer, (Twenty-two and 50/100 Dollars) in United States gold coin for semi-annual interest on above bond.

TREASURER OF THE CITY OF SAN DIEGO, CALIFORNIA.

There shall be 80 of said bonds issued, 40 of which shall be of the denomination of $1,000.00 and 40 of which shall be of the denomination of $375.00; and they shall be numbered from 1 to 80, the larger denomination being given the even numbers and the smaller denomination the odd numbers. For example: The $1,000.00 bonds shall be numbered 2, 4, 6, 8, and so on; and the $375.00 bonds shall be numbered 1, 3, 5, 7, and so on. The order of payment shall begin with the smallest numbered bond and shall continue from the less to the greater, two of said bonds becoming due and payable annually until all of said bonds shall have been paid.

The money derived from the sale of said bonds shall be placed and kept in a separate fund, which shall be known as the "STREET IMPROVEMENT FUND."

Section 4. The bonds of said City of San Diego to the amount and par value of $340,000.00 shall be issued for the purpose of the extension and repair of the water system of the City, as more fully and at length set forth in Sub-division IV of Section 1 of said Ordinance No. 4685, calling said special election. Said Bonds and the coupons thereof shall be substantially in the following form:

UNITED STATES OF AMERICA.
STATE OF CALIFORNIA.
CITY OF SAN DIEGO.

NO. ($1,000.00) ($500.00)

MUNICIPAL IMPROVEMENT BOND
WATER EXTENSION AND REPAIR FUND
SPECIAL ELECTION MAY 7, 1912

KNOW ALL MEN BY THESE PRESENTS that the City of San Diego, a municipal corporation of the State of California, acknowledges itself indebted for value received and hereby promises
to pay bearer (\$1,000) on the first day of January, 1912, with interest thereon
from the date hereof until said principal sum is paid, at the rate of four and one-half per
cent per annum, payable semi-annually on the first days of January and July of each year on the
presentation and surrender of the respective coupons hereto annexed as they severally become
due, both principal and interest of this bond being payable in gold coin of the United States of
America, at the office of the Treasurer of said City, or at the National Park Bank, New York,
New York, at the option of the holder hereof.

This Bond is issued for the purpose of the extension and repair of the water system of
the City, as specified in sub-section IV of Section 1 of that certain ordinance of the City of
San Diego, entitled, "An Ordinance calling a Special Election in the City of San Diego, and Sub-
mitting to the Voters Thereof Propositions for the Incurring of a Bonded Indebtedness," and
approved by the Mayor thereof on the 20th day of March, 1912, and is issued under and pursuant
to and in full compliance with the act of the legislature of the State of California, which
became a law, February 25th, 1901, and amendments thereof, authorizing the incurring of indeb-
tedness by cities for municipal improvements, and the charter of said City, and the constitu-
tion and other laws of said State, and in full compliance with certain ordinances and proceed-
ings of the Common Council of said City.

It is further certified, recited and declared that all the acts, conditions and things
required to exist, happen and be performed precedent to and in the issuance of this bond have
existed, happened and been performed in due time, form and manner as required by law, that
this issue of bonds has been authorized by the vote of two-thirds of the duly qualified elec-
tors of said City voting at a special election duly and regularly called and held in said City
on the 7th day of May, 1912, and that the amount of this bond, together with all other indebted-
ness of said City does not exceed any limit prescribed by the Constitution of said State or by
any statute or law thereof; and that before the issuance of this bond provision has been duly
made as required by the Constitution and laws in that behalf for the collection of an annual
tax sufficient to pay the interest on such indebtedness as it falls due, and also to constitute
a sinking fund for the payment of the principal thereof on or before maturity and within forty
years from the date of this bond.

The full faith and credit of the said City of San Diego are hereby irrevocably pledged
for the punctual payment of the principal and interest of this bond.

IN WITNESS WHEREOF the said City of San Diego has caused this bond to be signed by the
Mayor and Treasurer of said City and countersigned by the Clerk thereof and attested by the cor-
porate seal of said City hereto attached, and this bond to be dated the first day of July, 1912.

Mayor of the City of San Diego,
California.

Treasurer of the City of San Diego,
California.

Countersigned:

City Clerk of the City of San Diego,
California.

INTEREST COUPON
MUNICIPAL IMPROVEMENT BOND
WATER EXTENSION AND REPAIR FUND.
This bond is issued for the purpose of the acquisition of Block Number One Hundred and Seven of Horton's Addition to the City of San Diego, for a playground, and for the acquisition and construction of certain buildings and equipment of such playgrounds, and for the equipment of playgrounds in the 1400 acre park, otherwise known as Balboa Park, as specified in sub-section V of Section 1 of that certain ordinance of the City of San Diego, entitled, "An Ordinance Calling a Special Election in the City of San Diego, and Submitting to the Voters thereof Propositions for the Incurring of a Bonded Indebtedness," and approved by the Mayor thereof on the 20th day of March, 1912, and is issued under and pursuant to and in full compliance with the Act of the Legislature of the State of California which became a law on February 28th, 1901, and amendments thereof, authorizing the incurring of indebtedness by cities for municipal improvements, and the charter of said City, and the constitution and other laws of said State, and in full compliance with certain ordinances and proceedings of the Common Council of said City.

It is further certified, recited and declared that all the acts, conditions and things required to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and manner as required by law, that this issue of bonds has been authorized by the vote of two-thirds of the duly qualified electors of said City voting at a special election duly and regularly called and held in said City on the 7th day of May, 1912; and that the amount of this bond, together with all other indebtedness of said City does not exceed any limit prescribed by the Constitution of said State or by any statute or law thereof; and that before the issuance of this bond provision has been duly made as required by the Constitution and laws in that behalf for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also to constitute a sinking fund for the payment of the principal thereof on or before maturity and within forty years from the date of this bond.

The full faith and credit of the said City of San Diego are hereby pledged for the punctual payment of the Principal and Interest of this bond.

IN WITNESS WHEREOF the said City of San Diego has caused this bond to be signed by the Mayor and Treasurer of said City and countersigned by the Clerk thereof and attested by the corporate seal of said City hereto attached, and this bond to be dated the first day of July, 1912.

MAYOR OF THE CITY OF SAN DIEGO,
CALIFORNIA.

Treasurer of the City of San Diego,
California.

COUNTERSIGNED:

City Clerk of the City of San Diego,
California.

INTEREST COUPON.
MUNICIPAL IMPROVEMENT BOND.
PLAYGROUND PURCHASE AND IMPROVEMENT FUND.

BOND NO. 117

SPECIAL ELECTION MAY 7, 1912.

On the 1st day of { January }, 1912, the City of San Diego, California, on presentation of this coupon at the office of the City Treasurer thereof, or at the National Park Bank,
New York, N.Y., will pay to bearer, (Twenty-two and 50/100 Dollars) in United States Gold Coin for semi-annual interest on above bond.

Treasurer of the City of San Diego, California.

There shall be 80 of said bonds issued, 40 of which shall be of the denomination of $1,000.00; and 40 of which shall be of the denomination of $875.00; and they shall be numbered from 1 to 80, the larger denomination being given the even number and the smaller denominations being given the odd numbers. For example: the $1,000. bonds shall be numbered 2, 4, 6, 8, and so on; and the $875.00 bonds shall be numbered 1, 3, 5, 7, and so on. The order of payment shall begin with the smallest numbered bond and shall continue from the less to the greater, two of said bonds becoming due and payable annually until all of said bonds shall have been paid.

The money derived from the sale of said bonds shall be placed and kept in a separate fund, which shall be known as the "PLAYGROUND PURCHASE AND IMPROVEMENT FUND."

Section 6. The bonds of said City of San Diego to the amount and par value of $10,000.00 shall be issued for the purpose of securing the construction of Comfort Stations to be constructed in the South side of the Plaza and in the North side of Witherby Street, as more fully and at length set forth in sub-section VI of Section 1 of said Ordinance No. 4685 calling said special election. Said bonds and the coupons thereof shall be substantially in the following form:

UNITED STATES OF AMERICA.
STATE OF CALIFORNIA.
CITY OF SAN DIEGO.

MUNICIPAL IMPROVEMENT BOND.
MUNICIPAL IMPROVEMENT FUND.
SPECIAL ELECTION MAY 7, 1912.

KNOW ALL MEN BY THESE PRESENTS, that the City of San Diego, a municipal corporation of the state of California, acknowledges itself indebted for value received and hereby promises to pay to bearer FIVE HUNDRED DOLLARS on the first day of Janur, 19 , with interest thereon from the date hereof until said principal sum is paid, at the rate of four and one-half percent per annum, payable semi-annually on the first days of January and July of each year on the presentation and surrender of the respective coupons hereto annexed as they severally become due, both principal and interest of this bond being payable in Gold Coin of the United States of America, at the office of the Treasurer of said City, or at the National Park Bank, New York, New York, at the option of the holder hereof.

This bond is issued for the purpose of securing the construction of Comfort Stations to be constructed in the South side of the Plaza and in the North side of Witherby Street, as specified in sub-section VI of Section 1 of that certain ordinance of the City of San Diego, entitled, "An Ordinance Calling a Special Election in the City of San Diego, and Submitting to the voters thereof Propositions for the Incurring of a Bonded Indebtedness," and approved by the Mayor thereof on the 20th day of March, 1912, and is issued under and pursuant to and in full compliance with the act of the legislature of the State of California, which became a law on February 25th, 1901, and amendments thereof, authorizing the incurring of indebtedness by cities for municipal improvements, and the charter of said City, and the constitution and other laws of said State, and in full, compliance with certain ordinances and proceedings of the Common Council of said City.
It is further certified, recited and declared that all the acts conditions and things required to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and manner as required by law, that this issue of bonds has been authorized by the vote of two-thirds of the duly qualified electors of said City voting at a special election duly and regularly called and held in said City on the 7th day of May, 1912, and that the amount of this bond, together with all other indebtedness of said City does not exceed any limit prescribed by the Constitution of said State or by any statute or law thereof; and that before the issuance of this bond provision has been duly made as required by the Constitution and laws in that behalf for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also to constitute a sinking fund for the payment of the principal thereof on or before maturity and within twenty-years from the date of this bond.

The full faith and credit of said City of San Diego are hereby irrevocably pledged for the punctual payment of the principal and interest of this bond.

IN WITNESS WHEREOF the said City of San Diego has caused this bond to be signed by the Mayor and Treasurer of said City and countersigned by the Clerk thereof and attested by the corporate seal of said City hereto attached, and this bond to be dated the first day of July, 1912.

Countersigned:

City Clerk of the City of San Diego,
California.

INTEREST COUPON.
MUNICIPAL IMPROVEMENT BOND.
MUNICIPAL IMPROVEMENT FUND.

BOND NO. INTEREST COUPON NO.

SPECIAL ELECTION MAY 7, 1912.

On the 1st day of (January) 1912, the City of San Diego, California, on presentation of this coupon at the office of the City Treasurer thereof, or at the National Park Bank, New York, N.Y. will pay to bearer ELEVEN AND 25/100 DOLLARS in United States gold coin for semi-annual interest on above bond.

Treasurer of the City of San Diego,
California.

There shall be 20 of said bonds issued, each of which shall be of the denomination of $500.00; and they shall be numbered from 1 to 20 consecutively. The order of payment shall begin with the smallest numbered bond and shall continue from the less to the greater, one of said bonds becoming due and payable annually until all of said bonds shall have been paid.

The money derived from the sale of said bonds shall be placed and kept in a separate fund, which shall be known as the "MUNICIPAL IMPROVEMENT FUND".
Section 7. All of the bonds provided for in Section 1, 2, 3, 4, 5, and 6 of this ordinance shall be made payable to bearer, and shall bear interest from the date of such bond until due at the rate of four and one-half per cent. per annum. Both principal and interest shall be paid in gold coin of the United States and shall be payable on presentation and demand at the office of the City Treasurer of the City of San Diego, or at the National Park Bank, New York, N.Y., at the option of the holder thereof. The interest on said bonds shall become due and payable semi-annually on the first day of January and the first day of July in each year. Said bonds shall contain the promise of the City of San Diego to pay the amounts for which they are issued, with interest as aforesaid, at the time and in the manner above specified, and shall refer to the election authorizing the issuance of said bonds and the purpose for which such indebtedness is incurred. The amount of the principal of each bond shall be printed on the face thereof in large figures and with ink of a different color than that in which the body of the bond is printed. And it shall be certified in such bond that all of the conditions and requirements of any ordinance of said City, the charter thereof, and the general laws of the State of California, touching the incurring of such indebtedness by municipal corporations, have been fully complied with.

There shall be attached to each bond one coupon for each semi-annual payment of interest accruing thereon, which coupons shall be so arranged as to become due one in each six months until and including the maturity of the principal specified in each such bond. Each coupon shall have printed on it the number of the principal bond to which it is attached and the name of the fund in aid of which the bond is issued, and such number, name of the fund, and the amount of interest shall be printed in larger type than the body of the coupon; and such coupons shall in addition be numbered from one consecutively up to the last.

Section 8. The Mayor, the City Treasurer and the City Clerk of said City are each hereby authorized and directed for and on behalf of and as the act and deed of the City of San Diego, to sign, in his official capacity, each and every of said bonds substantially in the form hereinabove provided; and the Clerk is in addition directed to affix the corporate seal of said City to each of said bonds; and such signing and sealing shall constitute, and is hereby declared to be a sufficient and binding execution of each and every of said bonds by the City.

The City Treasurer is also authorized and directed to sign his name as Treasurer of said City to each and every of the coupons attached to each respective bond, provided that it shall be a sufficient signature of all such coupons if the signature is printed upon such coupons, and the signing of said coupons by the City Treasurer shall constitute and be a sufficient and binding execution of each and every of said coupons by said City.

Section 9. For the purpose of paying the principal on said bonds as they shall come due, and the interest thereon as such interest shall accrue, the legislative branch of said City shall at the time of fixing the general tax levy and in the manner provided by law, levy and collect each year until such bonds are paid, or until there shall be a sum in the treasury of said City set apart for that purpose sufficient to meet all sums coming due for principal and interest on any of said bonds, a tax sufficient to pay the annual interest on such bonds, and also such part of the principal thereof as shall be come due before the time of fixing the next general tax levy. Said taxes shall be levied and paid in addition to any other tax levied for municipal purposes, and shall be collected at the same time and in the same manner as other municipal taxes are collected, and shall be used for no other purpose than the payment of said bonds and accruing interest.

Section 10. There is hereby established a sinking fund, to be kept by the Treasurer of the City for each of the funds provided in Sections 1, 2, 3, 4, 5, and 6 of this ordinance,
and the proceeds of the taxes levied as aforesaid shall be paid into such sinking fund as soon
as the same shall be collected, and shall remain therein until required for the payment of the
principal and interest to be made upon said bonds and coupons. When the respective payments of
principal and interest on said bonds and coupons shall fall due, the Treasurer of said City is
authorized and directed without any further authority to pay out of the moneys in such fund the
respective sums of principal and interest as they shall fall due on each several bond and cou-
pon, as demand shall be made therefor and upon surrender of such bonds and coupons.

Section 11. Said bonds shall be sold; and in the following manner, namely:

The City Clerk shall, when so directed by the Common Council, cause notice to be pub-
lished in the official paper of the City, and in such other papers as may be designated by the
Common Council, but at least one published in New York, State of New York, which notice shall
be published in the weekly issues thereof for at least two publications, the first publication
being at least thirty days previous to the date of the sale hereinafter mentioned, to the effect
that sealed bids for the purchase of the whole of said bonds, or any part thereof, properly
describing them, will be received at the office of the said City Clerk until 11 o'clock A.M of
the day of the meeting of the Common Council fixed for the consideration of said bids, and that
said bonds will be sold to the highest bidder or bidders therefor by the Common Council, and
that the same shall not be sold for less than par. Each bid shall be accompanied by a check,
certified by a responsible bank, equal to one per centum of the amount of the bid, payable to
the City Clerk of said City, as a guaranty and assurance that the bidder will take so much
of said bonds as he shall bid for, and will pay the price bid therefor, should the bonds be
awarded to him. The Common Council of said City shall, at the meeting fixed for the reception
of the bids, consider such bids as may have been offered, or may adjourn the consideration thereof
to another meeting, and shall sell said bonds to the highest bidder, provided the right shall
be reserved to reject any and all bids, or to accept a bid for such part of the bonds as in the
discretion of the Common Council should be sold to any one bidder. The successful bidder or
bidders shall be required to take so much of said bonds as he shall bid for and shall be award-
ed to him at the rate fixed, and upon ten day's notice from the City Clerk that said bonds are
executed and ready for delivery. In the event of the failure of any purchaser to take the
amount and number of bonds awarded to him upon his bid by the Common Council for ten days after
the notice last aforesaid, his check accompanying his bid and the sum for which it is drawn,
shall be forfeited to the City, and said check shall be cashed and the money paid into the City
Treasury.

In the event of the failure of the Common Council to sell said bonds at the time for
which bids have been requested, as hereinafore provided, the same may be sold without any fur-
ther advertisement, to any bidder for the best price that can be obtained, but not less than
par, which shall be construed to mean the face of the bond, plus accrued interest to the date of
sale.

Section 12. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this
22nd day of May, 1912, by the following vote, to-wit:
AYES---COUNCILMEN Adams, Fay, Woods and Dodson.
NOES---NONE
ABSENT---COUNCILMAN Sehon.

and signed in open session thereof by the President of said Common Council, this 22nd day of
May, 1912.

A. E. Dodson,
President of the Common Council of the City
Of San Diego, California.
Hereby certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 22nd day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I Hereby approve the foregoing ordinance this 23rd day of May, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

AUDITOR'S CERTIFICATE I Hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in providing for the issuance, form, and execution of Municipal Bonds, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated May 22, 1912.

J. H. Hewkirk,
Auditor of the City of San Diego, California.

I Hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4741 of the ordinance of the City of San Diego, California, as adopted by the Common Council of the said City of San Diego, at the meeting of said Council on the 22nd day of May, 1912; and as approved by the Mayor of said City on the 23rd day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4742.
AUTHORIZING THE PURCHASE OF SIX STUDEBAKER SPRINKLING WAGONS, SIX TEAM HORSES SUITABLE TO HAUL AND SPRINKLE WITH SAME, SIX SETS DOUBLE HARNESS.

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

Section 1. That the Superintendent of the Department of Finance, Ways, and Means be and he is hereby authorized and directed to purchase in the open market without advertising for bids, Six Studbeaker sprinkling wagons, six teams horses suitable to haul and sprinkle with same and six sets double harness for the use of the Street Department of said City; provided, however, that the total cost of same is not in excess of the sum of Six thousand five hundred ($6,500.00) Dollars.

Section 2. That the sum of Six thousand five hundred ($6,500.00) Dollars, or so much thereof as may be necessary to meet the cost of the above named purchase, be and the same is hereby appropriated from the Street Fund of said City.

Section 3. This ordinance shall take effect on the 31st day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 24th day of April, 1912, by the following vote, to-wit:
AYES---COUNCILMEN Adams, Dodson, Fay and Sehon.

NOES---NONE

ABSENT---COUNCILMAN Woods.

A. R. Dodson,
President Pro Tempore of the Common Council of the City
Of San Diego, California.

I Hereby certify that the foregoing ordinance was by a two-thirds vote of all the mem-
bers of the said Common Council present, put on its final passage at its first reading, this
24th day of April, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego.

(SEAL)

AUDITOR'S CERTIFICATE. I Hereby certify that the appropriation made, or indebtedness
incurred, by reason of the provisions of the annexed ordinance, in re Authorizing purchase of
Six Sprinkling Waggons and Horses and Harness costing $6500. out of Street Fund can be made or
incurred without the violation of any of the provisions of the Charter of the City of San Diego,
California.

Dated April 22, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I HEREBY CERTIFY that the above and foregoing Ordinance was delivered to the Mayor of
the City of San Diego, on the 24th day of April, 1912, and that said ordinance was returned by
him to this office on the 28th day of May, 1912, without his approval or veto.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

I Hereby certify that the above and foregoing is a full, true and correct copy of
Ordinance No. 4742 of the ordinances of the City of San Diego, California, as adopted by the
Common Council of said City on the 24th day of April, 1912, and as returned to the office of
out the City Clerk of said City by the Mayor of Said City with his approval or veto, on the 28th
day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

ORDINANCE No. 4744.

AN ORDINANCE AUTHORIZING THE CONSTRUCTION OF A SEWER FROM THE INTERSECTION OF BRANT AND UPAS
STREETS, SOUTH ON BRANT STREET TO REDWOOD STREET; WEST ON SPRUCE STREET FROM BRANT TO DOVE
STREETS, AND THERE SOUTHWESTERLY TO MAIN IN BRICK YARD CANYON; ALSO A SEWER NORTH OF CURLEW
STREET FROM SPRUCE TO THORN STREETS.

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

Section 1. That the Superintendent of the Department of Fire and Sewers be, and he hereby
is authorized and empowered to construct a sewer from the intersection of Brant Street with Upas
Street, south to Redwood Street; west on Spruce Street from Brant Street to Dove Street; then
southwesterly to what is generally known as the Brick Yard Canyon main; also a sewer from Spruce
north on Curlew Street to Thorn Street; in all, a distance of approximately 2,555 feet.
Section 2. There is hereby appropriated out of the Sewer and Drainage Fund the sum of Twenty-one hundred ($2100) dollars, or so much thereof as may be necessary to complete said construction.

Section 3. Ordinance No. 4715, approved by the Mayor April 26, 1912, is hereby repealed.

Section 4. This is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and shall take effect from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 27th day of May, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Fay, Woods and Dodson.
NOES—NONE

ABSENT—COUNCILMAN Sehon

and signed in open session thereof by the President of said Common Council this 27th day of May, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 27th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I hereby approve the foregoing ordinance this 28th day of May, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Auditor's Certificate. I hereby certify that the appropriation made or indebtedness incurred by reason of the provisions of the annexed ordinance, in re Authorizing construction Sewer on Brant St. bet. Upas & Redwood Sts, on Spruce bet. Brant & Dove Sts, thence S.W. to main in Brick Yd. Canyon & on Curlew St. costing $2100.00 out of Sewer fund, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated May 24th, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4744 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 27th day of May, 1912, and as approved by the Mayor of said City on the 28th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.
ORDINANCE NO. 4743.

AN ORDINANCE APPROPRIATING $15.80 IN PAYMENT OF CLAIM OF J. H. O'NEILL-
OVER PAYMENT OF PERSONAL TAX FOR YEAR 1912.

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

Section 1. That the sum of fifteen and 80/100 dollars ($15.80) be, and the same hereby
is appropriated out of the General Fund of the City of San Diego, in favor of J. H. O'Neill,
said sum being in full settlement and payment of amount overpaid by said J. H. O'Neill for
personal property tax for the year 1912.

Section 2. This ordinance shall take effect on the thirty-first day from and after its
passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this
27th day of May, 1912, by the following vote, to-wit:
AYES---COUNCILMEN Adams, Fay, Woods and Dodson.
NOES---NONE
ABSENT---COUNCILMAN Sehon.

and signed in open session thereof by the President of said Common Council, this 27th day of
May, 1912.

A. E. Dodson,
President of the Common Council of the City
Of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the mem-
bers of said Common Council, present, put on its final passage at its first reading, this 27th,
day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego.

I hereby approve the foregoing ordinance this 28th day of May, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify the above and foregoing is a full true and correct copy of Ordinance
No. 4743 of the ordinances of the City of San Diego, California, as adopted by the Common Coun-
cil of said City on the 27th day of May, 1912, and as approved by the Mayor of said City on the
28th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.
ORDINANCE NO. 4745.
AN ORDINANCE REFUNDING THE SUM OF
$16.67 TO MADAM ADA.

WHEREAS, Madam Ada has paid to the City of San Diego the sum of twenty-five dollars ($25.00), license fee as an Advisor; and,

WHEREAS, said Madam Ada has retired from said business, and has petitioned the Common Council to have the sum of $16.67 refunded to her; NOW THEREFORE,

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

Section 1. That the sum of $16.67 be, and the same hereby is, appropriated out of the Salary Fund of said City, for the use and benefit of Madam Ada.

Section 2. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 27th day of May, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Woods and Dodson.
NOES---NONE
ABSENT---COUNCILMAN Sehon.

and signed in open session thereof by the President of said Common Council, this 27th day of May, 1912.

A. E. Dodson,
President of the Common Council of the City Of San Diego, California.

I Hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 27th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)
I Hereby approve the foregoing ordinance this 28th day of May, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

Auditor's Certificate. I Hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance in re Relief of Madam Ada, $16.67, out of Salary Fund can be made or incurred without the violation of the provisions of the Charter of the City of San Diego, California.

Dated May 27, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I Hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4745 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 27th day of May, 1912, and as approved by the Mayor of said City on the 28th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.
ORDINANCE NO. 4746.
AN ORDINANCE ESTABLISHING THE GRADE OF JUNIPER STREET BETWEEN THE EAST LINE OF FERN STREET AND THE EAST LINE OF FERN STREET PRODUCED NORTH AND THE WEST LINE OF THIRTY-SECOND STREET.
SAN DIEGO, CAL.
BE IT ORDAINED BY the Common Council of the City of San Diego, California, as follows:

Section 1. That the grade of Juniper Street between the east line of Fern Street and the east line of Fern Street produced north is hereby established as follows:

At the intersection of the south line of Juniper Street with the east line of Fern Street, at 283.00 feet.
At the intersection of the north line of Juniper Street with the east line of 30th Street, at 283.00 feet.
At the intersection of Juniper Street with 31st Street; at the northwest corner, at 287.00 feet, at the southwest corner, at 286.00 feet; at the southeast corner, at 286.00 feet; at the northeast corner, at 287.00 feet.
At the intersection of Juniper Street with 32nd Street; at the southwest corner, at 289.00 feet; at the northwest corner, at 290.00 feet.

Section 2. And the grade of said Juniper Street between the points hereinbefore mentioned shall have a uniform ascent and descent, and the center line of said Juniper Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 27th day of May, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Woods and Dodson.
NOES---NONE

ABSENT---COUNCILMAN Sehon.

and signed in open session thereof by the President of said Common Council, this 27th day of May 1912.

A. E. Dodson,
President of the Common Council of the City
Of San Diego, California.

I Hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 27th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I Hereby Approve the foregoing ordinance this 28th day of May, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4746 of the Ordinances of the City of San Diego, California, as adopted by the Common Council of the said City of San Diego on the 27th day of May, 1912, and as approved by the Mayor of said City, on the 28th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By , Deputy.

ORDINANCE NO. 4747.

AN ORDINANCE AUTHORIZING THE CITY TAX COLLECTOR TO APPOINT DEPUTIES, 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 is hereby authorized to appoint not to exceed twelve (12) deputies to help in connection with the collection of the City taxes, for such time as he may deem necessary during the months of May, June and July of the year 1912, and each of said deputies to be discharged whenever his services can be dispensed with without jeopardizing the interests of the City.

Section 2. That the compensation of such deputies shall be at the rate of $3.50 per day; all over time to be paid for at the rate of 50 cents per hour.

Section 3. There is hereby appropriated out of the Salary Fund the sum of One Thousand ($1,000) Dollars, or so much thereof as may be necessary to meet the above expenditure.

Section 4. This is an ordinance for the immediate preservation of the public peace, health and safety and one of urgency, and shall take effect from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 16th day of May, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Woods and Dodson.

NOES---NONE

ABSENT---COUNCILMEN Fay and Sehon.

and signed in open session thereof by the President of said Common Council this 16th day of May, 1912.

A. H. Dodson,
President of the Common Council of the City
Of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 16th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego,

(SEAL)

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made or indebtedness incurred by reason of the provisions of the annexed ordinance, in re authorizing appointment of 12 deputy tax collectors and fixing compensation, payable out of Salary Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated May 16, 1912.
J. N. Newkirk,
Auditor of the City of San Diego, California.

I, A. E. Dodson, President of the Common Council of the City of San Diego, California, do hereby certify that the within and foregoing ordinance, being vetoed by the Mayor of said City be message dated May the 23rd, 1912, and returned to said Common Council on said 23rd day of May, 1912, was by said Common Council of the said City of San Diego, California, on the 29th day of May, 1912, reconsidered, and upon motion said ordinance was duly passed and adopted by the affirmative vote of two-thirds of all the members of said Common Council at an adjourned meeting in open session thereof on said 29th day of May, 1912.

A. E. Dodson,
President of the Common Council of the City
City of San Diego, California.

(SEAL) Attest:
Allen H. Wright, City Clerk.
By Hugh A. Sanders, Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4747 of the ordinances of the Common Council on the 16th day of May, 1912, and as adopted by said Council of said City over the Mayor's veto on the 29th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By Hugh A. Sanders, Deputy.

ORDINANCE NO. 4748.
AN ORDINANCE EXTENDING THE TIME WITHIN WHICH THE CONSTRUCTION AND OPERATION OF A RAILROAD, FOR WHICH G. W. PURSELL, HIS SUCCESSORS OR ASSIGNS HAVE BEEN GRANTED A FRANCHISE, MAY BE COMPLETED TO LA MESA.

WHEREAS, on the 27th day of September, 1909, the Common Council of the City of San Diego sold to G. W. Pursell, a franchise for the construction and operation of a street railway over and across those certain lands and premises, and to the places fully and at length described in that certain ordinance, passed by the said Common Council on the 8th day of November, 1909, entitled: "An Ordinance Granting to G. W. Pursell, his successors or assigns, the franchise and authority to construct, maintain and operate a street railway on certain streets, parks, avenues, etc., in the City of San Diego," which said ordinance was approved on the 16th day of November, 1909, and which was granted further upon condition that said street railway should be extended from the City of San Diego, into El Cajon, and from thence to Escondido, all in San Diego County, which extension should be completed to El Cajon within one year from the commencement of construction, and to Escondido on or before June 1st, 1911; and

WHEREAS, the Common Council of the City of San Diego, at the request of said G. W. Pursell, his successors or assigns subsequently extended the time within which to complete said road as follows: That said road should be completed and operated to El Cajon within one year from the 1st day of June, 1911, and that it should be completed to Escondido on or before June 1st, 1913, and that all of said road should be operated as rapidly as completed over the full line of completion; and

WHEREAS, said road has not been so completed, and the further extension of time has been asked by said G. W. Pursell, his successors or assigns, within which to complete said road to El Cajon; NOW THEREFORE,
BE IT ENACTED by the Common Council of the City of San Diego, that upon the filing with the City clerk of the city of San Diego, within thirty days from and after the approval of this ordinance of good and sufficient bond by the said G. W. Pursell, his successors or assigns, with sureties to the satisfaction of the Common Council of said City in the penalty of Fifteen Thousand Dollars ($15,000.00) conditioned that said G. W. Pursell, his successors or assigns, shall complete said railroad from a point at or near where the west boundary line of 22nd street intersects the southern boundary line of the City Park in the City of San Diego, to La Mesa, California, on or before the 1st day of November, 1912, and to Escondido on or before the 1st day of June, 1913, and shall operate said road as rapidly as completed over the full line of completion, then the time within which the said road may be completed to La Mesa, shall thereupon be extended to the 1st day of November, 1912; but otherwise there shall be no extension of time for the performance of complying with the conditions of said franchise, and this ordinance shall have no effect whatever.

Section 2. This ordinance shall take effect thirty days from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 1st day of June, 1912, by the following vote, to wit:

AYES——COUNCILMEN Adams, Fay, Sabin, Woods and Dodson.

NONE——NONE

ABSENT——NONE

and signed in open session thereof by the President of said Common Council, this 1st day of June, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the above and foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 1st day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego,

(SB) I hereby approve the foregoing ordinance this 1st day of June, 1912.

James E. Wadham,
Mayor of the City of San Diego, California,

(SB) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. BALDWIN Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4748 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 1st day of June, 1912, and as approved by the Mayor of said City on the 1st day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By Deputy.
ORDINANCE NO. 4749.

AN ORDINANCE CHANGING THE LOCATION OF THE SIDEWALKS ON 30th STREET;
BETWEEN THE SOUTH LINE OF D STREET AND THE NORTH LINE OF E STREET.

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

Section 1. That in accordance with a petition therefor, as contained in Document No. 51437, on file in the office of the City Clerk of said City, property owners on the east side of 30th Street, between the south line of D Street and the north line of E Street, be, and they hereby are, granted permission to construct sidewalks on said 30th Street, between said points, so that the inner line of the pavement shall be located against the property line.

Section 2. That all ordinances and parts of ordinances in conflict with the provisions of this ordinance, be and the same hereby are repealed in so far and to that extent only as they effect the sidewalks on the east side of said 30th Street, between the points hereinbefore mentioned.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 31st day of May, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Woods and Dodson.

NOS---NONE

ABSENT-COUNCILMEN Fay and Sehon.

and signed in open session thereof by the President of said Common Council, this 31st day of May, 1912.

A. E. Dodson,
President of the Common Council of the City
Of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 31st day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 1st day of June, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4749 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 31st day of May, 1912, and as approved by the Mayor of said City on the 1st day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL) Deputy.
ORDINANCE NO. 4750.

AN ORDINANCE AUTHORIZING THE PAYMENT OF TWO HUNDRED SEVENTY-FIVE DOLLARS AS PART PAYMENT UPON PURCHASE OF LOTS 23 and 24, BLOCK 140, MANNASEE & SCHILLER'S ADDITION.

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

Section 1. That the Superintendent of the Department of Finance, Ways and Means be, and he is hereby authorized and directed to contract for the purchase of lots 23 and 24, block 140, Mannaesse & Schiller's Addition, at the sum of Twenty-seven hundred and Fifty (2750) Dollars, for the use and benefit of the Fire Department.

Section 2. That the sum of Two Hundred Seventy-five (275) Dollars be hereby appropriated from the Fire Department Fund as a payment upon such purchase.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 29th day of May, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.
NOES---NONE

and signed in open session thereof by the President of said Common Council, this 29th day of May, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage, at its first reading, this 29th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 1st day of June, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

Auditor's Certificate. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in contract for lots 23-24 blk 140 Mannaesse & Schiller's Add. for 2750.00 and advancing 275.00 out of Fire Dept Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated May 29th, 1912.

J. H. Newkirk,
Auditor of the City of San Diego, California.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4750 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 29th day of May, 1912, and as approved by the Mayor of said City on the 1st day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.
By W. E. Bartlett Deputy.

Ordinance No. 4751

AN ORDINANCE AUTHORIZING THE PURCHASE OF LOTS 41 and 42, BLOCK 78, UNIVERSITY HEIGHTS.

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

Section 1. That the Superintendent of the Department of Finance, Ways, and Means be and he hereby is authorized and directed to purchase lots 41 and 42, in block 78, of University Heights, at the purchase price of One Thousand (1,000) Dollars.

Section 2. That the sum of One Thousand (1,000) Dollars is hereby appropriated out of the Fire Department Fund for the purpose of making such purchase.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 29th day of May, 1912, by the following vote, to-wit:

AYES--COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.

NOES--NONE

ABSENT--NONE.

and signed in open session thereof by the President of said Common Council, this 29th day of May, 1912, ...

A. R. Dodson,
President of the Common Council of the City Of San Diego, California.

I hereby certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 29th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing Ordinance this 1st day of June, 1912.

James E. Wadham,

A. E. Dodson,
President of the Common Council of the City Of San Diego, California.

I hereby certify that the appropriation made or indebtedness incurred by reason of the provisions of the annexed ordinance, in re Purchase of lots 41-42 Blk 78 University Hts., for 1000.00 use of Fire Dept. payment of same out of Fire Dept Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated May 29, 1912.

AUDITOR'S CERTIFICATE, I hereby certify that the appropriation made or indebtedness incurred by reason of the provisions of the annexed ordinance, in re Purchase of lots 41-42 Blk 78 University Hts., for 1000.00 use of Fire Dept. payment of same out of Fire Dept Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated May 29, 1912.
J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of
Ordinance No. 4751 of the ordinances of the City of San Diego, California, as adopted by the
Common Council of said City on the 29th day of May, 1912, and as approved by the Mayor of said
City on the 1st day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

ORDINANCE NO. 4752.
AN ORDINANCE AUTHORIZING THE CITY ATTORNEY TO SECURE THE
SERVICES OF DILLON, THOMSON & CLAY, ATTORNEYS, NEW YORK, TO
CONSIDER AND PASS UPON THE BOND ISSUE VOTED AT THE SPECIAL
ELECTION MAY SEVENTH, 1912.

BE IT ORDAINED by the Common Council of the City of San Diego, California, as follows:
Section 1. The City Attorney is hereby authorized and empowered to secure for and on
behalf of the City, the services of Messrs. Dillon, Thomson & Clay, Attorneys, New York, to
consider and pass upon the proceedings and municipal bonds to be issued as authorized by the
Special Election of May Seventh, 1912.

Section 2. There is hereby appropriated $700.00 out of the General Fund of the City
for the use of the said Dillon, Thomson & Clay, in consideration of said services.

Section 3. This ordinance shall take effect on the thirty-first day from and after
its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this
29th day of May, 1912, by the following vote, to-wit:
AYES----COUNCILMEN Adams, Fay, Selon, Woods and Dodson.
NOES----TOWN
ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 29th day of
May, 1912.

A. E. Dodson,
President of the Common Council of the City
Of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the
members of the said Common Council, present, put on its final passage at its first reading,
this 29th day of May, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego.

(SEAL)
I hereby approve the foregoing ordinance this 1st day of June, 1912.

James E. Wadham,
(SERIAL) Mayor of the City of San Diego, California.

Allen H. Wright,
By W. E. Bartlett Deputy.

Auditor's Certificate. I hereby certify that the appropriation made, or indebtedness
incurred by reason of the provisions of the annexed ordinance in re appropriation of $700.00 for the use of Dillon, Thomson & Clay, attorneys, New York, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated May 29th, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4752 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 29th day of May, 1912, and as approved by the Mayor of said City on the 1st day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

ORDINANCE NO. 4753.

AUTHORIZING THE PURCHASE OF UNDERGROUND CABLE FOR THE FIRE AND POLICE ALARM TELEGRAPH SYSTEM.

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

Section 1. That the Superintendent of the Department of Finance, Ways and Means be and he is hereby authorized to purchase in the open market and without advertising for bids, the following underground cable for the San Diego Fire and Police Alarm Telegraph System:

- 4000 feet, 20 pair, lead covered composite cable;
- 7500 feet, lead covered composite cable;
- 5000 feet, 5 pair, lead covered composite cable;
- 5000 feet twin wire, lead encased.

Section 2. There is hereby appropriated out of the General Fund the sum of Eight Thousand, Two Hundred ($2000) Dollars, or so much thereof as may be necessary to make the said purchase.

Section 3. This ordinance shall take effect the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 3rd day of June, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.
NOM---NONE
ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 3rd day of June, 1912.

A. E. Dodson,
President of the Common Council of the City Of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 3rd day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego,

(SEAL)

I hereby approve the foregoing ordinance this 3rd day of June, 1912.

A. E. Dodson,
(SEAL) Mayor Pro Tempore of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California.
By W. N. Bartlett Deputy.

AUDITOR’S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re--- can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated June 3, 1912.

J. N. Newkirk, Auditor of the City of San Diego, California.

By Clyde F. Warfield Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4754 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 3rd day of June, 1912, and as approved by the Mayor Pro Tempore of said City on the 3rd day of June, 1912.

Allen H. Wright, City Clerk of the City of San Diego, California.

ORDINANCE NO. 4754.

AN ORDINANCE AUTHORIZING THE PURCHASE OF CERTAIN APPARATUS FOR THE FIRE DEPARTMENT.

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

Section 1. That the Superintendent of the Department of Finance, Ways and Means be, and he is hereby authorized to purchase in the open market, and without advertising for bids, the following apparatus for the San Diego Fire Department, as per specifications on file in the office of the Superintendent of the Department of Fire and Sewers, viz:

Five (5) Motor Propelled Combination Hose Wagons and Chemical Engines, with six (6) cylinders, 53/4 inch bore by 6-inch stroke, 79.3 horse power, A.L.A.M. rating, air cooled;

Two (2) Motor Propelled Combination Turbine Pumping Engines and Hose Wagons, six (6) cylinders, 7 1/4-inch bore by 9-inch stroke, 135 horse power, A.L.A.M. rating, water cooled, capacity 750 to 800 gallons per minute.

Two Motor Propelled Combination Turbine Pumping Engines and Hose Wagons, four (4) cylinders, 7 1/2 inch bore by 9-inch stroke, 90 horse power, A.L.A.M. rating, water cooled, capacity 600 to 650 gallon per minute.

Section 2. There is hereby appropriated out of the Fire Department Fund the sum of Sixty-eight Thousand (68,000) Dollars, or so much thereof as may be necessary to make the said purchase.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 3rd day of June, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.

NOS---NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council this 3rd day of June, 1912.

A. E. Dodson, President of the Common Council of the City Of San Diego, California.
I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage, at its first reading, this 3rd day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby Approve the foregoing Ordinance this 3rd day of June, 1912.

A. E. Dodson,

(SEAL) Attest: Mayor Pro Tempore of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE, I hereby certify that the appropriation made or indebtedness incurred by reason of the provisions of the annexed ordinance, in re --- can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated June 3rd, 1912.

J. H. Newkirk,
Auditor of the City of San Diego, California.

By Clyde F. Warfield Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4754 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 3rd day of June, 1912, and as approved by the Mayor Pro Tempore of said City on the 3rd day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By Hugh A. Sandford Deputy.

ORDINANCE NO. 4755.
AN ORDINANCE CHANGING THE NAME OF "R" STREET TO WOOLMAN 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 name of "R" Street, between 32nd Street and the City Limits, is hereby changed to Woolman Avenue and shall hereafter be known and designated as Woolman Avenue.
Section 2. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 3rd day of June, 1912, by the following vote, to wit:
AYES---COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.
NOES---NONE
ABSENT--NONE
and signed in open session thereof by the President of said Common Council, this 3rd day of June, 1912.

A. E. Dodson
President of the Common Council of the City
Of San Diego, California.
I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage, at its first reading, this 3rd day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SFAL)

I hereby approve the foregoing ordinance this 3rd day of June, 1912.

A. E. Dodson,

(SFAT) Attest: Mayor Pro Tempore of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4756 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 3rd day of June, 1912, and as approved by the Mayor Pro Tempore of said City on the 3rd day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

ORDINANCE NO. 4756.

PROVIDING FOR THE PAYMENTS OF ASSESSMENTS AGAINST LOTS D; E, F, G, H, & I, IN BLOCK 47, HORTON’S ADDITION.

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

Section 1. That there is hereby appropriated out of the General Fund of the City of San Diego, for the use of The Barber Asphalt Paving Company, the sum of Nine Hundred Twenty-five and 60/100 (925.60) Dollars, being the amount of Street Superintendent’s Assessments Nos. 1, 2, 3, 4, 5, & 6, against lots D, E, F, G, and H in block 47, Horton’s Addition, (Public Library) in the matter of paving G Street in the City of San Diego, from the east line of Eighth Street to the west line of Fifteenth Street.

The said sum of Nine Hundred Twenty-Five and 60/100 (925.60) Dollars to be paid, The Barber Asphalt Paving Company only, upon the full cancellation of said assessments, and the complete discharge of the liens of said assessments upon said parcels of land, and upon the relinquishment and cancellation of any bonds upon said property, or any part thereof, heretofore issued by the City Treasurer of said City of San Diego.

Section 2. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 5th day of June, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Fay and Sehon.

NOES—NONE.

ABSENT—COUNCILMAN Dodson and Woods.

and signed in open session thereof by the President of said Common Council, this 5th day of June, 1912.

Herbert R. Fay,
President Pro Tempore of the Common Council of the City of San Diego, California.
I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 5th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)
I hereby approve the foregoing ordinance this 5th day of June, 1912.

A. E. Dodson,
Mayor pro tempore of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

Auditor's Certificate. I hereby certify that the appropriation made or indebtedness incurred by reason of the provisions of the annexed ordinance, in re- can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated June 5th, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

By Clyde F. Warfield Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4756 of the ordinances of the City of San Diego, California, as adopted by the Common Council of the said City on the 5th day of June, 1912, and as approved by the Mayor pro tempore of said City on the 5th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

ORDINANCE NO. 4757.

AN ORDINANCE ESTABLISHING THE GRADE ON THORN STREET BETWEEN THE EAST LINE OF THIRTIETH STREET AND THE WEST LINE OF THIRTY-SECOND STREET, IN THE CITY OF SAN DIEGO, CALIFORNIA.

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

Section 1. That the grade of Thorn Street, between the east line of 30th Street and the west line of 32nd Street is hereby established as follows:

At the intersection of Thorn Street with 30th Street, at the northeast corner, at 320.50 feet; at the southeast corner, at 320.00 feet.

At the intersection of Thorn Street with Grim Avenue; at the northwest corner, at 322.00 feet; at the southwest corner, at 321.50 feet; at the southeast corner, at 321.00 feet; at the northeast corner, at 321.50 feet.

At a point on the north line of Thorn Street 125 feet east from the east line of Grim Avenue, at 313.50 feet.

At a point on the south line of Thorn Street, 125 feet east from the east line of Grim Avenue, at 314.50 feet.
At the intersection of Thorn Street with 31st Street; at the southwest corner, at 316.50 feet; at the northwest corner, at 319.00 feet; at the northeast corner, at 320.00 feet; at the southeast corner, at 319.50 feet.

At the intersection of Thorn Street with Herman Avenue; at the southwest corner, at 316.00 feet; at the northwest corner, at 316.50 feet; at the northeast corner, at 318.00 feet; at the southeast corner, at 317.50 feet.

At the intersection of Thorn Street with 32nd Street; at the southwest corner, at 308.00 feet; at the northwest corner, at 308.50 feet; at the northeast corner, at 308.00 feet; at the southeast corner, at 319.50 feet.

Section 2. And the grade of said Thorn Street between the points hereinbefore mentioned shall have a uniform ascent and descent, and the center line of said Thorn Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by ordinance No. 2950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the Thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 5th day of June, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay and Sehon.

NOES---FOUR

ABSENT-COUNCILMEN Dodson and Woods.

and signed in open session thereof by the President of said Common Council, this 5th day of June, 1912.

Herbert R. Fay,

President Pro Tempore of the Common Council of the City of San Diego, California.

I Hereby certify that the above and foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 5th day of June, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego,

By W. E. Bartlett Deputy.

I Hereby approve the foregoing ordinance this 5th day of June, 1912.

A. E. Dodson,

Attest:

Mayor pro tempore of the City of San Diego, California.

Allen H. Wright,

City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

I Hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4756 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said city on the 5th day of June, and as approved by the Mayor pro tempore of said City on the 5th day of June, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California.

By Hugh A. Sanders Deputy.
BE IT ORDAINED by the Common Council of the City of San Diego, as follows:

Section 1. That the sidewalks on both sides of Curlew Street, in said City of San Diego between the north line of Redwood Street and the south line of Spruce Street, are hereby narrowed from fourteen (14) feet, the present width of said sidewalks, to eight (8) feet, from the line of the property abutting on said street to the curb line of said sidewalks.

Section 2. That the roadway of said Curlew Street, between the north line of Redwood Street and the south line of Spruce Street is hereby widened, from twenty-two feet, the present width of said roadway, to thirty-four (34) feet.

Section 3. That all ordinances and parts of ordinances in conflict herewith are hereby repealed in so far and to that extent only as they affect the sidewalks on said Curlew Street, between the points hereinbefore mentioned.

Section 4. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 5th day of June, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay and Sehon.

NOES---NONE

ABSENT--COUNCILMEN Dodson and Woods.

and signed in open session thereof by the President of said Common Council, this 5th day of June, 1912.

Herbert R. Fay,
President Pro Tempore of the Common Council of the City Of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 5th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego,

(S.E.A.L.)

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 5th day of June, 1912.

A. E. Dodson,

(S.E.A.L.) Attest: Mayor pro tempore of the City of San Diego, California,
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4759 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 5th day of June, 1912, and as approved by the Mayor of said City on the 5th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By Hugh A. Anderson Deputy.

ORDINANCE NO. 4759.
CREATING THE EMPLOYMENT OF STRUCTURAL ENGINEER IN THE CITY ENGINEER'S OFFICE AND FIXING THE SALARY FOR THE POSITION.

BE IT ORDAINED by the Common Council of the City of San Diego, as follows:
Section 1. That there be and there is hereby created the employment of Structural Engineer in the office of the City Engineer.

Section 2. That the salary for said position be and it is hereby fixed at One Hundred Twenty-five Dollars ($125.00) per month, the same to be paid out of the salary fund of said City.

Section 3. That this ordinance shall take effect and be in force on the thirty-first day after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 5th day of June, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodson.

NOES---NONE

ABSENT-COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 5th day of June, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 5th day of June, 1912.

Aleen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett, Deputy.

I hereby approve the foregoing ordinance this 5th day of June, 1912.

A. E. Dodson,
(SPAL) Attest:
Mayor pro tempore of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett, Deputy.

Auditor's Certificate. I hereby certify that the appropriation made or indebtedness incurred by reason of the provisions of the annexed ordinance, in recreating the office of structural engineer @ $125.00 per mo. payable out of salary fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated June 5th, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California,
By E. V. White, Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4759 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 5th day of June, 1912, and as approved by the Mayor pro tempore of said City on the 5th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.
By [signature].
ORDINANCE NO. 4760.
AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA, DIRECTING THE AUDITOR OF
SAID CITY TO CREDIT THE POLICE FUND THEREOF WITH THE SUM OF
$2215.33 PAID FOR SALARIES OF SPECIAL POLICE OFFI-
CERS SINCE JANUARY FIRST, 1912, AND CHARG-
ING THE SALARY FUND THEREWITH.

WHEREAS, in the tax budget and levy for the year 1912, the Common Council of the City
of San Diego, California, allotted, allowed and appropriated to the Salary Fund of said City
sums sufficient to provide for the salaries of Special Police for said City; and,

WHEREAS, the sum of $2215.33 has been paid on account of the salary of Special Police
of said City since January first, 1912, and by the Auditor charged against the Police Fund of
said City, instead of the Salary Fund thereof, NOW THEREFORE,

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

Section 1. That the City Auditor be, and he is hereby, authorized and directed to cre-
dit the Police Fund of said City with the sum of $2215.33, paid out for salaries of Special
Police since January first, 1912. And he is hereby authorized and directed to charge the said
sum to and against the Salary Fund of said City for the year 1912.

Section 2. This ordinance shall take effect on the thirty-first day from and after its
passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this
5th day of June, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Fay, Sehon and Dodson.

NOES—NONE

ABSENT—COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 5th day of
June, 1912.

A. E. Dodson,
President of the Common Council of the City of
San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the
members of the said Common Council, present, put on its final passage at its first reading,
this 5th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 5th day of June, 1912.

A. E. Dodson,
(SEAL) Attest:
Mayor Pro Tempore of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California,

(SEAL) By W. E. Bartlett Deputy.

Auditor’s Certificate. I hereby certify that the appropriation made, or indebtedness
incurred by reason of the provisions of the annexed ordinance, in re—can be made or incurred
without the violation of any of the provisions of the Charter of the City of San Diego,
California.

Dated June 5, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California,
By Clyde F. Warfield, Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4760 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 5th day of June, 1912, and as approved by the Mayor of said City on the 5th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By (signature) Deputy.

ORDINANCE NO. 4761.

AN ORDINANCE, ENTERING INTO A CERTAIN AGREEMENT BETWEEN THE SOUTHERN CALIFORNIA MOUNTAIN WATER COMPANY AND THE CITY OF SAN DIEGO, WITNESSETH:----

THAT WHEREAS, a contract has been formulated and agreed upon between the Southern California Mountain Water Company and the said City of San Diego, for the purchase by the said City of San Diego of a portion of a system of water works and property of the Southern California Mountain Water Company, and of the leasing with the option, privilege and right of purchasing of certain other property of the said Southern California Mountain Water Company, which contract is endorsed "Agreement between the Southern California Mountain Water Company and The City of San Diego", and now in the possession of the City Clerk of the said City of San Diego; and,

WHEREAS, the said City of San Diego is desirous of entering into and executing said contract, THEREFORE,

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF SAN DIEGO, as follows:

Section 1. That the said City of San Diego enter into said contract with the said Southern California Mountain Water Company, endorsed as follows: "Agreement between the Southern California Mountain Water Company and The City of San Diego", and now in the possession of the said City Clerk of the said City of San Diego, and that the Mayor of the said City of San Diego be, and he is hereby authorized 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 said contract, by affixing thereto his name and the official seal of said City of San Diego, and to acknowledge the execution thereof in duplicate, and thereafter to deliver one copy of said contract to the said Southern California Mountain Water Company.

Sec. 2. That all ordinances, or parts of ordinances in conflict herewith, be hereby repealed.

Sec. 3. That this ordinance shall take effect and be in force from and after the 31st day of its passage and approval.

Sec. 4. 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 official newspaper of said City, to-wit: The Evening Tribune.

Passed and adopted by the Common Council of the City of San Diego, California, this 5th day of June, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodson.

NOES---NON

ABSENT-COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 5th day of June, 1912.
A. E. Dodson,
President of the Common Council of the City
Of San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 5th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I Hereby approve the foregoing ordinance this 5th day of June, 1912.

A. E. Dodson,
Mayor Pro Tempore of the City of San Diego, California.

I Hereby Certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re entering into contract with Southern California, Mountain Water Co. can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated June 5 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I Hereby Certify that the Above and foregoing is a full, true and correct copy of Ordinance No. 4761 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 5th day of June, 1912, and as approved by the Mayor of said City on the 5th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4762.

AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA, DIRECTING THE AUDITOR
OF SAID CITY TO CREDIT THE POLICE FUND THEREOF WITH THE SUM OF $216.85, PAID OUT FOR SUPPLIES AND REPAIRS TO THE AUTOMOBILE OF THE COMMON COUNCIL SINCE JANUARY 1st 1912, AND CHARGE THE GENERAL FUND THEREWITH.

WHEREAS, in the tax budget and levy for the year 1912 the Common Council of the City of San Diego allotted, allowed and appropriated to the General Fund of said City a sum sufficient to provide for contingent automobile expenses for said City, and

WHEREAS, the sum of $216.85 has been paid out on account of Supplies and repairs to the automobile of the Common Council since January 1, 1912, and by the City Auditor charged against the Police Fund of said City, instead of against the General Fund thereof.

NOW THEREFORE, by it is ORDAINED by the Common Council of the City of San Diego, as follows:

Section 1. That the City Auditor be and he is hereby authorized and directed to credit the Police Fund of said City with the sum of $216.85, paid out on account of repairs to the automobile of the Common Council of said City since January 1, 1912, and he is hereby authorized...
and directed to charge the same against the General Fund of said City for the year 1912.

Section 2. This ordinance shall take effect thirty days from its passage and approval;

Passed and adopted by the Common Council of the City of San Diego, California, this 7th day of June, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodson.

NOES---NONE

ABSENT---COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 7th day of June, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 7th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SRAL)

I hereby approve the foregoing ordinance this 7th day of June, 1912.

A. E. Dodson,
Attest: Mayor Pro Tempore of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re---can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego California.

Dated June 7th, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California,

By Clyde F. Warfield Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4762 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 9th day of June, 1912, and as approved by the Mayor pro tempore of said City on the 7th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4763.

AN ORDINANCE PROVIDING FOR THE CONSTRUCTION OF CONCRETE RETAINING WALLS, CONCRETE CURBS, STAIRWAY, HAND-RAILS AND FOOTINGS ON E STREET.

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

Section 1. That the Superintendent of the Department of Finance, Ways and Means be, and he is hereby authorized and directed to cause to be constructed, concrete retaining walls,
concrete curbs, stairway, hand-rails and footings, on E Street, in the City of San Diego, pro-
vided, however, that the total cost thereof is not in excess of the sum of Sixteen Hundred 
Twenty-nine (1629) Dollars.

Section 2. There is hereby appropriated out of the general Fund of said City, the sum 
of Sixteen Hundred Twenty-nine (1629) Dollars, or so much thereof as may be necessary to pay 
for said construction.

Section 3. This ordinance shall take effect on the thirty-first day from and after 
its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 
10th day of June, 1912, by the following vote, to-wit:

AYES——COUNCILMAN Adams, Fay, Sehon and Dodson.

NOES—NONE

ABSENT—COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council this 10th day of 
June, 1912.

A. E. Dodson,
President of the Common Council of the City 
Of San Diego, California.

I Hereby Certify that the foregoing Ordinance was by a two-thirds vote of all the 
members of the said Common Council, present, put on its final passage at its first reading, 
this 10th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio 
Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I Hereby approve the foregoing ordinance this 10th day of June, 1912.

A. E. Dodson,
Mayor Pro tempore of the City of San Diego, California.

(SWAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

Auditor's Certificate. I hereby certify that the appropriation made, or indebtedness 
incurred by reason of the provisions of the annexed ordinance in re Providing for construction 
of retaining wall, curbs, stairway, hand-rail & footing on E St. costing 1629.00 out of general 
fund can be made or incurred without the violation of any of the provisions of the Charter of 
the City of San Diego, California.

Dated June 10, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of 
Ordinance No. 4763 of the ordinances of the city of San Diego, California, as adopted by the 
Common Council of said City on the 10th day of June, 1912 and as approved by the Mayor of said 
City on the 10th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By Hugh A. Sanders Deputy.
ORDINANCE NO. 4764.
AN ORDINANCE PROVIDING FOR THE PURCHASE OF LUMBER FOR THIRTY PONTOONS FOR THE HARBOR IMPROVEMENT.

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

Section 1. That the Superintendent of the Department of Finance, Ways, and Means, be and he is hereby authorized and directed to purchase for the use of the Harbor Improvement lumber for thirty pontoons, provided however, that the total cost of same is not in excess of the sum of Fourteen Hundred Fifty (1450) Dollars.

Section 2. There is hereby appropriated out of the Harbor Improvement Fund of said City the sum of Fourteen Hundred Fifty (1450) Dollars, or so much thereof as may be necessary to make said purchase.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and approved by the Common Council of the City of San Diego, California, this 10th day of June, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodson.

NORS---NONE

ABSENT-COUNCILMEN Wodds.

and signed in open session thereof by the President of said Common Council, this 10th day of June, 1912.

A. E. Dodson
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of two-thirds of all the members of the said Common Council, present, put on its final passage, at its first reading, this 10th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the Said City of San Diego.

By W. E. Bartlett, Deputy.

I hereby approve the foregoing Ordinance this 10th day of June, 1912,

A. E. Dodson,
Mayor pro tempore of the City of San Diego, California.

(SEAL) A\textit{test}:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett, Deputy.

Auditor's Certificate. I hereby certify that the appropriation made or indebtedness incurred by reason of the provisions of the annexed ordinance, in providing for purchase of lumber for pontoons costing 1450.00 out of harbor imp. fund. can be made or incurred without the violation of any of the provisions of the Charter or the City of San Diego, California.

Dated June 10, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4764 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 10th day of June, 1912, and as approved by the mayor of said City on the 10th day of June, 1912.
ORDINANCE NO. 4765.

AN ORDINANCE PROVIDING FOR THE PURCHASE OF FORTY 14-INCH RUBBER SLEEVES FOR SUCTION DREDGER.

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

Section 1. That the Superintendent of the Department of Finance, Ways, and Means be and he is hereby authorized and directed to purchase for the use of the Harbor Improvement Department of said City, forty-14-inch rubber sleeves for suction dredger; provided however, that the total cost thereof is not in excess of the sum of Thirteen Hundred (1300) Dollars.

Section 2. There is hereby appropriated out of the Harbor Improvement Fund, the sum of Thirteen Hundred (1300) Dollars, or so much thereof as may be necessary to make the above named purchase.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 10th day of June, 1912, by the following vote, to-wit:

AYES--COUNCILMAN Adams, Fay, Sehon and Dodson.

NOES--NONE

ABSENT--COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 10th day of June, 1912,

A. E. Dodson, President of the Common Council of the City of San Diego, California.

I Hereby certify that the foregoing ordinance was by a two-thirds vote of the said Common Council, present, put on its final passage at its first reading, this 10th day of June, 1912.

Allen H. Wright, City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the City of San Diego, By W. E. Bartlett Deputy.

I Hereby approve the foregoing ordinance this 10th day of June, 1912.

A. E. Dodson, Mayor pro tempore of the City of San Diego, California.

(Seal) Attest: Allen H. Wright, City Clerk of the City of San Diego, California.

(J. N. Newkirk, Auditor of the City of San Diego, California.)
I Hereby Certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4765 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 10th day of June, 1912, and as approved by the Mayor of said City on the 10th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

(Seal)

ORDINANCE NO. 4766.

PROVIDING FOR THE PURCHASE OF 1700 FT. OF 14-INCH DREDGER PIPE.

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

Section 1. That the Superintendent of the Department of Finance, Ways, and Means be, and he is hereby authorized and directed to purchase Seventeen Hundred (1700) feet of 14-inch dredger pipe for the use of the Harbor Improvement; provided, however, that the cost thereof is not in excess of the sum of Seventeen Hundred Sixty-eight (1768) Dollars.

Section 2. There is hereby appropriated out of the Harbor Improvement Fund of said City the sum of Seventeen Hundred Sixty-eight (1768) Dollars, or so much thereof as may be necessary to make the above named purchase.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 10th day of June, 1912, by the following vote, to-wit:

AYES---COUNCILLORS Adams, Pay, Sehon and Dodson.

ABSENCE--COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 10th day of June, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 10th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the City of San Diego,

(Seal)

I Hereby approve the foregoing ordinance this 10th day of June, 1912.

A. E. Dodson,
Mayor pro tempore of the City of San Diego, California.

(Seal)

Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

Auditor's Certificate. I hereby certify that the appropriation made or indebtedness incurred by reason of the provisions of the annexed ordinance in re providing for purchase of 1700 ft. 14 inch dredger pipe costing $1768.00 out of Harbor imp. fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.
Dated June 10, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4766 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said city on the 10th day of June, 1912, and as approved by the Mayor of said City on the 10th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4766.

AN ORDINANCE REFUNDING THE SUM OF $15.00 TO M. B. Cicourel.

WHEREAS, M. B. Cicourel has paid to the City of San Diego the sum of $15.00 for an auctioneer's license for one day, to be used on February 24th, 1912, and

WHEREAS, M. B. Cicourel never used said auctioneer's license and has petitioned the Common Council to have the said sum of $15.00 refunded to him;

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

Section 1. That the sum of $15.00 be and the same is hereby appropriated out of the Salary Fund of said City for the use and benefit of said M. B. Cicourel.

Section 2. That this ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 12th Day of June, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.

NOES---NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 12th day of June, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the above and foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 12th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(Seal)

I hereby approve the foregoing Ordinance this 12th day of June, 1912.

A. E. Dodson,
Mayor pro tem of the City of San Diego, California.

(Seal) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.
Audi to: r

I. Hereby Certify that the appropriation made, by reason of the provisions of the annexed ordinance, in re refunding the sum of $15.00 paid by M. B. Cicourel for auctioneer's license can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated June 12th, 1912.

J. N. Newkirk,

Auditor of the City of San Diego, California,

By Claude F. Warfield, Deputy.

I. Hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4767 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 12th day of June, 1912, and as approved by the Mayor pro tempore of said City on the 12th day of June, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

ORDINANCE NO. 4768.

PROVIDING FOR THE PURCHASE OF A RUN-ABOUT AUTOMOBILE FOR THE DEPARTMENT OF GAS AND ELECTRICITY.

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

Section 1. That the Superintendent of the Department of Finance, Ways and Means be and he is hereby authorized and empowered to purchase for the use of the Department of Gas and Electricity, one 4-cylinder, twenty-horse power automobile of run-about type.

Section 2. There is hereby appropriated out of the Electrical Fund, the sum of Nine Hundred Fifty (950) Dollars, or so much thereof, as may be necessary to make said purchase.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 12th day of June, 1912, by the following vote, to-wit:

AYES--COUNCILMEN Adams, Fay and Dodson.

NOES--NONE

ABSENT--COUNCILMEN Sehon and Woods.

and signed in open session thereof by the President of said Common Council, this 12th day of June, 1912.

A. E. Dodson,

President of the Common Council of the City of San Diego, California.

(I Hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4768 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 12th day of May, 1912, and as approved by the Mayor of )

I Hereby certify that the above and foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage, at its first reading, this 12th day of June, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SKAL)

By W. E. Bartlett Deputy.
I Hereby Approve the foregoing ordinance this 12th day of June, 1912.

A. E. Dodson,
Mayor pro tempore of the City of San Diego,
California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

Auditor's Certificate. I hereby certify that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re authorizing purchase of auto costing $950.00 payable out of Electrical Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated June 11th, 1912.

J. H. Beskirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4768 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 12th day of June, 1912, and as approved by the Mayor pro tempore of said City on the 12th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

ORDINANCE NO. 4769.

AN ORDINANCE AUTHORIZING THE CONSTRUCTION OF SEwers IN VARIOUS SECTIONS OF THE CITY.

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

Section 1. That the Superintendent of the Department of Fire and Sewers be and he is hereby authorized to construct the following six-inch sewer mains:

One sewer in alley between 29th Street and Granada Avenue, in Switzer Canyon, northerly to Redwood Street, about 1675 feet;

One sewer in alley between 29th and Dale Street in Switzer Canyon, northerly about 1900 feet to Redwood Street;

One sewer in alley between Olive and Palm Streets, from main line in Switzer Canyon, westerly about 625 feet;

One sewer in alley between 30th and Grim Streets, from main line in Switzer Canyon, northerly about 725 feet;

One sewer in Ray Street from 30th Street north about 300 feet; and

One sewer from manhole at Fort Stockton Drive and Pine Street, westerly to intersection of Fort Stockton Drive and Witherby Street; thence northerly to alley in Mission Hills No. 3; thence westerly in said alley about 650 feet, a total length of 1250 feet.

Section 2. There is hereby appropriated out of the Sewer and Drainage fund the sum of Seven Thousand ($7,000) Dollars, or so much thereof as may be necessary to complete said construction.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 17th day of June, 1912, by the following vote, to-wit:
AYES---COUNCILMEN Fay, Sehon and Dodson.

NOES---FAY

ABSENT---COUNCILMEN Adams, and Woods.

and signed in open session thereof by the President of said Common Council, this 17th day of June, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage, at its first reading, this 17th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego,

By W. E. Bartlett Deputy.

I hereby approve the foregoing Ordinance this 17th day of June, 1912.

A. E. Dodson,
Mayor Pro Tempore of the City of San Diego, California.

(SEAL)

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4769 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 17th day of June, 1912, and as approved by the Mayor Pro Tempore of said City on the 17th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re authorizing construction of sewers costing $7000.00 payable out of sewer fund, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated June 17th, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4769 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 17th day of June, 1912, and as approved by the Mayor Pro Tempore of said City on the 17th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

ORDINANCE NO. 4770

AN ORDINANCE TRANSFERRING THE SUM OF $3,000, FROM THE SALARY FUND TO THE LIBRARY FUND.

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

Section 1. There is hereby transferred from the Salary Fund to the Library Fund, the sum of $3,000, said sum to be used for the purpose of maintaining and operating the Public Library in the City of San Diego.

Section 2. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 17th day of June, 1912, by the following vote, to-wit:
AN ORDINANCE AUTHORIZING THE SUPERINTENDENT OF THE DEPARTMENT OF FINANCE, WAYS AND MEANS TO PURCHASE HAY.

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

Section 1. That the Superintendent of the Department of Finance, Ways and Means be and he is hereby authorized to purchase hay on the open market, without the necessity of advertising, for the use of the fire and street Departments; all of such purchases to be approved at the time of purchase by the Superintendent of the Department of Streets and Public Buildings, or the Superintendent of the Department of Fire and Sewers.

Section 2. There is hereby appropriated out of the Street Fund the sum of Twenty-five hundred ($2500) Dollars or so much thereof as may be necessary therefor.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 17th day of June, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Fay, Sehon, and Dodson.
NOES---NONE

ABSENT---COUNCILMEN Adams.

and signed in open session thereof by the President of said Common Council, this 17th day of June, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 17th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 19th day of June, 1912.

A. E. Dodson,
Mayor Pro Tempore of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4770 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 17th day of June, 1912, and as approved by the Mayor of said City on the 19th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.
and signed in open session thereof by the President of said Common Council, this 17th day of June, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 17th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego,
(SEAL)

I hereby approve the foregoing ordinance this 19th day of June, 1912.

A. E. Dodson,
Mayor Pro Tempore of the City of San Diego, California.
(SEAL) ATTENT:
Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE: I hereby certify that the appropriation made or indebtedness incurred by reason of the provisions of the annexed ordinance, in re authorizing purchase of hay costing $2500.00 or less out of General Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated June 17th, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4771 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 17th day of June, 1912, and as approved by the Mayor Pro tempore of the City of San Diego, California, on the 19th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4772.

AN ORDINANCE PROVIDING FOR THE PAYMENT OF CERTAIN ASSESSMENTS FOR WORK ON E STREET.

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

Section 1. That there is hereby appropriated out of the General Fund of the City of San Diego, for the use of the FAIRCHILD-GILMORE-WILTON Company, the sum of Two Hundred Sixty-five and 54/100 (265.54) Dollars, being the amount of Street Superintendent's Assessments No. 65 against Lot A, in Block 23 of Horton's Addition (Fire Station No. 2) in the matter of paving E Street in the City of San Diego, from the east line of Sixth Street to the west line of Twelfth Street.

The said sum of two hundred sixty-five and 54/100 (265.54) Dollars to be paid said FAIRCHILD-GILMORE-WILTON COMPANY only upon the full cancellation of said assessment, and the
complete discharge of the liens of said assessment upon said parcel of land, and upon the
relinquishment and cancellation of any bonds upon said property, or any part thereof, hereto-
fore issued by the City Treasurer of said City of San Diego.

Section 2. This ordinance shall take effect on the thirty-first day from and after
its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this
17th day of June, 1912, by the following vote, to-wit:
AYES—Councilmen May, Sehon and Dodson.
NOES—NONE
ABSENT—Councilmen Adams, and Woods.
and signed in open session thereof by the President of said Common Council, this 17th day of
June, 1912.

A. E. Dodson,
President of the Common Council of the City
Of San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the
members of the said Common Council, present, put on its final passage at its first reading,
this 17th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego.

(SEAL)
I Hereby approve the foregoing ordinance this 19th day of June, 1912.

A. E. Dodson,
Mayor Pro Tempore of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE. I Hereby Certify that the appropriation made or indebtedness
incurred by reason of the provisions of the annexed ordinance, in re pay;ing paving assessment
against lot A Block 23 Horton Add out of General Fund $265.54 relief Fairchild-Gilmore-Wilton
Co can be made or incurred without the violation of any of the provisions of the Charter of
the City of San Diego, California.

DATED June 17, 1912.

J. W. Newkirk,
Auditor of the City of San Diego, California.

I Hereby Certify that the above and foregoing is a full, true and correct copy of
Ordinance No. 4772 of the ordinances of the City of San Diego, California, as adopted by the
Common Council of said City on the 17th day of June, 1912, and as approved by the Mayor Pro
Tempore of the said City of San Diego, California, on the 19th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

ORDINANCE NO. 4778.
AN ORDINANCE FIXING ALLOWANCE TO BE MADE TO MOUNTED PATROLMEN IN THE POLICE DEPARTMENT.
BE IT ORDAINEd By the Common Council of the City of San Diego, as follows:

Section 1. That when and after the mounted patrolmen of the police department of the City of San Diego shall be supplied with horses, provided by the City, they shall be allowed Ten Dollars ($10.00) per month, in addition to their regular salary as patrolmen, same to be paid out of the Salary Fund, out of which they will be required to provide their extra personal uniform clothing and horse equipment.

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 be in force thirty days after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 19th day of June, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Ray, Sehon, Woods and Dodson.

NOS---None

ABSENT--COUNCILMAN Adams.

and signed in open session thereof by the President of said Common Council, this 19th day of June, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the above and foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council present put on its final passage at its first reading this 19th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I hereby approve the foregoing ordinance this 19th day of June, 1912.

A. E. Dodson,
Mayor pro tempore of the City of San Diego, California.

Atttest:-

Allen H. Wright,
City Clerk of the City of San Diego, California.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re --- can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated June 19th, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4773 of the ordinances of the City of San Diego, California, as adopted by the Common Council of the said City of San Diego, on the 19th day of June, 1912, and as approved by the Mayor of said City on the 19th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By Clyde F. Warfield, Deputy.
ORDINANCE NO. 4774.

AMENDING SECTIONS 15 and 18 of ORDINANCE NO. 4533,
AND REPEALING ORDINANCE NO. 4588 OF THE ORDINANCES
OF THE CITY OF SAN DIEGO.

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

Section 1. That section 15 of ordinance No. 4533 of the ordinances of the City of San Diego, be amended to read as follows:

"Section 15. The gas piping in every building shall be tested air-tight, first when roughing-in is completed, and second when the entire building is completed and the work ready for gas fixtures. These tests must equal fifteen pounds air test per square inch, or thirty inch mercury column pressure, and hold for at least fifteen minutes."

Also that Section 18 of said ordinance No. 4533 be amended to read as follows:

"Section 18. Risers must be carried up inside of walls where they will be protected from the elements, and end so that the meter and stop cock will be readily accessible.

Vestibule walls are considered outside walls.

No risers shall be less than three-quarters of an inch in diameter. No concealed piping smaller than one-half inch in diameter will be allowed.

All piping, where practicable, shall grade back to the riser and the riser drained to the meter.

Where a trap is unavoidable, a "T" nipple and cap must be placed at the lowest point and left so it will be accessible for removing condensations.

Gasket unions must not be used in concealed work.

No gas-fitters cement, or patching of any kind is permissible.

All risers for a one or two story building shall extend to the basement, where all meters must be set.

Where a building is three stories or over in height, the meters may be set on the various floors, provided they are in a public hall.

Where two or more meters are set on a single service pipe, a stop cock must be placed on the surface in an accessible position at or near the foundation wall.

Risers must be so run that meters will not set more than 7 feet, 6 inches from floor.

Meters must not be set under a store window, in the top of a closet, or in any confined place where danger might arise of an explosion while setting or removing the meter or from escaping gas.

Meters must be set in a reasonably dry and warm place, but not over any heating apparatus; and when practicable, meters are to be set in a room made for the purpose of containing meters.

Ready access to the meter and stop cock must be maintained at all times. If meters are set under a building, an opening shall be left at the dial of the meter at least two feet square. If meters are set under a building at any distance from the outside wall or foundation, then an opening must be left which will admit a man's body; said opening to be not less than two feet by two feet.

All meters shall be provided with a stop cock.

The meter or meters set by the firm, person or corporation furnishing gas to the City of San Diego, or its inhabitants, shall be at a point or place designated by some duly authorized person, in the employ of such firm, person or corporation.

Service lines shall enter the property of the consumer of gas at a point or place indicated by the person, firm or corporation furnishing gas as aforesaid.
All service lines supplying theatre buildings, hotels, apartment houses, churches, or public halls, or which supply buildings in which the meter or meters are not easily accessible to the outside of the building, shall be provided, by the person, firm or corporation furnishing the gas, with a cut-off which shall meet the approval of the Inspector of Gas and Electricity and the Chief of the Fire Department, and which shall be located at the curb line.

Applications for inspection must be made at the office of the Inspector of Gas and Electricity. The inspector will, thereafter, at his earliest convenience, make such inspection.

It shall be the duty of the contractor installing gas pipes or fixtures, before applying for inspection, to put air pressure of not less than 15 pounds per square inch upon all runs of pipe, and by means of a suitable pressure gauge, prove them tight. In case the inspector shall find said pipe or gas appliance to be faulty, or in a leaky condition, he shall notify the contractor to correct same, and shall collect in advance, from such contractor or the sum of One Dollar ($1.00) for each and every run of pipe on which re-inspection required, and when such work has been found satisfactory, he shall issue his certificate therefor.

**FEE TO BE CHARGED FOR MAKING INSPECTION OF WORK.**

For Eight outlets or under........$1.00

For each additional outlet........$.10

Section 2. That Ordinance No. 4558, approved October 9th, 1911, be and the same is hereby repealed.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 19th day of June, 1912, by the following vote, to wit:

AYES---COUNCILMEN Fay, Sehon, Woods and Dodson.

NOES---NONE

ABSENT---COUNCILLOR Adams.

and signed in open session thereof by the President of said Common Council, this 19th day of June, 1912.

A. E. Dodson,

President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 19th day of June, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the City of San Diego.

(SEAL) By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 19th day of June, 1912.

A. E. Dodson,

(SEAL) Attest: Mayor pro tempore of the City of San Diego, California.

Allen H. Wright,

City Clerk of the City of San Diego, California, By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4774 of the ordinances of the City of San Diego, California, as adopted by the Common Council of the City of San Diego, California, on the 19th day of June, 1912, and as approved by the Mayor of said City on the 19th day of June, 1912.
ORDINANCE NO. 4775.

AN ORDINANCE CHANGING AND ESTABLISHING THE WIDTH OF SIDEWALKS ON CALHOUN STREET, FROM THE NORTH LINE OF LEWIS STREET TO THE SOUTH LINE OF STOCKTON STREET.

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

Section 1. That the sidewalks on both sides of Calhoun Street, in said City of San Diego, between the north line of Lewis Street and the south line of Stockton Street, are hereby narrowed, from twelve (12) feet, the present width of said sidewalks, to ten (10) feet, from the line of the property abutting on said street to the curb line of said sidewalks.

Section 2. That the roadway of said Calhoun Street, between the north line of Lewis Street and the south line of Stockton Street, is hereby widened, from thirty-six (36) feet, the present width of said roadway, to forty (40) feet.

Section 3. That all ordinances and parts of ordinances in conflict herewith are hereby repealed in so far and to that extent only as they affect the sidewalks on Calhoun Street, between the points hereinbefore mentioned.

Section 4. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 24th day of June, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adkins, Fay, Sehorn, Woods and Dodson.

NOES---NONE

ABSENT---NONE

AND SIGNED in open session thereof by the President of said Common Council, this 24th day of June, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage, at its first reading, this 24th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(Seal)

I hereby approve the foregoing ordinance this 24th day of June, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(Seal) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.
ORDINANCE NO. 4776.

AN ORDINANCE CHANGING AND ESTABLISHING THE LOCATION OF THE SIDEWALKS ON GIRARD STREET, IN LA JOLLA PARK.

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

Section 1. That property owners on both sides of Girard Street, in La Jolla Park, in said City of San Diego, from the south line of Connecticut Street to the north line of Pueblo Lot 1922, be, and they hereby are, granted permission to construct the sidewalks on said Girard Street, between said points, so that there shall be a space two (2) feet wide between the property line and the inner line of the pavement. Provided, that the sidewalks already laid on Girard Street, between said points, shall be replaced to conform with the new location.

Section 2. That all ordinances and parts of ordinances in conflict herewith are hereby repealed, in so far and to that extent only, as they affect the sidewalks on said Girard Street, between the points hereinbefore mentioned.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 24th day of June, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 24th day of June, 1912.

A. E. Dodson.

President of the Common Council of the City of San Diego, California.

I Hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 24th day of June, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California, and Ex-Officio

Clerk of the Common Council of the said City of San Diego

(SEAL)

I hereby approve the foregoing Ordinance this 24th day of June, 1912.

James E. Wadham,

Mayor of the City of San Diego, California,

(SEAL) Attest:

Allen H. Wright,

City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4776 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 24th day of June, 1912, and as approved by the Mayor of said City on the 24th day of June, 1912.
ORDINANCE NO. 4777.

AUTHORIZING THE PURCHASE OF A GASOLINE ENGINE FOR
THE USE OF THE STREET DEPARTMENT.

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

Section 1. That the Superintendent of the Department of Finance, Ways and Means be
and he is hereby authorized and directed to purchase for the use of the Street Department of
said City, one seven horse power gasoline engine for vacuum cleaner.

Section 2. There is hereby appropriated out of the Street Department Fund the sum of
Four Hundred (400) Dollars, or so much thereof as may be necessary to make said purchase.

Section 3. This ordinance shall take effect on the thirty-first day from and after its
passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this
24th day of June, 1912, by the following vote, to-wit:

AYES--COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.
NOES--NONE
ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 24th day of
June, 1912.

A. E. Dodson,
President of the Common Council of the City of
San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the
members of the said Common Council, present, put on its final passage at its first reading,
this 24th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 24th day of June, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest
Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL)

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made or indebtedness
incurred by reason of the provisions of the annexed ordinance, in re purchase of 7 H. P.
Gasoline engine, costing $400.00 for use of Street Depart, can be made or incurred without the
violation of any of the provisions of the Charter of the City of San Diego, California.
Dated June 24th, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of
Ordinance No. 4777 of the ordinances of the City of San Diego, California, as adopted by the
Common Council of said City on the 24th day of June, 1912, and as approved by the Mayor of said City on the 24th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE No. 4778.
AN ORDINANCE CREATING THE DEPARTMENT OF STREET ASSESSMENTS AND FIXING A COMPENSATION FOR OFFICES THEREIN.

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

Section 1. There is hereby created the Department of Street Assessments. The officers of said department to be appointed by and to hold office during the pleasure of the Common Council of the said City of San Diego.

Section 2. The following office is hereby established in said Department of Street Assessments.

1. ASSESSMENT CLERK.

Section 3. The salary of said assessment clerk is hereby fixed at One Hundred and twenty-five Dollars ($125.00) per month to be paid out of the Street Fund. The duties of said assessment clerk shall begin on the first day of July, 1912.

That portion of Ordinance No. 3605 relating to the office of assessment clerks be and the same is hereby repealed.

This ordinance will take effect thirty-one days from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 26th day of June, 1912 by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.
NOES---NONE

and signed in open session thereof by the President of said Common Council, this 26th day of June, 1912.

A. E. Dodson.
President of the Common Council of the City of San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading this 26th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SWAL) By W. E. Bartlett Deputy.

I Hereby approve that the foregoing ordinance this 29th day of June, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SWAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

Auditor's Certificate. I Hereby Certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re creating Dept. of Street
Assessments and Fixing compensation of $125.00 for Clerk payable out of Street Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated June 26, 1912.

J. W. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4778 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said city on the 26th day of June, 1912, and as approved by the Mayor of said City on the 29th day of June, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4779.
AN ORDINANCE APPROPRIATING $70.00 PER MONTH FOR TRANSPORTATION FOR THE PLUMBING DEPARTMENT.

WHEREAS, it appears that unless the Plumbing Department of the City of San Diego be provided with better means of transportation than is afforded by the street cars the work of said department will fall greatly behind, and

WHEREAS, it appears that the Plumbing Inspector is the owner of an automobile, which said automobile he is willing to use in his work as Plumbing Inspector if a reasonable provision shall be made for the upkeep of said automobile, and

WHEREAS, it appears that each of the three Assistant Plumbing Inspectors owns a motorcycle in his work as Assistant Plumbing Inspector if and that each of said Assistant Plumbing Inspectors is willing to use said motorcycle in his work as Assistant Plumbing Inspector if reasonable provision shall be made for the upkeep of said motorcycles,

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

Section 1. That the sum of $70.00 per month shall be appropriated for the use of the Plumbing Department of the City of San Diego, to be expended as follows:

$25.00 per month for the maintenance of an automobile owned by the Plumbing Inspector of the City of San Diego, and $15.00 a piece per month for the maintenance of the three motorcycles owned by the three assistants of the said Plumbing Inspector, provided that said automobile and said motorcycles shall be used constantly by the Plumbing Department in the Department’s regular business.

Section 2. Said sum of $70.00 is to be paid out of the Public Health Fund.

Section 3. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 1st day of July, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Fay, Sehon and Dodson.

NOES—NONE

ABSENT—COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 1st day of July, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the above and foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, and passed and adopted by the Common Council of the City of San Diego, California.
AN ORDINANCE PROVIDING FOR THE RELIEF OF THE AGNEW SANITARIUM FOR EXPENSES INCURRED IN CARING FOR CERTAIN PERSONS INJURED IN THE FIRE IN THE WORKMEN'S HOME ON APRIL 21, 1912.

WHEREAS, on April 21, 1912, the Police Department of the City of San Diego transferred seven persons suffering from burns received in the fire at the Workmen's home on Sixth Street to the Agnew Sanitarium for treatment, and

WHEREAS, it appears that a fair and reasonable charge for caring for said seven persons so transferred is $85.10,

NOW THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL of the City of San Diego, as follows:

Section 1. That the sum of $85.10 be and hereby is appropriated to be paid to the said Agnew Sanitarium to compensate said Agnew Sanitarium for expenses incurred in caring for said patients.

Section 2. Said sum of $85.10 is to be paid out of General Fund.

Section 3. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 1st day of July, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodson.

NOES---NONE

ABSENT---COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 1st day of July, 1912.
A. E. Dodson,
President of the Common Council of the City of
San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members
of the said Common Council, present, put on its final passage at its first reading, this 1st day
of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego.

(SEAL)

I Hereby approve the foregoing ordinance this 5th day of July, 1912.

James E. Wadham,
Mayor of the City of San Diego, California,

(SEAL)

Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

Ordinance No. 4781.

An Ordinance Establishing the Grade on Moana Drive Between the North Line
of Varona Street and the South Line of La Paloma Street.

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

Section 1. That the grade of Moana Drive between the north line of Varona Street and
the south line of La Paloma Street is hereby established as follows:

At the intersection of Moana Drive with Varona Street; at the northwest corner, at
288.00 feet; at the northeast corner, at 288.00 feet.

At a point on the west line of Moana Drive 50 feet north from the north line of Varona
Street, at 287.70 feet; at a point on the west line of Moana Drive 50 feet north from the last
named point, at 287.20 feet; at a point on the west line of Moana Drive 50 feet north from
the last named point, at 286.40 feet; at a point on the west line of Moana Drive 50 feet north
from the last named point, at 285.00 feet.

At a point on the east line of Moana Drive 50 feet north from the north line of Varona
Street, at 287.70 feet; at a point on the east line of Moana Drive 50 feet north from the last
named point, at 287.20 feet; at a point on the east line of Moana Drive 50 feet north from the last named point, at 286.40 feet; at a point on the east line of Moana Drive 50 feet north from the last named point, at 286.00 feet.

At the intersection of Moana Drive with La Paloma Street; at the southwest corner, at 286.00 feet; at the southeast corner, at 286.50 feet.

Section 2. And the grade of said Moana Drive between the points hereinbefore mentioned shall have a uniform ascent and descent, and the center line of said Moana Drive shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 1st day of July, 1912. by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodeon.

ABSENT-COUNCILMAN Woods.

Passed and adopted by the Common Council of the City of San Diego, California, this 1st day of July, 1912. by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodeon.

ABSENT-COUNCILMAN Woods.

Passed and adopted by the Common Council of the City of San Diego, California, this 1st day of July, 1912. by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodeon.

ABSENT-COUNCILMAN Woods.

Passed and adopted by the Common Council of the City of San Diego, California, this 1st day of July, 1912. by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodeon.

ABSENT-COUNCILMAN Woods.

Passed and adopted by the Common Council of the City of San Diego, California, this 1st day of July, 1912. by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodeon.

ABSENT-COUNCILMAN Woods.

Passed and adopted by the Common Council of the City of San Diego, California, this 1st day of July, 1912. by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodeon.

ABSENT-COUNCILMAN Woods.

Passed and adopted by the Common Council of the City of San Diego, California, this 1st day of July, 1912. by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodeon.

ABSENT-COUNCILMAN Woods.
BE IT ORDAINED by the Common Council of the City of San Diego, California, as follows:

Section 1. That the grade of La Paloma Street in said City of San Diego, between the west line of Moana Drive and the east line of Point Loma Avenue is hereby established as follows:

At the intersection of La Paloma Street with Moana Drive; at the northwest corner, at 267.50 feet; at the northeast corner, at 268.00 feet; at the southwest corner, at 268.00 feet; at the southeast corner, at 268.50 feet.

At a point on the south line of La Paloma Street 20 feet east from the east line of Moana Drive, at 269.00 feet; at a point on the south line of La Paloma Street 20 feet east from the last named point, at 269.30 feet; at a point on the south line of La Paloma Street 20 feet east from the last named point at 269.10 feet; at a point on the south line of La Paloma Street 20 feet east from the last named point, at 266.60 feet; at a point on the south line of La Paloma Street 20 feet east from the last named point at 267.70 feet.

At a point on the north line of La Paloma Street 20 feet east from the east line of Moana Drive, at 268.50 feet; at a point on the north line of La Paloma Street 20 feet east from the last named point, at 268.60 feet; at a point on the north line of La Paloma Street 20 feet east from the last named point at 268.10 feet; at a point on the north line of La Paloma Street 20 feet east from the last named point, at 267.20 feet.

At the intersection of La Paloma Street with Renaud Street; at the northwest corner, at 259.50 feet; at the northeast corner, at 258.50 feet; at the southwest corner, at 260.00 feet; at the southeast corner, at 259.00 feet.

At the intersection of La Paloma Street with Point Loma Avenue; at the northwest corner, at 235.00 feet; at the northeast corner, at 234.50 feet; at the southwest corner, at 235.00 feet; at the southeast corner, at 234.50 feet.

Section 2. And the grade of said La Paloma Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said La Paloma Street shall have an average elevation of the opposite curb grades.

All of said curb elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 1st day of July, 1912, by the following vote, to-wit:

YEAS---COUNCILMEN Adams, Fay, Sehon, and Dodson.

NOES---NONE

ABSENT--COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 1st day of July, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading this 1st day of July, 1912.
Allen H. Wright,
City clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common council of the City of San Diego.
(SEAL)
I Hereby approve the foregoing ordinance this 5th day of July, 1912.
James E. Wadham,
Mayor of the City of San Diego, California.

W. E. Bartlett
Deputy.

Hereby certify that the above
and foregoing is a full, true and correct copy of
Ordinance No. 4782 of the ordinances of the City of San Diego, California, as asopted by the
Common Council of said City on the 1st day of July, 1912, and as approved by the Mayor of said
City on the 5th day of July, 1912.

Allen H. Wright,
City clerk of the City of San Diego, California.
By W. E. Bartlett Deputy.

ORDINANCE NO. 4783.
AN ORDINANCE ESTABLISHING THE GRADE OF VARONA STREET BETWEEN THE
WEST LINE OF MOANA DRIVE AND THE EAST LINE OF POINT LOMA AVENUE.
BE IT ORDAINED by the Common Council of the City of San Diego, California, as follows:
Section 1. That the grade of Varona Street between the west line of Moana Drive and
the east line of Point Loma Avenue is hereby established as follows:
At the intersection of Varona Street with Moana Drive; at the northwest corner at 286.00 feet; at the northeast corner, at 299.00 feet; at the southwest corner at 286.50 feet; at the southeast corner at 286.50 feet.
At a point on the north line of Varona Street 60 feet east from the east line of
Moana Drive, at 287.70 feet; at a point on the north line of Varona Street 40 feet east from
the last named point, at 286.90 feet; at a point on the north line of Varona Street 40 feet
east from the last named point, at 285.30 feet; at a point on the south line of Varona
Street 60 feet east from the east line of Moana Drive at 286.00 feet; at a point on the south
line of Varona Street 40 feet east from the last named point, at 287.30 feet; at a point on
the south line of Varona Street 40 feet east from the last named point at 286.00 feet.
At the intersection of Varona Street with Renaud Street; at the northwest corner, at
278.50 feet; at the northeast corner, at 277.50 feet; at the southwest corner, at 279.00 feet; at the southeast corner, at 278.00 feet.
At the intersection of Varona Street with Point Loma Avenue; at the northwest corner,
at 250.00 feet; at the northeast corner at 249.50 feet; at the southwest corner at 250.50 feet; at the southeast corner, at 250.00 feet.
Section 2. And the grade of said Varona Street between the points hereinbefore men-
tioned shall have a uniform ascent and descent and the center line of said varona street shall
have an average elevation of the opposite curb grades.
All of said grade elevations to be above the datum line of levels as fixed by ordi-
nance No. 3950 of the ordinances of said City.
Section 3. This ordinance shall take effect on the thirty-first day from and after its
passage and approval.
Passed and adopted by the Common Council of the City of San Diego, California, this 1st day of July, 1912, by the following vote—

AYES—COUNCILMEN Adams, Fay, Sehon and Dodson.

NOES—NONE

ABSENT—COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 1st day of July, 1912, by

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 1st day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 5th day of July, 1912,

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4783 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 1st day of July, 1912 and as approved by the Mayor of said City on the 5th day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

ORDINANCE NO. 4784.

AN ORDINANCE ESTABLISHING THE GRADE ON POINT LOMA AVENUE BETWEEN THE SOUTH LINE OF VARONA STREET AND THE NORTH LINE OF LA POLOMA STREET.

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

Section 1. That the grade of Point Loma Avenue between the south line of Varona Street and the north line of La Paloma Street is hereby established as follows:

At the intersection of Point Loma Avenue with Varona Street at the northwest corner at 250.00 feet; at the northeast corner, at 249.50 feet; at the southwest corner at 250.50 feet; at the southeast corner at 250.00 feet.

At a point on the west line of Point Loma Avenue, 300 feet north from the north line of Varona Street, at 240.50 feet; at a point on the west line of Point Loma Avenue, 250 feet north from the last named point, at 235.50 feet.

At a point on the east line of Point Loma Avenue, 300 feet north from the north line of Varona Street, at 239.50 feet; at a point on the east line of Point Loma Avenue 250 feet north from the last named point, at 235.00 feet.
At the intersection of Point Loma Avenue with La Paloma Street, at the southwest corner at 235.00 feet; at the southeast corner, at 234.50 feet; at the northwest corner, at 235.00 feet; at the northwest corner, at 234.50 feet.

Section 2. And the grade of said Point Loma Avenue between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Point Loma Avenue shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first-day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 1st day of July, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, May, Sehon and Dodson.

NOES---NONE

ABSENT-COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 1st day of July, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 1st day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 5th day of July, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4784 of the ordinances of the City of San Diego, California, as adopted by the Common Council of the said City of San Diego, on the 1st day of July, 1912, and as approved by the Mayor of said City on the 5th day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

ORDINANCE NO. 4 7 8 5.

AN ORDINANCE ESTABLISHING THE GRADE ON RENAUD STREET BETWEEN THE NORTH LINE OF VARONA STREET AND THE SOUTH LINE OF LA PALOMA STREET,

SAN DIEGO, CALIFORNIA.
BE IT ORDAINED By the Common Council of the City of San Diego, California, as follows:

Section 1. That the grade of Renaud Street in said City of San Diego, between the north line of Varona Street and the south line of La Paloma Street is hereby established as follows:

At the intersection of Renaud Street with Varona Street; at the northwest corner, at 278.50 feet; at the northeast corner, at 277.50 feet.

At the intersection of Renaud Street with La Paloma Street; at the southwest corner, at 260.60 feet; at the southeast corner, at 259.00 feet.

Section 2. And the grade of said Renaud Street between the points hereinbefore mentioned shall have a uniform ascent and descent, and the center line of said Renaud Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 1st day of July, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Pay, Sehon and Dodson.

NOES---NONE

ABSENT---COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 1st day of July, 1912.

A. E. Dodson.
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 1st day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SERAL) By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 5th day of July, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SERAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4785 of the ordinances of the City of San Diego, California as adopted by the Common Council of said City on the 1st day of July, 1912, and as approved by the Mayor of said City on the 5th day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

***************
AN ORDINANCE CALLING A SPECIAL ELECTION IN THE CITY OF SAN DIEGO, COUNTY OF SAN DIEGO, AND STATE OF CALIFORNIA AND SUBMITTING TO THE QUALIFIED ELECTORS OF SAID CITY A PROPOSITION FOR THE INCURRING BY THE SAID CITY OF SAN DIEGO OF A BONDED INDEBTEDNESS OF AND IN THE SUM OF TWO MILLION FIVE HUNDRED THOUSAND DOLLARS IN LAWFUL MONEY OF THE UNITED STATES FOR THE ACQUISITION OF CERTAIN WATERWORKS AND WATER RIGHTS, INCLUDING LANDS, DAMS, DAM SITES, RESERVOIRS, RESERVOIR SITES, RIGHTS OF WAY, PIPE LINES, CONDUITS AND WATER FILTERING PLANT BY SAID CITY FOR THE USE OF SAID CITY AND ITS INHABITANTS, EXCISING THE OBJECTS AND PURPOSES FOR WHICH SAID INDEBTEDNESS IS PROPOSED TO BE INCURRED, AND FIXING THE RATE OF INTEREST THEREON, AND THE NECESSITY FOR SUCH WATERWORKS AND WATER RIGHTS, INCLUDING LANDS, DAMS, DAM SITES, RESERVOIRS, RESERVOIR SITES, RIGHTS OF WAY, PIPE LINES, CONDUITS AND WATER FILTERING PLANT AND THE ESTIMATED COST OF THE SAME, AND THAT BONDS OF THE SAID CITY SHALL ISSUE FOR THE PAYMENT OF THE COST OF SAID WATERWORKS AND WATER RIGHTS, INCLUDING LANDS, DAMS, DAM SITES, RESERVOIRS, RESERVOIR SITES, RIGHTS OF WAY, PIPE LINES, CONDUITS AND WATER FILTERING PLANT IN CASE THE INCURRING OF SAID INDEBTEDNESS BE AUTHORIZED BY THE QUALIFIED ELECTORS OF SAID CITY, AND FIXING THE DATE ON WHICH SAID SPECIAL ELECTION SHALL BE HELD AND THE MANNER OF HOLDING SAID SPECIAL ELECTION, AND THE VOTING FOR OR AGAINST THE INCURRING OF SUCH INDEBTEDNESS BY SAID CITY AND PROVIDING THAT THIS ORDINANCE WHEN PUBLISHED ACCORDING TO LAW SHALL CONSTITUTE THE NOTICE OF SAID ELECTION.

WHEREAS, The said City of San Diego, a municipal corporation situated in the County of San Diego, State of California, and the legislative branch of the government thereof, contemplate certain permanent public improvements for said City and for the use of said City and its inhabitants, viz: the acquisition of waterworks and water rights, including lands, dams, dam sites, reservoirs, reservoir sites, rights of way, pipe lines, conduits and water filtering plant, located in the said County of San Diego, California, a part within and a part outside the limits of said City of San Diego, which waterworks and water rights, including lands, dams, dam sites, reservoirs and reservoir sites, rights of way, pipe lines, conduits and water filtering plant, are more particularly hereinafter described, and

WHEREAS, the legislative branch of said City of San Diego has heretofore by Resolution Number Eleven Thousand One Hundred and Twenty Eight, entitled, "A Resolution Determining and Declaring that the Public Interest and Necessity of the City of San Diego, California, and of the Inhabitants Thereof, Demand the Acquisition by said City of Water Works and Water Rights, Including Lands, Dams, Dam Sites, Reservoirs, Reservoir Sites, Rights of Way, Pipe Lines, Conduits and Water Filtering Plant; that the Cost of the Acquisition by said City of the said Waterworks and Water Rights, including said Lands, Dams, Dam Sites, Reservoirs, Reservoir Sites, Rights of Way, Pipe Lines, Conduits and Water Filtering Plant, will be Two Million Five Hundred Thousand Dollars in Lawful Money of the United States, which Sum will be too great to be paid out of the Ordinary Annual Income and revenue of said City, and the Intention of the Legislative Branch of the Government of said City to take proceedings for the Acquisition of said Waterworks and Water Rights, Including said Lands, Dams, Dam Sites, Reservoirs, Reservoir Sites, Rights of Way, Pipe Lines, Conduits and Water Filtering Plant", approved on the twenty-fourth day of June, in the year One thousand Nine hundred and Twelve, declared and determined that the public interest and the necessity of said City of San Diego and of the inhabitants thereof demand the acquisition by said City of the said waterworks and water rights, including lands, dams, dam sites, reservoirs, reservoir sites, rights of way, pipe lines, conduits and water filtering plant, and that the acquisition by the said City of said waterworks and water rights, including lands, dams, dam sites, reservoirs, reservoir sites, rights of way, pipe lines, conduits and water filtering plant, is necessary and convenient to carry out the
objects, purposes and powers of the municipality of the said City of San Diego, and

WHEREAS, the estimated cost of the acquisition of the said waterworks, and water rights, including lands, dams, dam sites, reservoirs, reservoir sites, rights of way, pipe lines, conduits and water filtering plant, by said City, is Two Million Five hundred thousand Dollars, in lawful money of the United States, which sum will be too great to be paid out of the ordinary annual income and revenue of the said City of San Diego, and

WHEREAS, the legislative branch of the government of said City has, by said Resolution Number Eleven Thousand One Hundred and Twenty-eight, declared its intention to take proceedings for the acquisition by said City of said waterworks and water rights, including lands, dams, dam sites, reservoirs, reservoir sites, rights of way, pipe lines, conduits and water filtering plant, at a cost and for the sum of Two Million Five Hundred Thousand Dollars, lawful money of the United States, and to incur an indebtedness in the said sum by the issuance of bonds for said purpose;

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

Section 1. That the object and purpose for which said indebtedness of Two Million Five Hundred Thousand Dollars in lawful money of the United States is proposed to be incurred is the acquisition by said City of San Diego of the following described waterworks and water rights, including lands, dams, dam sites, reservoirs, reservoir sites, rights of way, pipe lines, conduits and water filtering plant, situated in the County of San Diego and State of California, to-wit:

The Barrett Dam Site and Reservoir Site consisting of nine hundred and thirty-six acres of land, together with eight hundred and twenty-four acres in addition thereto, adjoining and adjacent to the same, with buildings and construction plant, including all lands in the Barrett Reservoir Site to the one hundred and seventy five foot contour line above the bed of the stream at the said Barrett Dam Site;

All the water rights on the Pine Creek, and all the lands and riparian rights of the Southern California Mountain Water Company along Pine Creek and the Cottonwood Creek from the Dulzura Conduit Intakes to the International Boundary Line between the United States and Mexico;

The Dulzura Conduit running from and including the diverting intakes at the Pine and Cottonwood Creeks to the Dulzura Divide, said Divide being near the center of Section Ten, Township Eighteen South, Range Two East, San Bernardino Meridian, with all the lands and rights of way owned by the Southern California Mountain Water Company along the same;

All flowage rights, riparian rights, rights of way and lands of the Southern California Mountain Water Company along the Dulzura and Jamul Creeks from the Western end of the Dulzura Conduit, as above described, to the Lower Otay Reservoir;

The Upper Otay Dam and Reservoir, consisting of one hundred and sixty-four acres of land, together with the lands adjoining, appurtenant and adjacent thereto, consisting of four hundred and fifty and sixty-four hundredths acres, subject to the shooting and fishing privileges of E. S. Babcock;

The Lower Otay Dam and Reservoir, consisting of one thousand acres of land, and the lands owned by the Southern California Mountain Water Company adjoining, appurtenant and adjacent to the same, consisting of one thousand four hundred and twenty-one and eighteen hundredths acres, including all buildings, gardens, orchards and improvements thereon;

The Pipe System, and rights of way therefor, from the Lower Otay Dam and Reservoir to the University Heights Reservoir in the City of San Diego, California, with pipe walkers' houses along the same;
The Chollas Heights Reservoir consisting of fifteen and seventy-three hundredths acres, together with the lands adjoining and adjacent thereto, consisting of one hundred and sixty-four and twenty-seven hundredths acres; and also the waterfiltering plant with the land adjoining and adjacent thereto consisting of five acres.

Said property to be so acquired by the said City of San Diego to be subject to the water rights of the Southern California Mountain Water Company on the Cottonwood Creek east of the Barrett Reservoir Site, and to all of the property rights of the said Southern California Mountain Water Company to lands lying east of the Barrett Reservoir Site, including the right of the said Southern California Mountain Water Company to complete and maintain the Morena Dam, and to catch, impound and store water in the Morena Reservoir, and to take, draw and divert water therefrom and to sell and deliver the same for domestic, irrigation and other purposes outside of and beyond the water shed of the Morena Reservoir, subject to the rights of the said City of San Diego to lease and purchase the same.

A more particular description of the land which forms a part of the said water works and water rights to be so acquired by the said City of San Diego is as follows, to-wit:

Northeast quarter of the northeast quarter of Section Nineteen, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of forty acres.

Northeast quarter of the northeast quarter of Section Twenty-four, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of forty acres.

South half of southeast quarter of Section Thirteen, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

South half of southwest quarter of Section Thirteen, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

South half of southeast quarter of Section Fourteen, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Northeast quarter of southeast quarter of Section Fourteen, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of forty acres.

North half of southwest quarter of Section Fourteen, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Southeast quarter of southwest quarter of Section Fourteen, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of forty acres.

South half of the northeast quarter of Section Fifteen, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Northeast quarter of the northeast quarter of Section Fifteen, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of forty acres.

North half of northwest quarter of Section Fifteen, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

South half of northwest quarter of Section Fifteen, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of forty acres.

Northeast quarter of southeast quarter of Section Fifteen, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Southeast quarter of southwest quarter of Section Fifteen, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of forty acres.
West half of southwest quarter of Section Twenty-two, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

West half of southwest quarter of Section Ten, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

South half of northwest quarter of Section Ten, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Northwest quarter of northwest quarter of Section Ten, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of forty acres.

Northeast quarter of northwest quarter of Section Ten, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of forty acres.

Southwest quarter of southeast quarter of Section Three, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of forty acres.

Southwest quarter of southeast quarter of Section Twenty-one, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of forty acres.

Northwest quarter of southeast quarter of Section Twenty-eight, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of forty acres.

Northeast quarter of southeast quarter of Section Twenty-eight, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of forty acres.

Southwest quarter of southwest quarter of Section Twenty-eight, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of forty acres.

Northeast quarter of northeast quarter of Section Nine, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of forty acres.

Northeast quarter of northeast quarter of Section Thirty-three, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of forty acres.

Southwest quarter of southeast quarter of Section Twenty-eight, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of forty acres.

Southwest quarter of southwest quarter of Section Twenty-eight, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Northeast quarter of northeast quarter of Section Twenty-eight, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Northwest quarter of northeast quarter of Section Twenty-eight, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Northwest quarter of northeast quarter of Section Thirty-three, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Southwest quarter of southeast quarter of Section Thirty-three, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Southwest quarter of southwest quarter of Section Thirty-three, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Northeast quarter of northeast quarter of Section Thirty-two, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Southwest quarter of southeast quarter of Section Twenty-one, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of forty acres.

Northeast quarter of northeast quarter of Section Twenty-eight, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of forty acres.

West half of northeast quarter of Section Twenty-eight, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Northwest quarter of southwest quarter of Section Twenty-eight, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Southwest quarter of southeast quarter of Section Twenty-eight, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Southwest quarter of southwest quarter of Section Twenty-eight, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Northeast quarter of southwest quarter of Section Twenty-eight, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Southwest quarter of southeast quarter of Section Twenty-eight, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Southwest quarter of southwest quarter of Section Twenty-eight, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Northeast quarter of northeast quarter of Section Twenty-eight, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.
East half of southeast quarter of section Five, Township Eighteen South, Range Three East, San Bernardino Meridian, consisting of eighty and forty-three one-hundredths acres.

West half of northeast quarter of Section Eight, Township Eighteen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

East half of the northwest quarter of Section Eight, Township Eighteen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Southwest quarter of northeast quarter of Section Eight, Township Eighteen South, Range Three East, San Bernardino Meridian, consisting of forty acres.

North half of the southwest quarter of Section Eight, Township Eighteen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

South half of the northeast quarter of Section Seven, Township Eighteen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

North half of the southeast quarter of Section Seven, Township Eighteen South, Range Three East, San Bernardino Meridian, consisting of eighty acres.

Northeast quarter of the southwest quarter of Section Seven, Township Eighteen South, Range Three East, San Bernardino Meridian, consisting of thirty-seven and thirty-one-hundredths acres.

Northwest quarter of the southeast quarter of Section Twelve, Township Eighteen South, Range Two East, San Bernardino Meridian, consisting of forty acres.

South half of southeast quarter of Section Twelve, Township Eighteen South, Range Two East, San Bernardino Meridian, consisting of eighty acres.

Northeast quarter of the southeast quarter of Section Twenty-six, Township Eighteen South, Range Two East, San Bernardino Meridian, consisting of forty acres.

Southwest quarter of the northeast quarter of Section Twenty-six, Township Eighteen South, Range Two East, San Bernardino Meridian, consisting of forty acres.

Northwest quarter of the southeast quarter of Section Twenty-eight, Township Eighteen South, Range Two East, San Bernardino Meridian, consisting of forty acres.

South half of southeast quarter of Section Twenty-eight, Township Eighteen South, Range Two East, San Bernardino Meridian, consisting of eighty acres.

North half of the southwest quarter of Section Thirty-two, Township Eighteen South, Range Two East, San Bernardino Meridian, consisting of fifty-three and eighteen hundredths acres.

South half of the northeast quarter of Section Thirty-two, Township Eighteen South, Range Two East, San Bernardino Meridian, consisting of eighty acres.

Southwest quarter of the southeast quarter of Section Thirty-three, Township Eighteen South, Range Two East, San Bernardino Meridian, consisting of eighty acres.

Northeast quarter of the southeast quarter of Section Thirty-three, Township Eighteen South, Range Two East, San Bernardino Meridian, consisting of one hundred sixty-one and eighteen hundredths acres.
Lots one and two of Section Thirty-four, Township Eighteen South, Range Two East, San Bernardino Meridian, consisting of sixty-five and sixty-two hundredths acres.

Lots one and two of Section Four, Township Eighteen South, Range One East, San Bernardino Meridian, consisting of sixty-two and forty-four hundredths acres.

Southwest quarter of the northwest quarter of Section Four, Township Eighteen South, Range One East, San Bernardino Meridian, consisting of forty acres.

Northeast quarter of southwest quarter of Section Four, Township Eighteen South, Range One East, San Bernardino Meridian, consisting of forty acres.

Northwest quarter of the southwest quarter of Section Four, Township Eighteen South, Range One East, San Bernardino Meridian, consisting of forty acres.

Northeast quarter of Section Five, Township Eighteen South, Range One East, San Bernardino Meridian, consisting of one hundred and sixty acres.

North half of the southeast quarter of Section Five, Township Eighteen South, Range One East, San Bernardino Meridian, consisting of eighty acres.

Northeast quarter of northwest quarter of section Five, Township Eighteen South, Range One East, San Bernardino Meridian, consisting of thirty-two and sixty hundredths acres.

Northwest quarter of the northwest quarter of Section Eight, Township Eighteen South, Range One East, San Bernardino Meridian, consisting of forty acres.

Portion of Janal Grant in Township Eighteen South, Range One East, San Bernardino Meridian, consisting of thirteen hundred and thirty-nine and sixty-nine hundredths acres.

Southwest quarter of southeast quarter of Section Nineteen, Township Seventeen South, Range One East, San Bernardino Meridian, consisting of forty acres.

East half of southwest quarter of section Nineteen, Township Seventeen South, Range One East, San Bernardino Meridian, consisting of eighty and thirty-five hundredths acres.

Southwest quarter of southwest quarter of Section Nineteen, Township Seventeen South, Range One East, San Bernardino Meridian, consisting of forty acres.

West half of the northwest quarter of Section thirty, Township Seventeen South, Range One East, San Bernardino Meridian, consisting of eighty and thirty-eight hundredths acres.

Southeast quarter of the northwest quarter of Section Thirty, Township Seventeen South, Range One East, San Bernardino Meridian, consisting of forty acres.

Lots Four, five and six of Section Eighteen, Township Eighteen South, Range One East, San Bernardino Meridian, consisting of one hundred twenty-three and thirty-six hundredths acres.

Northeast quarter of northeast quarter and Lots one, two and three of Section Thirteen, Township Eighteen South, Range One East, San Bernardino Meridian, consisting of one hundred seventeen and six hundredths acres.
Northeast quarter of southeast quarter of section Twenty-five, Township Seventeen South, Range One West, San Bernardino Meridian, consisting of forty acres.

Southeast quarter of northeast quarter of Section Twenty-five, Township Seventeen South, Range One West, San Bernardino Meridian, consisting of forty acres.

South half of southeast quarter of Section Twenty-five, Township Seventeen South, Range One West, San Bernardino Meridian, consisting of eighty acres.

Part of northwest quarter of southeast quarter of Section Twenty-five, Township Seventeen South, Range One West, San Bernardino Meridian, consisting of one and forty-three hundredths acres.

Part of southeast quarter of southwest quarter of Section Twenty-five, Township Eighteen South, Range One West, San Bernardino Meridian, consisting of seven and forty-eight hundredths acres.

Part of northeast quarter of southeast quarter of Section Twenty-six, Township Seventeen South, Range One West, San Bernardino Meridian, consisting of one acre.

Part of quarter section sixty-four, National Rancho, consisting of two and eleven hundredths acres.

Part of lot thirteen, Ex-Mission Rancho, consisting of one hundred acres.

South half of northeast quarter of Section Thirty-four, Township Sixteen South, Range Two West, San Bernardino Meridian, consisting of eighty acres.

Lots twenty-five, twenty-six, twenty-seven, twenty-eight, twenty-nine, thirty, thirty-one, thirty-two, thirty-three, thirty-four, thirty-five, thirty-six, thirty-seven, forty, forty-one, forty-two, forty-three, forty-four, forty-five, forty-six, forty-seven and forty-eight in block one hundred sixty-eight, of University Heights, in said City of San Diego.

Southeast corner of northwest quarter of Section Thirty-four, Township Sixteen South, Range Two West, San Bernardino Meridian, consisting of five acres.

Northeast quarter of northwest quarter of Section Twenty-five, Township fifteen south, Range Four East, San Bernardino Meridian, consisting of forty acres.

The said land to be so acquired by the said City of San Diego is more particularly described in that certain map and schedule attached to, marked "Exhibit A," and made a part of that certain instrument, filed in the office of the City Clerk of the said City of San Diego, California, on the 14th day of February, 1912, and numbered "Document No. 46806," as lots numbered from Forty-nine to One Hundred Forty-seven, both inclusive, and consisting of seven thousand, fifty-three and ninety-four hundredths acres of land.

That a more detailed and particular description of the land upon which said water rights and riparian rights are to be acquired by said City of San Diego, is described as follows, to-wit:

South half of the northwest quarter and the east half of the southwest quarter of Section Thirty-three, Township Seventeen South, Range Three East, San Bernardino Meridian, consisting of one hundred and sixty acres.

East half of the northwest quarter, southwest quarter of northwest quarter, and northwest quarter of southwest quarter of Section Four, Township Eighteen South, Range Three East, San Bernardino Meridian, consisting of one hundred and sixty acres.

Northeast quarter of southwest quarter, and south half of southwest quarter, Section Four, and north half of northwest quarter, Section Nine, all in Township Eighteen South, Range Three East, San Bernardino Meridian, consisting of two hundred acres.

East half of northeast quarter, and north of southeast quarter of Section Eight, Township Eighteen South, Range Three East, San Bernardino Meridian, consisting of one hundred and sixty acres.
Southwest quarter of southeast quarter of Section Eight, Township Eighteen South, Range Three East, San Bernardino Meridian, consisting of forty acres.

North half of Section Seventeen, Township Eighteen South, Range Three East, San Bernardino Meridian, consisting of three hundred and twenty acres.

South half of southwest quarter of Section Eight, and south half of southeast quarter of Section Seven, Township Eighteen South, Range Three East, San Bernardino Meridian, consisting of one hundred and sixty acres.

Northeast quarter of section Eighteen, Township Eighteen South, Range Three East, San Bernardino Meridian, consisting of one hundred and sixty acres.

North half of fractional southwest quarter of Section Eighteen, Township Eighteen South, Range Three East, San Bernardino Meridian, consisting of fifty acres.

South half of fractional southwest quarter of Section Eighteen, Township Eighteen South, Range Three East, and southeast quarter of southeast quarter of Section Thirteen, East half of northeast quarter, Section Twenty-four, Township Eighteen South, Range Two East, San Bernardino Meridian, consisting of one hundred and seventy acres.

Northwest quarter, and the north half of the southwest quarter of Section Twenty-three, Township Eighteen South, Range Two East, San Bernardino Meridian, consisting of two hundred and forty acres.

The northeast quarter of southeast quarter of Section Twenty-seven, Township Eighteen South, Range Two East, San Bernardino Meridian, consisting of forty acres.

South half of southeast quarter of Section Twenty-seven, and west half of northeast quarter of Section Thirty-four, Township Eighteen South, Range Two East, San Bernardino Meridian, consisting of one hundred and thirty acres.

Jamul Ranch, consisting of eight thousand, nine hundred and twenty-eight acres.

The said lands from which said water rights and riparian rights are to be acquired by the said City of San Diego, are designated as lots numbered from two hundred one to two hundred fourteen, both inclusive, on said map and schedule, attached to said instrument, and marked "Exhibit A," filed in the office of the City Clerk of the said City of San Diego, on the 14th day of February, 1912, and numbered, "Document No. 48806," and consisting of ten thousand, nine hundred and eighteen acres of land.

Said property to be so acquired by said City of San Diego to be used subject to all pre-existing contracts heretofore made by and under which the Southern California Mountain Water Company is now furnishing water for domestic and irrigation purposes, which contracts are more particularly described in that certain schedule, attached to, marked "Exhibit B," and made a part of said Document No. 48806, filed in the office of the City Clerk of the said City of San Diego, on the 14th day of February, 1912, and also subject to that certain contract between the Southern California Mountain Water Company and the San Diego Land Company, dated on the 11th day of April, 1912, and filed in the office of the County Recorder of the County of San Diego, California, on the 24th day of June, 1912; and also including a contract between the Southern California Mountain Water Company and the Coronado Water Company, for the use of water for domestic and irrigation purposes upon the Peninsula of San Diego, as per grant thereof known as North Island, City of Coronado, Tent City, the Brick Yards, and Coronado Heights, and other consumers which are limited to the amount of water now being delivered to those who have connections with, and are now being furnished with water from the Coronado Pipe Line, which pipe line commences on the Otay- San Diego Pipe Line at the Coronado Junction, about two and three-fourths miles below the lower Otay Outlet, and follows along the sandspit of the Bay of San Diego into the City of Coronado. The price for such water to be eight cents per thousand gallons, for the period of ten years from the date of contract, and thereafter upon such rate as
the parties may agree upon, or if unable to agree upon such rate, then such rate to be fixed by arbitration, one party selecting one arbitrator, and the other party selecting the second arbitrator, and if the two arbitrators so chosen are unable to agree, they shall select a third arbitrator, whose decision shall be final, or at such rate as shall be fixed by lawful authority in existence at the time. The water shall be measured by a Venturi Meter, or other water meter equally as good, to be established along the Coronado Pipe Line, at said Coronado Junction of said Coronado Pipe Line, and access shall be available to the employees of both the City of San Diego and the Coronado Water Company, or its successors or assigns. Payment for such water shall be made monthly to the City of San Diego, at the City Hall, on or before the Tenth day of each month, in United States gold coin, for water furnished during the preceding month.

For a detailed and more particular description of the property to be so acquired by said City of San Diego, and to be so leased, reference is hereby made to said Document No. 48806, on file in the office of the City Clerk of the said City of San Diego.

All of said property herein described being located and situated in the County of San Diego, State of California.

Section 2. That the acquisition by said City of said water-works and water rights, including said lands, dams, dam sites, reservoirs, reservoir sites, rights of way, pipe lines, conduits, and water filtering plant, and of the whole thereof, is necessary to, and demanded by the public interests of the said City of San Diego. That said sum of Two Million Five Hundred Thousand Dollars is the principal of said indebtedness. That the rate of interest shall be four and one-half per cent. per annum, payable semi-annually. That the said sum of Two Million Five Hundred Thousand Dollars in lawful money of the United States will not exceed together with all the other indebtedness of said City for public improvements, in the aggregate fifteen (15) per cent. of the assessed value of all the real and personal property in said City of San Diego.

Section 3. That if the proposition to incur said indebtedness of Two Million Five Hundred Thousand Dollars in lawful money of the United States, and the issuance of the bonds herein designated, be authorized by the qualified electors of the said City of San Diego, as in this ordinance and by law provided, then and in that event bonds of the said City of San Diego to provide for the payment of the cost of said water-works and water rights, including lands, dams, dam sites, reservoirs, reservoir sites, rights of way, pipe lines, conduit; and water filtering plant, shall issue as follows:

Said bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached to said bonds, respectively, and the principal of said bonds shall be payable in lawful money of the United Stated, in the manner following, viz: one-fortieth part of the whole amount of the principal of said indebtedness, represented by said bonds, to wit: the sum of sixty-two thousand five hundred dollars, in lawful money of the United States, shall be paid annually.

Section 4. The said principal and interest shall be payable at the Treasury of said City of San Diego.

Section 5. That if the proposition to incur said indebtedness of Two Million Five Hundred Thousand Dollars, lawful money of the United States, to pay the cost of said water-works and water rights, including said lands, dams, dam sites, reservoirs, reservoir sites, rights of way, pipe lines, conduits, and water filtering plant above described shall be accepted, and the issuance of bonds herein designated be authorized by the qualified electors of the said City of San Diego, as in this ordinance and by law provided, and the said bonds shall be issued
in pursuance thereof, then and in that case there shall be levied and collected each and every year upon all the property subject to taxation by the said City of San Diego a tax sufficient to pay all of the interest of the said bonded indebtedness as said interest shall fall due, and also sufficient to pay one-fortieth of the whole amount of said bonded indebtedness of the said sum of Two Million Five Hundred Thousand Dollars, in lawful money of the United States, aforesaid, each and every year as herein provided, and sufficient to pay the whole amount of the principal and interest of the said bonded indebtedness within forty years from the date of contracting the same. And the said Common Council hereby makes provision for the levy and collection of said tax, and for the levy and collection of all sums that shall or may be necessary to pay in full all the interest and principal of said bonded indebtedness as the same shall fall due, and hereby contracts, represents and promises that such levy shall be made as aforesaid in case the said proposition to incur said indebtedness shall be accepted and the issuance of the bonds herein provided be authorized by the qualified electors of the said City of San Diego as aforesaid, and the said bonds issued as aforesaid. And so far as the said Common Council has the power now to make said levy, it does hereby make the said levy, and the said Common Council further ordains that there shall be, and hereby provided a sinking fund to be kept by the Treasurer of the said City of San Diego, and his successors in office, and to be designated as the "Sinking Fund for the payment of the Water Bonds of the Year 1912" of the City of San Diego, and that the proceeds of the tax levy above mentioned shall be paid into the said sinking fund as soon as the same shall be collected, and shall remain in the said sinking fund until required for the respective payments of the principal and interest to be made upon said bonds, and that when the respective payments of principal and interest of the said bonds shall fall due the Treasurer of said City of San Diego, and his successors in office, be, and they are hereby, each respectively authorized, directed and commanded to pay out of the moneys in said sinking fund the said respective amounts of principal and interest of the said bonds as the same shall fall due, when demand shall be made therefor as by law required, and upon the surrender of the said bonds and coupons to said Treasurer it shall be the duty of said Treasurer to cancel the same immediately after their surrender and payment. And it is further ordained, promised and agreed that none of the moneys paid into the said sinking fund shall be used for any purpose other than the payment of the principal and interest of the said bonded indebtedness as in this ordinance specified, until the whole amount of principal and interest of said bonds shall be fully paid.

Section 6. That there is hereby called and proclaimed a special election of the qualified voters of the said City of San Diego, for Thursday, the fifteenth day of August, 1912, at which special election there shall be, and is hereby submitted to the said qualified electors of said City of San Diego, the proposition of incurring by the said City of San Diego, the said indebtedness of Two Million Five Hundred Thousand Dollars, lawful money of the United States, for the acquisition by said City of said water works and water rights, including said lands, dams, dam sites, reservoirs, reservoir sites, rights of way, pipe lines, conduits and water filtering plant above described, and to issue bonds of said City therefore, as herein set forth, and does hereby fix the said fifteenth day of August, 1912, as the time for holding said election.

That the taxes levied for the total amount of said indebtedness shall be in the aggregate in the said principal sum of Two Million Five Hundred Thousand Dollars, together with interest upon the respective installments thereof, as herein provided, until paid, respectively, at the rate of four and one-half per cent per annum, both principal and interest being payable in lawful money of the united States. And the taxes levied for each annual installment of said
indebtedness shall be one-fortieth of the whole amount of the principal of said indebtedness, represented by said bonds, and a sum sufficient to pay the interest due on all sums unpaid at the dates of the maturity of such annual installments, all in lawful money of the United States. That is to say, that there shall be a tax levied each year to pay sixty-two thousand five hundred dollars of the principal of said indebtedness, and an amount sufficient to cover and pay the interest due on all sums unpaid.

Section 7. Said election shall be held in all particulars not recited in this ordinance, as provided by law for holding municipal elections in the said City of San Diego, and the said election shall be conducted by a Board of Election consisting of one inspector, one judge and two clerks for each of the special election precincts herein named, who shall be appointed by the Common Council of the said City of San Diego, and for the purpose of said special election the said City of San Diego is divided into seventy-two (72) election precincts, numbered consecutively from One to seventy-two,----- both inclusive, the exterior boundaries of which precincts are hereinafter designated and described; that said voting precincts and the places or polling places therein at which the polls in such precincts will be opened on said day of said special election in said City, shall be and are hereby established, created and designated, and said election officers appointed, as follows, to-wit:

SPECIAL ELECTION PRECINCT NUMBER ONE.

Special election precinct number one shall consist of all that portion of the First ward of said City, as described in Section 2 of Ordinance No. 4640, of the Ordinances of said City of San Diego, entitled, "An Ordinance re-districting the City of San Diego, California into nine wards, and establishing election precincts and the boundaries thereof in the said City", adopted by the Common Council of the City of San Diego on the 31st day of January, 1912, and approved on February 5th, 1912, and on file in the office of the said City Clerk of the said City of San Diego, to which ordinance reference is hereby made for further particulars embraced within the following described boundaries, to-wit: Commencing at the intersection of the shore line of the Pacific Ocean and the south line of Pueblo Lot 1298, and running thence easterly along Pueblo Lot lines to the intersection of the south line of Pueblo Lot 1305, and the eastern boundary line of the City of San Diego; thence northerly along said boundary line of the City to the extreme northerly point thereof; thence southerly along the shore line of the Pacific Ocean to the place of beginning.

The polling place is hereby designated as the Railroad Depot, Sorrento.

Inspector---John T. Handy.
Judge-----William G. Baker.
Clerks-----George Lockyer and Charles J. Swanson.

SPECIAL ELECTION PRECINCT NUMBER TWO.

Special election precinct number two shall consist of all that portion of the said FIRST WARD of said City of San Diego, embraced within the following described boundaries, to-wit: Commencing at the intersection of the shore line of the Pacific Ocean and the South Line of Pueblo Lot 1298, and running thence easterly along Pueblo Lot lines to the intersection of the south line of Pueblo Lot 1305 and the easterly line of the City of San Diego; thence southwesterly along the said easterly line to the southeast corner of Pueblo Lot 1233; thence westerly along Pueblo Lot lines to the southwest corner of Pueblo Lot 1239; thence southerly along the easterly line of Pueblo Lot 1777 to the southwest corner thereof; thence westerly along Pueblo Lot lines to the intersection of the south line of Pueblo Lot 1773 and the Pacific Ocean; thence northerly and easterly along the shore lines of the Pacific Ocean to the place of beginning.

The polling place is hereby designated as the Fire Hall, Herschel Street, near Wall Street, La Jolla.
Inspector--Perl Acton.
Judge------John W. Hannay.
Clerks-----Albert B. Curtis and David W. Rannalls.

SPECIAL ELECTION PRECINCT NUMBER THREE.

Special election precinct number three, shall consist of all that portion of the said FIRST WARD of said City of San Diego, embraced within the following described boundaries, to-wit: Commencing at a point being the intersection of the shore line of the Pacific Ocean and the south line of Pueblo Lot 1773; and running thence easterly along Pueblo Lot lines to the southeast corner of Pueblo Lot 1777; thence northwesterly along the northeasterly line of said Pueblo Lot 1777, to the southwest corner of Pueblo Lot 1259; thence easterly along Pueblo Lot lines to the easterly line of the City of San Diego, at the southeast corner of Pueblo Lot 1233; thence southeasterly along said easterly line to the southeast corner of Pueblo Lot 1201; thence westerly along Pueblo Lot lines to the northwest corner of Pueblo Lot 1193, being at the northerly shore line of False Bay; thence westerly and southerly following said shore line of False Bay, to the Pacific Ocean, being near the southern extremity of Pueblo Lot 1803; thence northerly along the shore line of the Pacific Ocean to the place of beginning.

The polling place is hereby designated as the Pacific Beach Ladies' Club House, Hornblend Street, between Jewell and Kendall Streets, Pacific Beach.

Inspector--William P. Parmenter.
Judge------G. Landweer.
Clerks-----Charles K. Johnson and James T. Smith.

SPECIAL ELECTION PRECINCT NUMBER FOUR.

Special election precinct number four shall consist of all that portion of said FIRST WARD of said City of San Diego, embraced within the following described boundaries, to-wit: Commencing at the northwest corner of Pueblo Lot 1193, running thence easterly along Pueblo Lot lines to the southeast corner of Pueblo Lot 1201, being on the easterly boundary of the City of San Diego; thence in a southeasterly direction along said easterly boundary line with the center line of the San Diego River; thence westerly, following said center line of the San Diego River, to its intersection with the south line of Pueblo Lot 1103; thence westerly along the south line of said Pueblo Lot 1103 to the northeast boundary line of Old Town; thence southeasterly along said northeasterly boundary line of Old Town to the center line of Conde Street; thence southwesterly along said center line of Conde Street to its intersection with the center line of Juan Street; thence southeasterly along said center line of Juan Street to its intersection with the center line of Witherby Street; thence southwesterly along the center line of said Witherby Street to its intersection with the center line of Canal Street; thence southerly along said center line of Canal Street to its intersection with the northerly shore line of San Diego Bay; thence following in a southerly and a northerly and southwesterly direction the said shore line of San Diego Bay to the southerly corner of Pueblo Lot 226; thence running northwesterly along Pueblo Lot lines to the northerly corner of Pueblo Lot 213, being on the shore line of False Bay; thence running northerly, easterly and northerly, following said shore line of False Bay to the place of beginning.

The polling place is hereby designated as the Whaley Building, San Diego Avenue and Harney Street, Old San Diego.

Inspector--Frank J. Stewart.
Judge------Samuel Beyce.
Clerks-----John H. Harris and F. D. Murtha.

SPECIAL ELECTION PRECINCT NUMBER FIVE.

Special election precinct number five shall consist of all that portion of the said
FIRST WARD of said City of San Diego, embraced within the following described boundaries, to-wit: Commencing at the north corner of Pueblo Lot 213, being at the shore line of False Bay; thence running southeasterly along Pueblo Lot lines to the easterly corner of Pueblo Lot 210; thence southwesterly along the southeasterly line of Pueblo Lot 210, to the southerly corner of said Pueblo Lot 210; thence northwesterly to the easterly corner of Pueblo Lot 207; thence southerly along the southeasterly line of said Pueblo Lot 207 to the northerly line of Pueblo Lot 200; thence southerly along the southeasterly line of Pueblo Lot 200 to the southerly corner of Pueblo Lot 200; thence northerly along said shore line of the Pacific Ocean and the shore line of False Bay to the place of beginning.

The Polling Place is hereby designated as the Cole Building, Newport Avenue between Abbott and Bacon Streets, Ocean Beach.

Inspector—Martin M. Mulville.
Judge—DeForest P. Bennett.
Clerks—Benjamin R. Owings and E. C. Bangs.

SPECIAL ELECTION PRECINCT NUMBER SIX.

Said Special Election precinct number six shall consist of all that portion of the FIRST WARD of said City of San Diego, embraced within the following described boundaries, to-wit: Commencing at the easterly corner of Pueblo Lot 210; thence southerly along the southeasterly line of Pueblo Lot 210 to the southerly corner of said Pueblo Lot 210; thence northwesterly along the southeasterly line of Pueblo Lot 210 to the easterly corner of Pueblo Lot 207; thence southerly along the southeasterly line of Pueblo Lot 207 to the northerly line of Pueblo Lot 200; thence southerly along the southeasterly line of Pueblo Lot 200 to the easterly corner of Pueblo Lot 200; thence southerly along the southeasterly boundary line of said Pueblo Lot 200 to the northerly line of Lot 2 of the Partition of Pueblo Lot 200; thence southerly along the northerly line of Lot 2 of the Partition of Pueblo Lot 200 to the northerly line of Lots 2 and 15 of said Partition to the northerly line of Pueblo Lot 200; thence southerly along the southeasterly line of Pueblo Lot 200 to the easterly corner of Pueblo Lot 200; thence southerly along the southeasterly line of Pueblo Lot 200 to the northeasterly line of Pueblo Lot 196; thence southerly along the southeasterly line of Pueblo Lot 196 to the southerly corner of said Pueblo Lot 196; thence northerly along the northerly line of Pueblo Lot 196 to the shore line of the Pacific Ocean; thence northerly along said shore line of the Pacific Ocean and the shore line of False Bay to the place of beginning.

The polling place is hereby designated as Roberts' Real Estate Office on Rosecrans Street, near New Main Street, Roseville.

Inspector—Fred Baker
Judge—Albert Roberts.
Clerks—Edward L. White and Charles A. Pfaff.

SPECIAL ELECTION PRECINCT NUMBER SEVEN.
Special election precinct number seven shall consist of all that portion of the said FIRST WARD of said City of San Diego embraced within the following described boundaries; to-wit: Commencing at the intersection of the easterly line of Pueblo Lot 1104 and the center line of San Diego River, and running thence southerly to the southeast corner of said Pueblo Lot 1104; thence westerly along the south line of said Pueblo Lot 1104 to the northwest corner of Pueblo Lot 1119; thence southerly along the west line of said Pueblo Lot 1119 and the west line of Pueblo Lot B to the center line of Hunter Street; thence westerly along said center line of Hunter Street to its intersection with the center line of Randolph Street; thence southerly along said center line of Randolph Street to its intersection with the north boundary line of the Protestant Cemetery; thence westerly along the said north line of the Cemetery to the northwest corner of the Protestant Cemetery; thence southerly along the west boundary line of the Protestant and Catholic Cemeteries and the east line of Mission Hills to the southwest corner of Mission Hills; thence westerly along the south line of Mission Hills and westerly and northwesterly along the south boundary line of Inspiration Heights to an intersection with the center line of Witherby Street; thence to the intersection of the center lines of Witherby Street and Juan Street; thence north-westerly along the center line of Juan Street to its intersection with the center line of Conde Street; thence northeasterly along the said center line of Conde Street to its intersection with the northeasterly boundary line of Old Town; thence northwesterly along said northeasterly boundary line of Old Town to its intersection with the southerly boundary line of Pueblo Lot 1103; thence easterly along the said south line of Pueblo Lot 1103 to its intersection with the center line of San Diego River; thence easterly following the said center line of San Diego River to the place of beginning.

The polling place is hereby designated as Crosby's Mission Hills Grocery, No. 1407 West Lewis Street.

Inspector-Thomas O'Halloran
Judge-----John C. Sanders.
Clerk----Chester Gunn and George Bailey.

SPECIAL ELECTION PRECINCT NUMBER EIGHT.

Special election precinct number eight shall consist of all that portion of the said FIRST WARD of said City of San Diego, embraced within the following described boundaries; to-wit: Commencing at the intersection of the center line of Randolph Street with the north boundary line of the Protestant Cemetery in Pueblo Lot A and running thence westerly along the said north line of the Cemetery to the northwest corner thereof; thence southerly along the west boundary lines of the Protestant and Catholic Cemeteries and the east line of Mission Hills to the southeast corner of Mission Hills; thence westerly along the south line of Mission Hills and westerly and northwesterly along the south boundary line of Inspiration Heights to an intersection with the center line of Witherby Street; thence to the intersection of the center line of Witherby Street and Juan Street; thence southwesterly along said center line of Witherby Street to its intersection with the center line of Canal Street; thence southerly along said center line of Canal Street to its intersection with the northerly shore line of San Diego Bay; thence following in an easterly and southerly direction the said shore line of San Diego Bay to where the center line of Upas Street extended would intersect the said shore line; thence northeasterly along said center line of Upas Street extended and Upas Street to its intersection with the easterly boundary line of Middletown; thence northwesterly following said boundary of Middletown to its intersection with the east boundary line of Middletown Addition; thence northerly along the east boundary line of Middletown Addition and the Catholic and Protestant Cemeteries to the northeast corner of the Protestant Cemetery; thence westerly to the place of beginning.
The Polling place is hereby designated as the Tent at the northwest corner of Winder and India Streets.

Inspector----Wade Garfield.

Judge--------Edward R. Knight.

Clerks-------Joseph Bennett and Edgar J. Leeds.

SPECIAL ELECTION PRECINCT NUMBER NINE.

Special Election Precinct number nine shall consist of all that portion of the said FIRST WARD of said City of San Diego embraced within the following described boundaries, to-wit:

Commencing at the intersection of the center line of Upas Street and the easterly boundary line of Middletown and running thence northeasterly and easterly along said center line of Upas Street to its intersection with the center line of Front Street; thence northerly along said center line of Front Street to its intersection with the center line of Walnut Street; thence westerly along said center line of Walnut Street to its intersection with the center line of First Street; thence northerly along said center line of First Street to its intersection with the center line of Washington Street; thence westerly along the said center line of Washington Street to its intersection with the easterly line of the Protestant Cemetery; thence southerly along the easterly boundary line of the Protestant and Catholic Cemeteries and easterly boundary line of Middletown Addition to its intersection with the northeasterly boundary line of Middletown; thence southeasterly along said northeasterly boundary line of Middletown to the place of beginning.

The polling place is hereby designated as Schaeffer's Barn, northeast corner of Oddflinch and Douglas Streets.

Inspector--Walter D. Benton.

Judge-------Daniel Boyle.

Clerks------Thomas H. Carroll and John W. Crawford.

SPECIAL ELECTION PRECINCT NUMBER TEN.

Special election precinct number ten shall consist of all that portion of the said FIRST WARD of said City of San Diego, embraced within the following described boundaries, to-wit:

Commencing at the intersection of the center line of San Diego River and the easterly boundary line of Pueblo Lot 1104; running thence southeasterly along said easterly boundary line to the southeast corner of the said Pueblo Lot 1104; thence southwesterly along the northerly boundary line of Pueblo Lot 1119 to the northwest corner thereof; thence southerly along the west boundary line of said Pueblo Lot 1119 and the west line of Pueblo Lot B to the center line of Hunter Street; thence westerly along the center line of Hunter Street to its intersection with the center line of Randolph Street; thence southerly along said center line of Randolph Street to its intersection with the north boundary line of the Protestant Cemetery; thence easterly to the northeast corner of said Cemetery; thence southerly to the intersection of the east boundary line of said Cemetery and the center line of Washington Street; thence easterly along the center line of Washington Street to its intersection with the center line of First Street; thence northerly along said center line of First Street and said center line of First Street extended to its intersection with the south boundary line of Pueblo Lot 1118; thence easterly along the said south boundary line to the southeast corner of said Pueblo Lot 1118; thence northeasterly along the east boundary line of Pueblo Lot 1118 to its intersection with the south boundary line of Pueblo Lot 1106; thence easterly along the south boundary line of Pueblo Lot 1106 to the southeast corner thereof; thence northerly along the east boundary line of said Pueblo Lot 1106 to an intersection with the center line of San Diego River; thence westerly following the center line of San Diego River to the place of beginning.
The polling place is hereby designated as the tent near the southeast corner of Lewis and Falcon Streets.
Inspector--William H. Baskerville.
Judge-----Harry C. Brawner.
Clerks-----Robert Cromwell and Francis Fegan.

SPECIAL ELECTION PRECINCT NUMBER ELEVEN.

Special election precinct number eleven shall consist of all that portion of the said FIRST WARD of said City of San Diego embraced within the following described boundaries, to-wit:
All that portion of the First Ward embraced within the center lines of Upas Street, First Street, University Avenue and Fifth Street.

The polling place is hereby designated as the Tent at the northeast corner of Second Street and Pennsylvania Avenue.
Inspector--Harry F. Baker.
Judge-----Levis B'rinton.
Clerks-----William Butler and W. L. Frevert.

SPECIAL ELECTION PRECINCT NUMBER TWELVE.

Special election precinct number twelve shall consist of all that portion of the said FIRST WARD of said City of San Diego embraced within the following described boundaries, to-wit:
Commencing at the intersection of the Center lines of Upas Street and Fifth Street, running easterly along said Center line of Upas Street to its intersection with the westerly line of the City Park; thence northerly to the northwest corner of said City Park; thence easterly along the North Boundary line of said City Park to its intersection with the center line of Tenth Street; thence northerly along said Center line of Tenth Street to its intersection with the Center line of University Avenue; thence westerly along the center line of University Avenue to its intersection with the center line of Fifth Street; thence southerly along the center line of Fifth Street to the place of beginning.

The polling place is hereby designated as the Bay City Garage University Avenue, between the Eighth and Tenth Streets.
Inspector George M. Bidwell.
Judge Benjamin P. Boone.
Clerks-----Wm. W. Bowers and James L. Chapman.

SPECIAL ELECTION PRECINCT NUMBER THIRTEEN.

Special election precinct number thirteen shall consist of all that portion of the said FIRST WARD of said City of San Diego embraced within the following described boundaries, to-wit:
Commencing at the intersection of the Center lines of First Street and University Avenue and running thence northerly along the center line of First Street and First Street extended to its intersection with the south boundary line of Pueblo Lot 1118; thence easterly along said south boundary line of Pueblo Lot 1118 to the southeast corner thereof; thence easterly along the north boundary line of Pueblo Lot 1117 to the west boundary line of University Heights and the east boundary line of Fleicher's Addition; thence southerly along the west boundary line of University Heights to its intersection with the center line of University Avenue; thence westerly along the said center line of University Avenue to the place of beginning.

The polling place is hereby designated as the Tent at the southwest corner of Third and Washington Streets.
Inspector--James E. Bernard.
Judge-----Elmer P. Carr.
Clerks-----Wm. S. Earle and C. T. Chandler.

SPECIAL ELECTION PRECINCT NUMBER FOURTEEN.
Special election precinct number fourteen shall consist of all that portion of the said FIRST WARD of said City of San Diego embraced within the following described boundaries, to-wit: All that portion of the First Ward, embraced within the center line of Tenth Street, Alabama Street and University Avenue, and the north line of the City Park.

The polling place is hereby designated as the Tent at the southeast corner of Essex and Vermont Streets.

Inspector--John J. Fitzpatrick.
Judge-----Edward C. Hall.
Clerks-----J. Franklin Miller and Wm. D. Edwards.

SPECIAL ELECTION PRECINCT NUMBER FIFTEEN.

Special election precinct number fifteen shall consist of all that portion of the said FIRST WARD of said City of San Diego embraced within the following described boundaries, to-wit: Commencing at the intersection of the center lines of Tenth Street and University Avenue; running thence northerly along the west boundary line of University Heights to its intersection with the center line of Lincoln Avenue; thence easterly and southeasterly along the center line of Lincoln Avenue to its intersection with the center line of University Boulevard; thence northeasterly along the center line of University Boulevard to its intersection with the center line of El Cajon Avenue; thence easterly along the center line of said El Cajon Avenue to its intersection with the center line of Alabama Street; thence southerly along the center line of Alabama Street to its intersection with the center line of University Avenue thence westerly along the center line of University Avenue to the place of beginning.

The polling place is hereby designated as the University Heights Improvement Club House, intersection of Center Street and Park Boulevard.

Inspector--George F. Mahler.
Judge-----Charles L. Hubbs.
Clerks-----Henry Neale and John T. Judkins.

SPECIAL ELECTION PRECINCT NUMBER SIXTEEN.

Special election precinct number sixteen shall consist of all that portion of the said FIRST WARD of said City of San Diego embraced within the following described boundaries, to-wit: Commencing at the intersection of the center lines of Alabama Street and El Cajon Avenue, and running thence northerly along the center line of Alabama Street to its intersection with the southerly line of Pueblo Lot 1110; thence westerly to the southwest corner of said Pueblo Lot 1110; thence northerly along the west line of Pueblo Lot 1110 to the northwest corner thereof; thence northeasterly along the south line of Pueblo Lot 1106 to the southwest corner thereof; thence northwesterly along the easterly line of said Pueblo Lot 1106 to its intersection with the center line of San Diego River; thence westerly following the center line of San Diego River to its intersection with the westerly line of Pueblo Lot 1107; thence southerly along Pueblo Lot lines to the southeast corner of Pueblo Lot 1106; thence southwesterly along the southerly line of Pueblo Lot 1106 to the northwest corner of Pueblo Lot 1112; thence southerly along the west line of Pueblo Lots 1112 and D to the southwest corner of Pueblo Lot D; thence easterly along the south line of Pueblo Lot D to the northeast corner of Fleicher's Addition and the west boundary line of University Heights; thence southerly along the west boundary line of University Heights to the center line of Lincoln Avenue; thence easterly and southeasterly along the center line of Lincoln Avenue to its intersection with the center line of University Boulevard; thence northeasterly along the center line of University Boulevard to its intersection with the center line of El Cajon Avenue; thence easterly along the center line of said El Cajon Avenue to the place of beginning.
The polling place is hereby designated as the Tent at the southeast corner of Campus and Meade Avenues.
Inspector--George D. Brown.
Judge-----Francis M. Bates.
Clerks-----David G. Curtis and Edwin E. Benedict.

SPECIAL ELECTION PRECINCT NUMBER SEVENTEEN.

Special election precinct number seventeen shall consist of all that portion of the said FIRST WARD of said City of San Diego embraced within the following described boundaries, to-wit:
All that portion of the first ward embraced within the center lines of Alabama Street on the west, University Avenue on the north, the eastern boundary of the City of San Diego on the east, and the southern boundary lines of Pueblo Lots 1126, 1127 and 1349 on the south.

The polling place is hereby designated as the Tent at the northeast corner of Dwight and Utah Streets.
Inspector--John W. Moody.
Judge-----Joseph E. McFadden.
Clerks-----Claude Stout and Delmar Stacey.

SPECIAL ELECTION PRECINCT NUMBER EIGHTEEN.

Special election precinct number eighteen shall consist of all that portion of the said FIRST WARD of said City of San Diego embraced within the following described boundaries, to-wit:
All that portion of the first ward embraced within the center line of University Avenue, Alabama Street, El Cajon Avenue and the eastern boundary of the City of San Diego.

The polling place is hereby designated as Gregg's Store, University Avenue, near Oregon Street.
Inspector--George W. Duncan.
Judge-----Martin C. Oyne.
Clerks-----Lewis C. Cock and Charlwood F. Dresser.

SPECIAL ELECTION PRECINCT NUMBER NINETEEN.

Special election precinct number nineteen shall consist of all that portion of the said FIRST WARD of said City of San Diego embraced within the following described boundaries, to-wit:
Commencing at the intersection of the center line of El Cajon Avenue with the easterly boundary line of the City of San Diego, and running thence westerly along the said center line of said El Cajon Avenue to its intersection with the center line of Alabama Street, and running thence northerly along the center line of Alabama Street to its intersection with the southerly line of Pueblo Lot 1110; thence westerly to the southwest corner of said Pueblo Lot 1110; thence northerly along the west line of Pueblo Lot 1110 to the northwest corner thereof; thence northeasterly along the north line of Pueblo Lot 1108 to the southeast corner thereof; thence northeasterly along the easterly line of said Pueblo Lot 1108 to its intersection with the center line of the San Diego River; thence easterly along the center line of said San Diego River to where it intersects the east boundary line of the City of San Diego; thence southeasterly along said City boundary to the place of beginning.

The polling place is hereby designated as the Tent at the southeast corner of Madison Avenue and Hamilton Street.
Inspector--Walter L. Bryant.
Judge-----Oscar Bert Schneider.
Clerks-----Emerson G. Tracey and Orlando W. Easton.

SECOND WARD

SPECIAL ELECTION PRECINCT NUMBER TWENTY.

Special election precinct number twenty shall consist of all that portion of the
SECOND WARD of said City, as described in Section 3 of the said Ordinance No. 4640, to which said ordinance reference is hereby made for further particulars, embraced within the following described boundaries, to-wit: All that portion of the Second Ward embraced within the Center lines of Ash Street, Date Street, First Street and Fifth Street.

The polling place is hereby designated as the Tent at the northwest corner of Third and Beech Streets.

Inspector--Herman E. Fischer.
Judge------James A. Harris.
Clerks-----Milton L. Robinson and Marcel S. Brust.

SPECIAL ELECTION PRECINCT NUMBER TWENTY-ONE

Special election Precinct Number twenty-one shall consist of all that portion of the said SECOND WARD of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of the Second Ward embraced within the center lines of Date Street, First Street and Grape Street and the West line of the City Park.

The polling place is hereby designated as the Fifth Street Garage at southeast corner of Fifth and Grape Streets.

Inspector--Harfield T. Christian.
Judge------Frank E. Barbour.
Clerks Henry C. Hordon and Albert Kiehl.

SPECIAL ELECTION PRECINCT NUMBER TWENTY-TWO

Special election precinct number twenty-two shall consist of all that portion of the said SECOND WARD of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of the Second Ward embraced within the center lines of Grape Street, First Street, Juniper Street, and the westerly line of the City Park.

The polling place is hereby designated as the Tent at the southwest corner of Fifth and Hawthorn Streets.

Inspector--James F. Brooks.
Judge------Daniel E. Boone.
Clerks-----Henry J. Myars and Isaac Martin.

SPECIAL ELECTION PRECINCT NUMBER TWENTY-THREE.

Special Election Precinct Number twenty-three shall consist of all that portion of the said SECOND WARD of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of Second Ward embraced within the center line of Juniper Street and the center line of Olive Street, and the westerly line of the City Park and the easterly boundary line of Middletown.

The polling place is hereby designated as the Tent at the northwest corner of Fifth and Laurel Streets.

Inspector--Arthur T. Balentine.
Judge------Edgar O. Hodge.
Clerks-----Appleton S. Bridges and D. C. Hazelrigg.

SPECIAL ELECTION PRECINCT NUMBER TWENTY-FOUR.

Special election precinct number twenty-four shall consist of all that portion of the said SECOND WARD of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of second ward embraced within the center lines of Olive Street, Dove Street, and Upas Street, and the westerly line of the City Park.

The polling place is hereby designated as the Tent at the northeast corner of Fifth and Quince Streets.

Inspector--Frank S. Banks.
Special election precinct number twenty-five shall consist of all that portion of the said SECOND WARD of said City of San Diego, embraced within the following described boundaries, to-wit: commencing at the intersection of the shore line of the Bay of San Diego and the center line of Juniper Street and running northeasterly along the center line of said Street to its intersection with the easterly boundary line of Middletown; thence northerly along said easterly boundary line of Middletown to where it is intersected by the center line of Olive Street; thence easterly along the center line of Olive Street to its intersection with the center line of Dove Street; thence northerly along the center line of Dove Street to its intersection with the center line of First Street; thence westerly along the center line of said Street extended to its intersection with the shore line of the Bay of San Diego; thence southeasterly along the shore line of the Bay of San Diego to the place of beginning.

The polling place is hereby designated as the Tent at the northeast corner of Palm and India Streets.

Inspector--William Kettner.
Judge-----Andrew J. Bradley.
Clerks-----Sherwood Wheaton and Wm. G. Bradley.

SPECIAL ELECTION PRECINCT NUMBER TWENTY-SIX.

Special election precinct number twenty-six shall consist of all that portion of the said SECOND WARD of said City of San Diego, embraced within the following described boundaries, to-wit: Commencing at the intersection of the center line of Cedar Street and the shore line of the Bay of San Diego, and running thence easterly along said center line of Cedar Street to its intersection with the center line of California, Street; thence northerly along said center line of California Street to its intersection with the Center line of Date Street; thence easterly along the center line of Date Street to its intersection with the center line of First Street; thence northerly along the center line of First Street to its intersection with the center line of Juniper Street; thence westerly and southwesterly along the said Juniper Street extended to its intersection with the shore line of the Bay of San Diego; thence southerly along the said shore line to the place of beginning.

The polling place is hereby designated as the Tent on the grounds of Washington School southeast corner of State and First Streets.

Inspector--Wainsford W. Belding.
Judge-----Fred A. Shapley.
Clerks-----Frederick H. Jones and David C. Bergundthal.

SPECIAL ELECTION PRECINCT NUMBER TWENTY-SEVEN.

Special election precinct number twenty-seven shall consist of all that portion of the said SECOND WARD of said City of San Diego, embraced within the following described boundaries, to-wit: Commencing at the intersection of the center line of Cedar Street and the shore line of the Bay of San Diego, and running thence easterly along said center line of Cedar Street to its intersection with the center line of California Street; thence northerly along said center line of California Street to its intersection with the center line of Date Street; thence easterly along the center line of Date Street to its intersection with the center line of First Street; thence southerly along the center line of First Street to its intersection with the center line of Ash Street; thence westerly along the center line of Ash Street to its intersection with the shore line of the Bay of San Diego, thence northerly along said shore line to the place of beginning.
The polling place is hereby designated as the Tent at the northwest corner of State and Beech Streets.
Inspector--Samuel W. Hackett.
Judge------Albert A. Cushman.
Clerks-----Daniel C. Cook and L. S. Dunbar.

THIRD WARD.

SPECIAL ELECTION PRECINCT NUMBER TWENTY-EIGHT.

Special election precinct number twenty-eight shall consist of all that portion of the
THIRD WARD of said City of San Diego, as described in Section 4, of the said Ordinance No.
4640, to which said ordinance reference is hereby made for further particulars, embraced within
the following described boundaries, to-wit: All that portion of Third Ward embraced within
the center lines of D Street, State Street and Ash Street and the Shore line of the Bay of
San Diego.

The polling place is hereby designated as the Excelsior Laundry at 1130 Columbia
Street.
Inspector--Albert J. Rinehart.
Judge------George H. Koop.
Clerks-----Manuel Gomez and Cyrus P. Newell.

SPECIAL ELECTION PRECINCT NUMBER TWENTY-NINE.

Special election precinct number Twenty-nine shall consist of all that portion of the
said THIRD WARD of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of Third Ward embraced within the center lines of D Street, First
Street, Ash Street and State Street.

The polling place is hereby designated as Edward's Barn, rear of southeast corner of
India and Ash Streets.
Inspector--David H. Shogran.
Judge------John H. Stewart.
Clerks-----Charles Callaghan and J. H. Kilby.

SPECIAL ELECTION PRECINCT NUMBER THIRTY.

Special election precinct number Thirty shall consist of all that portion of the said
THIRD WARD of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of Third Ward embraced within the center lines of D Street, Third Street, Ash Street and First Street.

The polling place is hereby designated as the Garage of the Pioneer Auto Brokers, at
1140 Second Street.
Inspector--A. H. Julian.
Judge------Llewellyn J. Allen.
Clerks-----Charles S. Eggleton and H. P. Jepson.

SPECIAL ELECTION PRECINCT NUMBER THIRTY-ONE.

Special election precinct number thirty-one shall consist of all that portion of the said
THIRD WARD of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of Third Ward embraced within the center lines of D Street, Fifth
Street, Ash Street and Third Street.

The polling place is hereby designated as the U. S. Grant Hotel Garage, southeast corner of Third and "E" Streets.
Inspector--Fred A. Binney.
Judge------Thornton R. Liston.
FOURTH WARD.

SPECIAL ELECTION PRECINCT NUMBER THIRTY-TWO.

Special election precinct number thirty-two shall consist of all that portion of the FOURTH WARD of said City of San Diego, as described in Section 5 of the said Ordinance No. 4640, to which said ordinance reference is hereby made for further particulars, embraced within the following described boundaries, to-wit: All that portion of Fourth Ward embraced within the center line of Fifth Street on the west, the center line of Ash Street on the south, the eastern boundary of Bay View Homestead on the east, and the center line of Date Street and the northerly boundary line of Bay View Homestead on the north.

The polling place is hereby designated as the Tent at the southwest corner of Sixth and Beech Streets.

Inspector—Alfonso Belden.
Judge------Frank A. Garetson.
Clerks-----Jred W. Jackson and  Simon T. Johnson.

SPECIAL ELECTION PRECINCT NUMBER THIRTY-THREE.

Special election precinct number thirty-three shall consist of all that portion of the said FOURTH WARD of said City of San Diego embraced within the following described boundaries, to-wit: The center line of Fifth Street on the west, the center line of B Street on the south, the center line and the center line extended of Ash Street on the north, and the center line and the center line extended of Eleventh Street on the east.

The polling place is hereby designated as Fanning's Stables, southeast corner Sixth and "A" Streets.

Inspector—Robert M. Powers.
Judge------William B Chilton.
Clerks-----Robert A. Rood and Frank E. Whipple.

SPECIAL ELECTION PRECINCT NUMBER THIRTY-FOUR.

Special election precinct number thirty-four shall consist of all that portion of the said FOURTH WARD of said City of San Diego embraced within the following described boundaries, to-wit: All that portion of Fourth Ward embraced within the center lines of D Street, Fifth Street, B Street and eleventh Street.

The polling place is hereby designated as the A. W. L. Fall, southeast corner of Eighth and "C" Streets.

Inspector—John Lyons.
Judge------Carl E. Nichols.
Clerks-----J. E. Lehman and Gus B. Vogt.

SPECIAL ELECTION PRECINCT NUMBER THIRTY-FIVE.

Special election precinct number thirty-five shall consist of all that portion of the said FOURTH WARD of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of Fourth Ward embraced within the center lines of Eleventh Street, D Street, Fifteenth Street and the south line of the City Park.

The polling place is hereby designated as the Tent at the northwest corner of Thirteenth and "B" Streets.

Inspector-----Genry Gerner
Judge--------George Hansen.
Clerks-------Lewis E. Skinner and K. E. Wannier.

SPECIAL ELECTION PRECINCT NUMBER THIRTY-SIX.

Special election precinct number thirty-six shall consist of all that portion of the said Fourth Ward of said City of San Diego embraced within the following described boundaries, to-wit:
All that portion of Fourth Ward embraced within the center line of Fifteenth Street on the west, the center line of D Street on the south, the easterly line of Twentieth Street, and the said easterly line produced northerly to the southerly line of the City Park on the east, and the southerly line of the City Park on the north, also all of the City Park excepting such portion as may be included in Precinct Thirty-three.

The polling place is hereby designated as Naylor’s Garage, southeast corner Seventeenth and "C" Streets.

Inspector—Danville F. Jones.
Judge------Frank Wadham.
Clerks-----C. A. Buss and Adolph Thill.

SPECIAL ELECTION PRECINCT NUMBER THIRTY-SEVEN.

Special election precinct number thirty-seven shall consist of all that portion of the said FOURTH WARD of the said City of San Diego embraced within the following described boundaries, to-wit: All that portion of Fourth Ward embraced within the center line of D Street and Twenty-fifth Street, and the easterly line of Twentieth Street and Twentieth Street, extended to the southerly boundary of the City Park and the southerly boundary of the City Park.

The polling place is hereby designated as the Tent at the northwest corner of Twenty-third and "D" Streets.

Inspector—Samuel I Fox.
Judge-Frank S. Hartwell.
Clerks-----M. F. Heller and Frank A. Salmons.

SPECIAL ELECTION PRECINCT NUMBER THIRTY-EIGHT.

Special election precinct number Thirty-eight shall consist of all that portion of the said FOURTH WARD of said City of San Diego embraced within the following described boundaries, to-wit: All that portion of Fourth Ward embraced within the center lines of Twenty-fifth Street, D Street and Twenty-eighth Street and the southerly boundary of the City Park; and the southerly boundary of the City Park extended easterly to the center line of Twenty-eighth Street.

The polling place is hereby designated as the Tent at the southwest corner of Twenty-seventh and "B" Streets.

Inspector—John A. Lindeman.
Judge------Charles H. Roberts.

SPECIAL ELECTION PRECINCT NUMBER THIRTY-NINE.

Special election precinct number Thirty-nine shall consist of all that portion of the said Fourth Ward of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of said Fourth Ward commencing at the intersection of D Street and Twenty-eighth Street, running thence easterly along the center line of D Street to its intersection with the center line of Thirtieth Street; thence northerly along the center line of Thirtieth Street to its intersection with the center line of A Street; thence westerly along the center line of A Street to its intersection with the center line of Thirtieth Street; thence northerly along the center line of Thirtieth Street to its intersection with the center line of Cedar Street; thence westerly along the center line of Cedar Street to its intersection with the center line of Twenty-eighth Street; thence southerly along the center line of Twenty-eighth Street to the place of beginning.

The polling place is hereby designated as O. A. Buckland’s Garage at 1522 Granada Avenue.

Inspector—George Burnham.
Judge------Robert P. Shields.
SPECIAL ELECTION PRECINCT NUMBER FORTY.

Special election precinct number forty shall consist of all that portion of the said FOURTH WARD of said City of San Diego, embraced within the following described boundaries: to-wit: All that portion of Fourth Ward bounded on the west by the center line of Thirtieth Street on the north by the center line of Cedar Street, on the south by the center line of D Street, and said center line extended easterly to the easterly boundary of the City of San Diego, and on the east by the easterly boundary of the City of San Diego.

The polling place is hereby designated as the Tent at the southwest corner of Thirty-first and "A" Streets.

Inspector--Harry C. Grossman.
Judge------Charles T. Stocks.
Clerks-----John F. Scott and A. W. Bills.

SPECIAL ELECTION PRECINCT NUMBER FORTY-ONE.

Special election precinct number forty-one shall consist of all that portion of the said FOURTH WARD of said City of San Diego embraced within the following described boundaries, to-wit: All that portion of Fourth Ward bounded on the west by the easterly line of the City Park; on the south by the center line of Cedar Street, on the east by the eastern boundary of the City of San Diego, on the north by the southerly line of Juniper Street, and said southerly line extended easterly through Cullen's Westland Terrace to the eastern boundary of the City of San Diego.

The polling place is hereby designated as the Real Estate Office of J. H. Kermayer on north side of Ivy Street between Thirtieth and Fern Streets.

Inspector--Putnam Field.
Judge------George W. Stewart.
Clerks-----Harry E. Carringer and Riley A. Bissell.

SPECIAL ELECTION PRECINCT NUMBER FORTY-TWO.

Special election precinct number forty-two shall consist of all that portion of the said FOURTH WARD of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of Fourth Ward bounded on the south by the southerly line of Juniper Street and said southerly line extended easterly through Cullen's Westland Terrace to the eastern boundary of the City of San Diego, on the east by said eastern boundary of the City of San Diego, on the north by the north lines of Pueblo Lots 1350, and 1128, and on the west by the easterly line of the City Park.

The polling place is hereby designated as the Tent at the northeast corner of Thirtieth and Palm Streets.

Inspector--Timothy D. Kilty.
Judge------Childs B. Allen.
Clerks-----Archie M. McCorkle and Gibson M. Wells.

FIFTH WARD.

SPECIAL ELECTION PRECINCT NUMBER FORTY-THREE.

Special election precinct number forty-three shall consist of all that portion of the FIFTH WARD of said City of San Diego, as described in Section 6 of the said Ordinance No. 4640 to which said ordinance reference is hereby made for further particulars, embraced within the following described boundaries, to-wit: All that portion of Fifth Ward embraced within the center lines of D Street and State Street, and the center line of State Street extended southerly to its intersection with the Shore line of the Bay of San Diego and the shore line of the Bay of San Diego.

The polling place is hereby designated as the Industrial School at the northwest corner of State and "Y" Streets.
Special election precinct number forty-four shall consist of all that portion of the said FIFTH WARD of said City of San Diego embraced within the following described boundaries, to-wit: All that portion of the Fifth Ward embraced within the center line of First Street, the center line of D Street, the center line of State Street and said center line of State Street extended southerly to its intersection with the shore line of the Bay of San Diego, and the shore line of the Bay of San Diego.

The polling place is hereby designated as the Excelsior Laundry Stables at the northeast corner of Union and "G" Streets.

Special election precinct number forty-five shall consist of all that portion of the said FIFTH WARD of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of the Fifth Ward embraced within the center lines of D Street, Fifth Street, G Street and First Street.

The polling place is hereby designated as the Lyons' Implement Company's Store, southeast corner Fourth and "G" Streets.

Special election precinct number forty-six shall consist of all that portion of the said FIFTH WARD of said City of San Diego embraced within the following described boundaries, to-wit: All that portion of the Fifth Ward embraced within the center lines of G Street, Fifth Street, I Street and First Street.

The polling place is hereby designated as the California Manufacturing Company's Office at 1045 "I" Street.

Special election precinct number forty-seven shall consist of all that portion of the said FIFTH WARD of said City of San Diego embraced within the following described boundaries, to-wit: All that portion of the Fifth Ward embraced within the center lines of Fifth Street, I Street, First Street and the shore line of the Bay of San Diego.

The polling place is hereby designated as the Storeroom at the northeast corner of Fourth and "J" Streets.
SIXTH WARD,

SPECIAL ELECTION PRECINCT NUMBER FORTY-EIGHT.

Special election precinct number forty-eight shall consist of all that portion of the SIXTH WARD of said City of San Diego, as described in Section 7 of the said Ordinance No. 4640, to which said ordinance reference is hereby made for further particulars, embraced within the following described boundaries, to-wit: All that portion of Sixth Ward embraced within the center lines of Fifth Street, and I Street, and the center line of Ninth Street and said center line of Ninth Street extended to its intersection with the shore line of the Bay of San Diego, and the shore line of the Bay of San Diego.

The polling place is hereby designated as Levi's Stables on the west side of "E" Street, between "J" and "K" Streets.

Inspector---Eugene DeBurn.

Judge-----L. A. Creelman.

Clerks-----Robert O. George and Frank W. Raymond.

SPECIAL ELECTION PRECINCT NUMBER FORTY-NINE.

Special election precinct number forty-nine shall consist of all that portion of the said SIXTH WARD of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of Sixth Ward embraced within the center lines of G Street, Fifth Street, I Street and Ninth Street.

The polling place is hereby designated as the Togena House at the southeast corner of Eighth and "M" Streets.

Inspector---Eugene DeBurn.

Judge-----William Becker.

Clerks-----Wm. E. Freeman and Paul Lutinski.

SPECIAL ELECTION PRECINCT NUMBER FIFTY.

Special election precinct number Fifty shall consist of all that portion of the said SIXTH WARD of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of Sixth Ward embraced within the center lines of D Street, Fifth Street, G Street and Seventh Street.

The polling place is hereby designated as Franksen's Furniture Shop at 746 Seventh Street.

INSPECTOR---W. J. Hogan.

Judge-----Warner M. Gardner.

Clerks-----Abraham Pock and John Tyril.

SPECIAL ELECTION PRECINCT NUMBER FIFTY-ONE.

Special election precinct number Fifty-one shall consist of all that portion of the said SIXTH WARD of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of Sixth Ward embraced within the center lines of D Street, Seventh Street, G Street and Ninth Street.

The polling place is hereby designated as Miller's Garage at 730 Ninth Street.

Inspector---Wm. J. Chadwick.

Judge-----John M. Smith.

Clerks-----David G. Miller and John W. Butler.

SEVENTH WARD.

SPECIAL ELECTION PRECINCT NUMBER FIFTY-TWO.

Special election precinct number fifty-two shall consist of all that portion of the SEVENTH WARD of said City of San Diego, as described in Section 6 of the said Ordinance No. 4640 to which said ordinance reference is hereby made for further particulars, embraced within the following described boundaries, to-wit: All that portion of Seventh Ward embraced within the center lines of D Street, Ninth Street, H Street and Eleventh Street.
The polling place is hereby designated as Kruce's Store at southwest corner of Eleventh and "G" Streets.
Inspector—James C. Magley.
Judge—-Wm. E. Sharman.
Clerks-----Edward W. Smith and John L. Phillips.

SPECIAL ELECTION PRECINCT NUMBER FIFTY-THREE.

Special election precinct number Fifty-three shall consist of all that portion of the said SEVENTH WARD of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of Seventh Ward embraced within the center lines of D Street, Eleventh Street, H Street, and Fifteenth Street.

The polling place is hereby designated as the Armory Hall at northwest corner of Thirteenth and "G" Streets.
Inspector—George H. Crippen.
Judge------G. E. Gabrielson.
Clerks-----Sedgwick Greenleaf and Wm. S. Little.

SPECIAL ELECTION PRECINCT NUMBER FIFTY-FOUR

Special election precinct number fifty-four shall consist of all that portion of the said SEVENTH WARD of said City of San Diego, embraced within the following described boundaries to-wit: All that portion of Seventh Ward embraced within the center lines of D Street, Fifteenth Street, H Street and Twentieth Street.

The polling place is hereby designated as the Yankee Grocery at northwest corner of Thirteenth and "G" Streets.
Inspector—Frank L. Nichols.
Judge------George Ogden.
Clerks-----Walter P. Walters and George W. Marsh.

SPECIAL ELECTION PRECINCT NUMBER FIFTY-FIVE.

Special election precinct number fifty-five shall consist of all that portion of the said SEVENTH WARD of said City of San Diego, embraced within the following described boundaries to-wit: All that portion of Seventh Ward embraced within the center lines of D Street, Twentieth Street, H Street and Twenty-fifth Street.

The polling place is hereby designated as the Tent at the northeast corner of Twenty-second and "H" Streets. Yankee Grocery at the southeast corner of Twenty-second and H Streets.
Inspector—Webster D. Crum.
Judge------Harry W. Landis.
Clerks-----Lewis S. McLure and Wm. T. Heely.

SPECIAL ELECTION PRECINCT NUMBER FIFTY-SIX.

Special election precinct number fifty-six shall consist of all that portion of the said SEVENTH WARD of said City of San Diego, embraced within the following described boundaries to-wit: All that portion of Seventh Ward embraced within the center lines of D Street, Twenty-fifth Street, H Street, and the eastern boundary lines of Pueblo Lots 1149 and 1154.

The polling place is hereby designated as the Tent at the southwest corner of Twenty-sixth and "G" Streets
Inspector—John G. Anderson.
Judge------George L. Flagg.
Clerks-----Charles A. Nagle and Wilbur C. Dodge.

SPECIAL ELECTION PRECINCT NUMBER FIFTY-SEVEN.

Special election precinct number fifty-seven shall consist of all that portion of the said SEVENTH WARD of said City of San Diego, embraced within the following described boundaries to-wit: All that portion of Seventh Ward embraced within the center line of D Street and D...
Street extended easterly to its intersection with the eastern boundary of the City of San Diego, on the north, the easterly lines of Pueblo Lots 1149 and 1154 on the west, the center line of H Street and H Street extended to the easterly boundary line of the City of San Diego on the South, and the easterly boundary of the City of San Diego on the east.

The polling place is hereby designated as the Tent at the southeast corner of Thirtieth and "P" Streets.
Inspector--Frank D. Waite.
Judge-----Horace E. Gillespie.
Clerks-----Alex N. Jones and Lynn S. W. Litmoyer.

EIGHTH WARD.

SPECIAL ELECTION PRECINCT NUMBER FIFTY-EIGHT.

Special election precinct number fifty-eight shall consist of all that portion of the EIGHTH WARD of said City of San Diego, as described in Section 9 of the said ordinance No. 4640, to which said ordinance reference is hereby made for further particulars, embraced within the following described boundaries, to-wit: All that portion of the Eighth Ward embraced within the center lines of H Street, Ninth Street, K Street and Fifteenth Street.

The polling place is hereby designated as Klauber & Wengenheim's Stables on north side of "J" Street between fourteenth and Fifteenth Streets.
Inspector--David W. Frew.
Judge-----George W. Peck.
Clerks-----Oliver P. Fletcher and George L. Ellsworth.

SPECIAL ELECTION PRECINCT NUMBER FIFTY-NINE.

Special election precinct number fifty-nine shall consist of all that portion of the Eighth Ward of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of Eighth Ward embraced within the center lines of K Street, Ninth Street, W Street and Fifteenth Street.

The polling place is hereby designated as the Tent at the southwest corner of Fifteenth and "K" Streets.
Inspector--Thomas Ryah.
Judge-----John M. Smith.
Clerks-----Patrick Walsh and Henry Lohman.

SPECIAL ELECTION PRECINCT NUMBER SIXTY.

Special election precinct number sixty shall consist of all that portion of the Eighth Ward of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of Eighth Ward embraced within the center lines of K Street, Fifteenth Street, N Street and Twentieth Street.

The polling place is hereby designated as the Tent at the northwest corner of Twentieth and "K" Streets.
Inspector--Edward S. Lyon.
Judge-----J. Frank Devine.
Clerks-----G. Daneri and Fred P. Carpenter.

SPECIAL ELECTION PRECINCT NUMBER SIXTY-ONE.

Special election precinct number sixty-one shall consist of all that portion of the Eighth Ward of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of Eighth Ward embraced within the center lines of H Street, Fifteenth Street, K Street and Twentieth Street.

The polling place is hereby designated as the Tent at the southwest corner of Nineteenth and "J" Streets.
Inspector--Howard A. Hunt.
Judge------Benjamin J. Peters.
Clerks-----James Keith and Alvin N. Douden.

SPECIAL ELECTION PRECINCT NUMBER SIXTY-TWO.

Special election precinct number sixty-two shall consist of all that portion of the said EIGHTH WARD of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of EIGHTH WARD embraced within the center lines of H Street, Twentieth Street, N Street and Twenty-fifth Street.

The polling place is hereby designated as the Tent on Sherman School Grounds at northeast corner of Twenty-second and "J" Streets.

Inspector--Elmo G. Crabtree.
Judge------James P. Cadman.

SPECIAL ELECTION PRECINCT NUMBER SIXTY-THREE.

Special election precinct number sixty-three shall consist of all that portion of the said EIGHTH WARD of said City of San Diego, embraced within the following described boundaries to-wit: All that portion of Eighth Ward embraced within the center lines of H Street, Twenty-fifth Street, N Street and Twenty-eighth Street.

The polling place is hereby designated as the Wide Awake Club House on "M" Street, between Twenty-fifth and Twenty-sixth Streets.

Inspector--Newton A. Clark.
Judge------William L. Cole.
Clerks-----Harrison Bell and Emery E. Campbell.

SPECIAL ELECTION PRECINCT NUMBER SIXTY-FOUR.

Special election precinct number sixty-four shall consist of all that portion of the said Eighth Ward of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of the EIGHTH WARD embraced within the center line of H Street, and H Street extended to its intersection with the easterly boundary line of the City of San Diego on the north, the center line of Twenty-eighth Street on the west, the center line of N Street and N Street extended to its intersection with the easterly boundary line of the City of San Diego on the south, and the easterly boundary of the City of San Diego on the East.

The polling place is hereby designated as at Shoe Shop No. 3864 "M" Street near Thirtieth Street.

Inspector--Russell Chapman.
Judge------Elias S. Green.
Clerks-----Edward H. Heath and Emery J. Eastman.

NINTH WARD.

SPECIAL ELECTION PRECINCT NUMBER SIXTY-FIVE.

Special election precinct number sixty-five shall consist of all that portion of the NINTH WARD of said City of San Diego, as described in Section 10 of the said Ordinance No. 4640, to which said Ordinance reference is hereby made for further particulars, embraced within the following described boundaries, to-wit: All that portion of Ninth Ward embraced within the center lines of N Street, Dewey Street and Logan Avenue.

The polling place is hereby designated as at Hercules Cement Company's Office at northeast corner of Crosby Street and Logan Avenue.

Inspector--Otto Sippell.
Judge------John Sacks.
Clerks-----Walter Barnes and Rudolph A. Pertzborn.
SPECIAL ELECTION PRECINCT NUMBER SIXTY-SIX.

Special election Precinct number sixty-six shall consist of all that portion of the said NINTH WARD of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of Ninth Ward embraced within the center line of Ninth Street on the west, the center line of N Street on the North, the center line of Logan Avenue on the northeast, the center line of Dewey Street and Dewey Street extended to its intersection with the shore line of the Bay of San Diego on the southeast, and the shore line of the Bay of San Diego on the southwest.

The polling place is hereby designated as the Tent at the northwest corner of Beardsley Street and National Avenue.
Inspector--Sidney E. Harris.
Judge-----Charles L. Shaw.
Clerks-----Sherman Clayton and Alexander W. Williams.

SPECIAL ELECTION PRECINCT NUMBER SIXTY-SEVEN.

Special election precinct number sixty-seven shall consist of all that portion of the said NINTH WARD of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of Ninth Ward embraced within the center line of N Street on the north, the east line of Pueblo Lot 1158 on the east, the south line of Pueblo Lot 1158 on the south, the center line of Julian Avenue on the southwest, and the center line of Sampson Street on the northwest.

The polling place is hereby designated as the Tent at the northwest corner of Irving Avenue and Sampson Street.
Inspector--Samuel G. Morris.
Judge-----William Medigar.
Clerks-----Andrew J. Allen and Fred W. Buggeff.

SPECIAL ELECTION PRECINCT NUMBER SIXTY-EIGHT.

Special election precinct number sixty-eight shall consist of all that portion of the said NINTH WARD of said City of San Diego, embraced within the following described boundaries, to-wit: All that portion of Ninth Ward embraced within the center line of Dewey Street; and Dewey Street extended to its intersection with the shore line of the Bay of San Diego, on the northwest, the center line of Julian Avenue on the northeast, the center line of Sampson Street on the southeast and the shore line of the Bay of San Diego on the southwest.

The polling place is hereby designated as the Johnson Building at 518 Evans Street.
Inspector--Richard H. Creswell
Judge-----Henry G. Fenton.
Clerks-----Frank E. Graves and Walter B. Johnson.

SPECIAL ELECTION PRECINCT NUMBER SIXTY-NINE.

Special election precinct number sixty-nine shall consist of all that portion of the said NINTH WARD of said City of San Diego, embraced within the following described boundaries, to-wit: Commencing at the intersection of the center lines of Sampson Street and Julian Avenue, and running thence southeasterly along the center line of said Julian Avenue to its intersection with the south line of Pueblo Lot 1158; thence easterly along the south line of Pueblo Lot 1158 to the southeast corner thereof; thence southerly along the east line of Pueblo Lot 1158, to its intersection with the shore line of the Bay of San Diego; thence westerly along the said shore line of the Bay of San Diego to its intersection with the center line of Sampson Street; thence northeasterly along the center line of Sampson Street to the place of beginning.

The polling place is hereby designated as the Tent on Logan Heights School Grounds, at intersection of Sicard Street and Kearney Avenue.
Inspector--Julian F. Cordry.
Judge------Henry Cook.
Clerks-----Andrew G. Dahl and Fred M. Anderson.

SPECIAL ELECTION PRECINCT NUMBER SEVENTY.

Special election precinct number seventy shall consist of all that portion of the
said NINTH WARD of said City of San Diego, embraced within the following described boundaries,
to-wit: All that portion of Ninth Ward embraced within the center line of N Street on the
north, the eastern boundary of Pueblo Lots 1158 and 1163 on the west, the shore line of the
Bay of San Diego on the south, and the center line of Thirty-second Street on the east.

The polling place is hereby designated as the Armory Hall at 1433 National Avenue,
between Twenty-ninth and Thirtieth Streets.

Inspector--Iver P. Anderson.
Judge------William E. Warden.

SPECIAL ELECTION PRECINCT NUMBER SEVENTY-ONE.

Special election precinct number seventy-one shall consist of all that portion of the
said NINTH WARD of said City of San Diego, embraced within the following described boundaries,
to-wit: All that portion of Ninth Ward embraced within the center line of N Street and N Street extended easterly to its intersection with the easterly boundary line of the City of San Diego on the north; the center line of Thirty-second Street on the west, the center line of National Avenue and National Avenue extended easterly to its intersection with the easterly boundary line of the City of San Diego on the south, and the easterly boundary line of the City of San Diego on the east.

The polling place is hereby designated as Simpson-Pirnie Granite Company's Office at
corner of Thirty-ninth and Sigel Streets.

Inspector--John W. Read.
Judge------Frederick A. Harper.
Clerks-----Charles A. Bullard and Louis M. Sylvester.

SPECIAL ELECTION PRECINCT NUMBER SEVENTY-TWO.

Special election precinct number seventy-two shall consist of all that portion of the
said Ninth Ward of said City of San Diego, embraced within the following described boundaries,
to-wit: All that portion of Ninth Ward embraced within the center line of Thirty-second Street on the west, the center line of National Avenue and National Avenue extended easterly to its intersection with the easterly boundary line of the City of San Diego on the north; the easterly boundary line of the City of San Diego on the east; the southerly boundary line of the City of San Diego on the southeast, and the shore line of the Bay of San Diego on the southwest.

The polling place is hereby designated as the Tent at corner of Una and Cottonwood Streets.

Inspector--James C. Duncan.
Judge------Simon W. Switzer.

The words "City Park" used herein mean the fourteen hundred acre Public Park, named
"Balboa Park."

Section 8. That the polls at said election shall be opened at six o'clock in the
morning of the day on which the election is held, and shall be kept open until six o'clock in the
afternoon of the same day.

Section 9. That the City Clerk of said City of San Diego is hereby directed to pro-
cure and have printed the requisite number of ballots, as required by law, and other printed
matter, and to procure whatever supplies which may be necessary for the use of said special election.

And there is hereby appropriated out of the General Fund, Thirty-five hundred dollars, ($3500.00) or so much thereof as may be necessary to meet the expenditures authorized to be made by said Clerk, and other expenses incidental to said election.

Section 10. The said proposition to incur the said bonded indebtedness of Two Million Five Hundred Thousand Dollars, in lawful money of the United States, for the acquisition by said City of San Diego, of the said water works and water rights, including said lands, dams, dam sites, reservoirs, reservoir sites, rights of way, pipe lines, conduits and water filtering plant, shall be presented and printed in the ballot as hereinafter in this ordinance provided for.

The ballot to be used at said election shall be printed in substantially the following form:

"INSTRUCTIONS TO VOTERS.

To vote in favor of the proposition, stamp a Cross (X) in the voting square to the right of and opposite the work "Yes";

To vote against the proposition, stamp a Cross (X) in the voting square to the right of and opposite the work "No".

ALL MARKS EXCEPT THE CROSS (X) ARE FORBIDDEN.

ALL DISTINGUISHING MARKS OR ERASURES ARE FORBIDDEN,

AND MAKE THE BALLOT VOID.

If you WRONGFULLY STAMP, TEAR OR DEFACE THIS BALLOT, return it to the Inspector of the Election and obtain another.

Shall the City of San Diego incur a bonded indebtedness of TWO MILLION FIVE HUNDRED THOUSAND DOLLARS, in lawful money of the United States, for the acquisition by the said City of San Diego, and the inhabitants thereof, of water works and water rights, including lands, dams, dam sites, reservoirs, reservoir sites, rights of way, pipe lines, conduits and water filtering plant, situated in the County of San Diego, California?

AND ON THE BACK OF SAID TICKET SHALL BE PRINTED THE WORDS:

"MUNICIPAL TICKET"

In respects not provided for in this ordinance, the ballot to be used at this election shall conform to the provisions of the General Laws of the State of California, touching municipal elections in such municipalities as is the City of San Diego.

Section 11. Electors voting at said election shall indicate their choice on the proposition by stamping a cross in the voting square at the right of the Word "Yes", or in the voting square at the right of the word "No". If an elector shall have stamped a cross in the voting square after the printed work "Yes", his vote shall be counted in favor of the said proposition to incur said bonded indebtedness; and if an elector shall have stamped a cross in the voting square after the printed work "No", his vote shall be counted against such proposition.

Section 12. That the City Clerk of said City of San Diego be, and he is hereby directed to cause this ordinance to be published once a day for seven (?) days after it goes into effect, and prior to the day of said election, such publication to be made in the official newspaper of said City, to-wit, The Evening Tribune.

That this ordinance shall constitute notice of said election, and no other notice of said election need be given.
Section 13. This ordinance shall take effect and be in force thirty days from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 3rd day of July, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Fay, Sehon and Dodson.

NOES—NONE

ABSENT—COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 3rd day of July, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage, at its first reading, this 3rd day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re Calling Special Election and submitting question of incurring indebtedness in sum of $2,500,000.00 for acquiring certain water works and water rights, and appropriating $5,500.00 for such purpose, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated July 3rd, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I Hereby Approve the foregoing Ordinance this 3rd day of July, 1912.

A. E. Dodson,
Mayor Pro Tempore of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

Passed and adopted by the Common Council of the City of San Diego, California, this 3rd day of July, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Fay, Sehon and Dodson.

NOES—NONE

ABSENT—COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 3rd day of July, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 3rd day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

Auditor's Certificate. I Hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in calling Special Election, and submitting question of incurring indebtedness in sum of $2,500,000.00 for acquiring certain water works and water rights, and appropriating $3,500.00 for such purpose can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated July 3rd, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I Hereby Approve the foregoing Ordinance this 5th day of July, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

I Hereby certify, that the above and foregoing is a full, true and correct copy of Ordinance No. 4786 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 3rd day of July, 1912, and as approved by the Mayor Pro Tempore of said City on the 3rd day of July, 1912, (and as approved by the Mayor of said City on the 5th day of July, 1912).

Allen H. Wright,
City Clerk of the City of San Diego, California,
By Deputy.

ORDINANCE NO. 4787.

AN ORDINANCE PROVIDING FOR THE COMPENSATION OF ELECTION OFFICERS AND THE RENTAL TO BE PAID FOR POLLING PLACES AT SPECIAL MUNICIPAL ELECTION TO BE HELD ON AUGUST 15, 1912.

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

Section 1. The compensation of Inspectors, Judges of election and Clerks who shall serve at the special municipal election heretofore fixed by the Common Council to be held in the City of San Diego on the 15th day of August, 1912, is hereby fixed at Three Dollars ($3.00) per day each. In addition thereto each such Inspector, Judge and Clerk shall receive one cent for each vote cast in his respective precinct. The rental to be paid for such polling places as may have to be rented for said election is hereby fixed at Five Dollars ($5.00) each.

Section 2. There is hereby appropriated out of the General Fund so much money as may be necessary to meet the above expenditures.

Section 3. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 3rd day of July, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodson.

NOES--NONE

ABSENT--COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 3rd day of July, 1912.
A. E. Dodson,  
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 3rd day of July, 1912.

Allen H. Wright,  
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.  
By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 5th day of July, 1912,  
James E. Washam,  
Mayor of the City of San Diego, California.

(SEAL)  
Attest:  
Allen H. Wright,  
City Clerk of the City of San Diego, California.  
By W. E. Bartlett Deputy.

Auditor's Certificate. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance in re compensation of election officers and rental to be paid for polling places at special municipal election to be held August 15, 1912, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated July 1st, 1912.

J. N. Newkirk,  
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4787 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 3rd day of July, 1912, and as approved by the Mayor of said City on the 5th day of July, 1912.

Allen H. Wright,  
City Clerk of the City of San Diego, California.  
By W. E. Bartlett Deputy.

ORDINANCE NO. 4788.

AN ORDINANCE APPROPRIATING MONEY IN SETTLEMENT OF THE CLAIM OF LIZZIE TAMKIN.

WHEREAS, Lizzie Tamkin has been waging a civil action against the City of San Diego, to recover $20,000.00 damages on account of the death of her husband, Edwin Tamkin, which occurred on the 22nd day of July, 1909, and

WHEREAS, said action has been tried twice and in each instance the Jury has been unable to agree upon a verdict, and

WHEREAS, it has been proposed to compromise said action and the demand of the said plaintiff on the payment of $300.00:

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

Section 1. That $300.00 is hereby appropriated out of the General Fund of the City of San Diego for the use of Lizzie Tamkin, and her assigns, to be paid on the dismissal of the said action and the execution of a release by the said Lizzie Tamkin to the City of San
Diego, of all claims against the City upon account of the damages set out in said complaint.

Section 2. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of San Diego, California, this 8th day of July, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Sehon and Dodson.

NOES---NONE

ABSENT---COUNCILMEN Fay and Woods.

and signed in open session thereof by the President of said Common Council, this 8th day of July, 1912.

A. E. Dodson, 
President of the Common Council of the City of San Diego, California.

I Herewith certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 8th day of July, 1912.

Allen H. Wright, 
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL) Attest:

I Herewith approve the foregoing ordinance this 9th day of July, 1912.

James E. Wadham, 
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright, 
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

Auditor's Certificate. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re Settlement of $20,000.00 damage claim of Lizzie Tamkin for $300.00 payable out of General Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated July 8, 1912.

J. N. Newkirk, 
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4768 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 8th day of July, 1912, and as approved by the Mayor of said City on the 9th day of July, 1912.

Allen H. Wright, 
City Clerk of the City of San Diego, California, By W. E. Bartlett Deputy.

Ordinance No. 4769.

An Ordinance Appropriating $15.00 in Payment of Claim Of H. H. Peck on Account of Soldier's Claim for Exemption $1,000.

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 the same hereby is,
appropriated out of the General Fund of the City of San Diego, in favor of H. H. Peck; said sum being in full settlement and payment of claim of H. H. Peck on account of Soldier's Claim for Exemption, $1,000.00.

Section 2. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 8th day of July, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Sahon and Dodson.
NOES---NONE

ABSENT—COUNCILMAN Fay and Woods.

and signed in open session thereof by the President of said Common Council, this 8th day of July, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 8th day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy,

I hereby approve the foregoing ordinance this 9th day of July, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SBAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

AUDITOR’S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re Settlement of Claim of H. H. Peck C/O Soldier’s Claim for Exemption, $1,000.00. can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated July 8, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4790 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 8th day of July, 1912, and as approved by the Mayor of said City on the 9th day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

ORDINANCE NO. 4790.

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

Section 1. That section 28 of Ordinance No. 4586 of the ordinances of the City of San Diego, California, entitled, "An Ordinance Regulating the Management and Sale of Dairy Products in the City of San Diego," approved November 17, 1911, be and the same is hereby amended to read as follows:

"Section 28. Any person who shall violate any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of $25.00 for the first offence, $50.00 for the second offence, $100.00 for the third offence, and for a fourth offence by imprisonment in the City Jail of said City for a period of not more than thirty days."

Section 2. That the City Clerk of the said City of San Diego, California, be and he is hereby authorized and directed immediately after the approval of this ordinance to publish or cause the same to be published three times in the City official newspaper of said City, to-wit: the Evening Tribune.

Section 3. That this is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency and shall take effect from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 8th day of July, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Sehon and Dodson.

NOES---NONE

ABSENT-COUNCILMEN Fay and Woods.

and signed in open session thereof by the President of said Common Council, this 8th day of July, 1912.

A. E. Dodson.

President of the Common Council of the City of San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 8th day of July, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SMALL)

I Hereby Approve the foregoing Ordinance this 9th day of July, 1912.

James E. Wadham,

Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,

City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I Hereby Certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4790 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 8th day of July, 1912, and as approved by the Mayor of said City of San Diego, California, on the 9th day of July, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.
AN ORDINANCE AUTHORIZING THE PURCHASE OF THE 2" TRIDENT, COM-
POUND WATER METERS.

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

Section 1. The Superintendent of the Department of Finance, Ways and Means of the City of San Diego be, and he is hereby is, authorized and directed to purchase in the open market, without advertising for bids therefor, ten (10) two-inch Trident, compound water meters, provided that the cost thereof does not exceed the sum of Six Hundred and fifty-dollars ($650.00).

Section 2. That the sum of $650.00, or so much thereof as may be necessary to meet the expenditure hereinabove authorized, is hereby appropriated out of the Water Fund of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 8th day of July, 1912, by the following vote, to wit:

AYES---COUNCILMEN Adams, Sehon and Dodson.

NOES---NONE

ABSENT-COUNCILMAN Fay and Woods.

and signed in open session thereof by the President of said Common Council, this 8th day of July, 1912.

A. E. Dodson,
President of the Common Council of the City of
SAN DIEGO, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage at its first reading, this 8th day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL) By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 9th day of July, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made or indebtedness incurred by reason of the provisions of the annexed ordinance, in the purchase of 10-2 inch Trident Meters at $650.00 payable from water Fund can be made or incurred without the violation of any of the provisions of the charter of the City of San Diego, California,

Dated July 8th, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California,

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4791 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 8th day of July, 1912, and as approved by the Mayor of said City on the 9th day of July, 1912.
ORDINANCE No. 4792.

AN ORDINANCE AUTHORIZING THE CONSTRUCTION OF CERTAIN SEWERS.

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

Section 1. That the Superintendent of the Department of Fire and Sewers be and he is hereby authorized to construct six-inch sewer mains on the following streets and alleys:

- Calhoun Street, from Mission Hills Canyon to Lewis Street;
- Sierra Vista Street, from Valley Vista Street, north;
- Alley south of Altemira Place, from Hermosa to Valle Vista;
- Sewer in Block 78, Park Villas;
- Alley between Louisana and Mississippi Streets, from Monroe to Adams Streets;
- Panorama Street;
- Sewer in Block 9, Mission Hills, Marston Addition;
- Howard Street, and alley in Block 16, Mission Hills;
- Alley between Grim and Hart, from Switzer Canyon to Upas Street;
- Block 167, Middletown;
- Alley between Arctic and California Streets, from Spruce to Upas;

being in all, about thirteen thousand feet.

Section 2. There is hereby appropriated out of the Sewer and Drainage Fund of said City the sum of Twelve thousand, nine hundred ninety-five (12,995) Dollars, or so much thereof as may be necessary to complete said work.

Section 3. This is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and shall take effect from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 8th day of July, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Sehon and Dodson.

NOES---NONE

ABSENT-COUNCILMEN Fay and Woods.

and signed in open session thereof by the President of said Common Council, this 8th day of July, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage at its first reading, this 8th day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I hereby approve the foregoing ordinance this 9th day of July, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.
(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.
By W. E. Bartlett Deputy.

AUDITOR’S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in reconstruction of sewers specified costing $12,995.00 from Sewer & Drainage Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated July 8th, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4792 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 8th day of July, 1912, and as approved by the Mayor of said City on the 9th day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4793.
AN ORDINANCE APPROPRIATING ONE HUNDRED DOLLARS FOR THE RELIEF OF THE ASSOCIATED CHARITIES.

WHEREAS, on the 8th day of January, 1912, Resolution No. 9922 was adopted by the Common Council authorizing the payment of one hundred dollars ($100.00) to the Associated Charities, to be used in relieving the urgent needs of unemployed men; and,

WHEREAS, the Associated Charities thereafter secured one hundred dollars ($100.00) from a local bank on the strength of said resolution; and,

WHEREAS, the City of San Diego has not yet paid said sum, NOW THEREFORE, BE IT ORDAINED by the Common Council of the City of San Diego, as follows:

Section 1. That there be and is hereby appropriated out of the General Fund of said City of San Diego, the sum of one hundred dollars ($100.00) for the relief of the said Associated Charities.

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

Passed and adopted by the Common Council of the City of San Diego, California, this 8th day of July, 1912, by the following vote, to-wit:
AYES---COUNCILMEN Adams, Sehon and Dodson.
NOES---NONE
ABSENT-COUNCILMEN Fay and Woods.
and signed in open session thereof by the President of said Common Council, this 8th day of July, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 8th day of July, 1912.

Allen H. Wright,
ORDINANCE NO. 4794.

PROVIDING FOR THE PAYMENT OF ASSESSMENT NO. 67,
AGAINST LOT A, BLOCK 23, HORTON'S ADDITION, SAN

DIEGO.

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

Section 1. That there is hereby appropriated out of the General Fund of the City of San Diego, for the use of the FAIRCHILD-GILMORE-WILTON COMPANY, the sum of Three Hundred Sixty-nine and 28/100 ($369.28) Dollars, being the amount of Street Superintendent's Assessment No. 67, against lot A, block 23, Horton's Addition, (Fire Station No. 2) in the matter of paving Tenth Street in the City of San Diego, from the 1400 acre City Park to the north line of A Street.

The said sum of Three Hundred Sixty-nine and 28/100 ($369.28) Dollars to be paid said Fairchild-Gilmore-Wilton Company only upon the full cancellation of said assessment and the complete discharge of the liens of said assessment upon said parcels of land, and upon the relinquishment and cancellation of any bonds upon said property, or any part thereof, heretofore issued by the City Treasurer of said City of San Diego.

Section 2. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, this 10th day of July 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fry, Sehon and Dodson.
NOES---NONE

ABSENT--COUNCILMAN Woods.
and signed in open session thereof by the President of said Common Council, this 15th day of July, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 15th day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego.

(SEAL)

Auditor's Certificate. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re Relief of Fauchia-Gilmore-Wilton Co. $365.00 payable from General Fund for paving on 10th St., can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

J. W. Nesbitt,
Auditor of the City of San Diego, California.

I HEREBY CERTIFY, that the above and foregoing ordinance was delivered to the Mayor of the City of San Diego, on the 15th day of July, 1912, and that said ordinance was returned to him by him to this office on the 26th day of July, 1912, without his approval or veto.

Allen H. Wright,
City Clerk of the City of San Diego, California,

(SEAL)

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4794 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 15th day of July, 1912, and as returned by the Mayor without his approval or veto to this office on the 26th day of July, 1912, after retaining said ordinance for a period of ten (10) days.

Allen H. Wright,
City Clerk of the City of San Diego, California,

ORDINANCE No. 4795.

AN ORDINANCE APPROPRIATING THE SUM OF $929.60 OUT OF THE GENERAL FUND FOR THE PAYMENT OF ASSESSMENTS LEVIED AGAINST CERTAIN PROPERTY OF THE CITY OF SAN DIEGO, USED AS PUBLIC LIBRARY SITE, AND DIRECTING THE AUDITOR TO DRAW HIS WARRANT IN PAYMENT OF THE SAME.

WHEREAS, the Barber Asphalt Paving Company under execution of its contract therefor, duly given, made and executed did pave E Street, in the City of San Diego, California, from the east line of Eighth Street to the west line of Fifteenth Street; and,

WHEREAS, an assessment was duly levied against the property along the line of said improvements, and particularly against lots "D", "E", "F", "G", "H" and "I" in block forty-seven (47) of Horton's Addition in said City, which last described property is the property of the City of San Diego, now used for Library purposes; and,

WHEREAS, the Common Council of said City of San Diego in its resolution of intention to do the said work and make the said improvements, made no declaration therein respecting the said lots, pieces and parcels of land, and designated no fund from which the costs of said
work should be paid, NOW THEREFORE,

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

Section 1. That there be, and there is hereby appropriated out of the General Fund of the said City of San Diego, the sum of nine hundred twenty-five and 60/100 dollars ($925.60) for the payment of the assessments levied against lots "E", "F", "G", "H", and "I", of block forty-seven (47) of Horton’s Addition, in said City, for the paving of E Street, from the east line of Eighth Street to the west line of Fifteenth Street.

Section 2. The Auditor of said City is hereby authorized and directed to draw his warrant on the General Fund of said City, in favor of the Barber Asphalt Paving Company, in the said sum of $925.60, in full payment of charges and assessments against the said lots, for the said work and improvement.

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

Passed and adopted by the Common Council of the City of San Diego, California, this 10th day of July, 1912, by the following vote, to wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodson.

NOES---NONE

ABSENT-COUNCILMEN Woods.

and signed in open session thereof by the president of said Common Council, this 10th day of July, 1912

A. H. Dodson,
President of the Common Council of the City of San Diego, California.

I HEREBY CERTIFY that the above and foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 10th day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

Auditor’s Certificate. I HEREBY CERTIFY that the appropriation made, or in excess, over the sum of $925.60 out of General Fund for the payment of assessments levied against certain property of City of San Diego, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated July 15, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I HEREBY CERTIFY that the above and foregoing Ordinance was delivered to the Mayor of the City of San Diego, on the 10th day of July, 1912, and that said ordinance was returned by him to this office on the 26th day of July, 1912, without his approval or veto.

Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL)

I HEREBY CERTIFY, that the above and foregoing is a full, true and correct copy of Ordinance No. 4795 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 10th day of July, 1912, and as returned by the Mayor of said City after sustaining said ordinance No. 4795, without approving or voting same during a period of ten days.
AN ORDINANCE ESTABLISHING THE GRADE OF THIRTY-FIRST STREET BETWEEN THE NORTH LINE OF BEECH STREET AND THE SOUTH LINE OF CEDAR STREET.

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

Section 1. That the grade of Thirty-first Street between the north line of Beech Street and the south line of Cedar Street is hereby established as follows:

At the intersection of Thirty-first Street with Beech Street; at the northwest corner, at 230.50 feet; at the northwest corner, at 231.00 feet.

At the intersection of Thirty-first Street with Cedar Street; at the southwest corner, at 223.00 feet; at the southeast corner, at 222.00 feet.

Section 2. And the grade of said Thirty-first Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 17th day of July, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodson.

NOES---NONE

ABSENT-COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 17th day of July, 1912,

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote, of all the members of the said Common Council, present, put on its final passage at its first reading, this 17th day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 26th day of July, 1912.

James E. Washam,
Mayor of the City of San Diego, California.

(SEAL)

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4796 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 17th day of July, 1912, and as approved by the mayor of said City on the 26th day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

(SEAL)
AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA, ACCEPTING THE
DEDICATION OF CERTAIN PROPERTY NORTH OF STOCKTON STREET IN SAID
CITY, EXTENDING STEPHENS STREET, AND DEVOTING SAID PROPERTY TO
STREET PURPOSES.

WHEREAS, Kate O. Sessions and Dorothea Sanford, have by grant deed conveyed to the City
of San Diego, California, without cost to said City, the following described real property situate
in the said City of San Diego, County of San Diego, State of California, bounded and des-
cribed as follows, to-wit:

Beginning at a point on the north line of Stockton Street, said point being distant six
and eighty-five hundredths (6.85) feet west from the east line of Stephens Street produced north,
thence north on a line parallel to and distant six and eighty-five hundredths (6.85) feet west
from said east line of Stephens Street produced north, a distance of seventy-five (75) feet;
thence on a curve to the right with a radius of 56.03 feet a distance of thirty-six and seventy-
two hundredths (36.72) feet; thence on a curve to the left with a radius of twenty-six (26)
feet a distance of one hundred fifteen and seventy-six hundredths (115.76) feet; thence on a
curve to the right with a radius of fifty-six and three hundredths (56.03) feet a distance of
thirty-six and seventy-two hundredths (36.72) feet; thence south on a line parallel to and
distant twenty-four and eighty-five hundredths (24.85) feet west from the said east line of
Stephens Street produced north, to the north line of Stockton Street; thence east along said
north line of Stockton Street to the place of beginning; to have and to hold for street
purposes, NOW THEREFORE,

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

Section 1. That the interest and convenience of said City require that said Stephens
Street at the point of location of the land above described in said City, be extended to
the full length, full width and dimensions of the said lands above described.

Section 2. That for the purpose of extending said Stephens Street at and along the loca-
tion of the said lands above described, north of Stockton Street, in said City, to the full
width, length and dimensions above described, that the said grant and transfer of the above
described lands be, and the same is hereby accepted for the purposes aforesaid, and the same is
hereby declared to be a part of said Stephens Street, and is hereby devoted and dedicated to the
public use as a part and extension of said Stephens Street, north of Stockton Street, in said
City, and it is hereby named Stephens Street.

Section 3. The City Clerk of said City is hereby directed to cause this ordinance to be
published at least twice in The Evening Tribune, the official newspaper of said City.

Passed and adopted by the Common Council of the City of San Diego, California, this 22nd
day of July, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.
NOES---NONE
ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 22nd day of
July, 1912.

A. E. Dodson,
President of the Common Council of the City of
San Diego, California.
I hereby certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 22nd day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.
By W. E. Bartlett Deputy.

(SEAL)

I hereby approve the foregoing ordinance this 26th day of July, 1912.

James E. Wadam,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4797 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 22nd day of July, 1912, and as approved by the Mayor of said City on the 26th day of July, 1912;

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

ORDINANCE NO. 4797

AN ORDINANCE APPROPRIATING THE SUM OF $4,625.60 IN FAVOR OF THE SAN DIEGO CONSOLIDATED GAS AND ELECTRIC COMPANY FOR ELECTRIC CURRENT FURNISHED.

WHEREAS, the San Diego Consolidated Gas and Electric Company, a corporation, has furnished to the City of San Diego, and said City of San Diego has received and used electric current for the lighting of incandescent lights, as follows:

To lighting of 3rd Street between 3rd and 6th Streets, from January 1, 1912, to April 26, 1912, $354.00
To lighting of 6th Street, from C to E Streets, from February 10, 1912, to April 30, 1912, 320.00
To lighting of D Street from the east line of California to the west line of 6th Street, from January 1, 1912, to April 26, 1912, 1682.00
To lighting of 4th Street between B and C Streets, from January 1, 1912, to April 30, 1912, 90.00
To lighting of 4th Street from the south line of D Street to the north line of E Street, from January 1, 1912, to January 23, 1912, 30.65
To lighting of 6th Street, between G and I Streets, from January 1st, 1912, to February 20, 1912, 220.00
To lighting of 5th Street, from the south line of B Street to the north line of C Street, from January 1, 1912, to February 20, 1912, 73.30
To lighting of 6th Street from A Street to B Street, from January 1st, 1912, to April 30, 1912, 750.00
TO LIGHTING C STREET, BETWEEN 3RD AND 6TH STREETS, FROM SEPTEMBER 25, 1911 TO DECEMBER 31, 1911, $279.00

TO LIGHTING D STREET, BETWEEN THE EAST LINE OF CALIFORNIA STREET AND THE WEST LINE OF 8TH STREET, FROM NOVEMBER 16TH, 1911 TO DECEMBER 31, 1911, $602.00

TO LIGHTING OF NEW TOWN PARK FROM OCTOBER 21, 1911, TO MAY 31, 1912, $242.00

$4625.60

AND WHEREAS there is now due from said City of San Diego, to said San Diego Consolidated Gas and Electric Company the sum of $4,625.60, in payment for said electric current,

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

Section 1. That there is hereby appropriated out of the Street Lighting Fund of the said City of San Diego the sum of $4,625.60, for the use and benefit of the said San Diego Consolidated Gas and Electric Company, in full payment and discharge of said claim.

Section 2. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 22nd day of July, 1912, by the following vote to-wit:

AYES---COUNCILMEN Adams, Fay, Schoen, Woods and Dodson.

NOES---NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 22nd day of July, 1912.

A. J. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage at its first reading, this 22nd day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing Ordinance this 25th day of July, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. B. Bartlett Deputy.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in said claim of Consolidated Gas and Electric Company for $4,625.60 for electric current furnished can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated July, 15, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4796 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City of San Diego, on the 22nd day of July, 1912, and as approved by the Mayor of said City on, the 26th day of July, 1912.

Allen H. Wright,
ORDINANCE NO. 4799.

AN ORDINANCE TRANSFERRING MONEY FROM THE SALARY FUND, THE PUBLIC BUILDING FUND AND THE GENERAL FUND TO THE POLICE FUND.

WHEREAS, City Claim No. 5064, for $100.00, and Claim No. 5465 for $18.00, have been erroneously presented against and paid out of the Police Fund instead of the Salary Fund; and

WHEREAS, Claim No. 5492, for the sum of $27.50, and Claim No. 5494 for the sum of $164.53, have been erroneously presented against and paid out of the Police Fund instead of the Public Building Fund; and,

WHEREAS, Claim No. 5541 for the sum of $21.77 has been erroneously presented against and paid out of the Police Fund instead of the General Fund, NOW THEREFORE,

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

Section 1. That the Police Fund be credited with the aggregate of the said sums, to-wit: the sum of $331.60, and that the same be charged as follows: the sum of $120.00 against the Salary Fund; the sum of $192.00 against the Public Building Fund; and the sum of $21.77 against the General Fund.

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

Passed and adopted by the Common Council of the City of San Diego, California, this 22nd day of July, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sabo, Woods and Dodson.

NOES---NONE

ABSENT---NONE

And signed in open session thereof by the President of said Common Council this 22nd day of July, 1912.

A. E. Dodson,
President of said Common Council of the City of San Diego, California.

I hereby certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage at its first reading, this 22nd day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the City of San Diego.

(SEAL)

I hereby approve the foregoing Ordinance of this 26th day of July, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL)

Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in the transfer of money from Salary Fund, Public Building Fund and General Fund, to the Police Fund, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.
Dated July 22nd, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4799 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 22nd day of July, 1912, and as approved by the Mayor of said City on the 26th day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4800.

AN ORDINANCE AUTHORIZING THE PURCHASE OF 924 CORPORATION STOCKS FOR THE USE OF THE WATER DEPARTMENT.

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

Section 1. That the Superintendent of the Department of Finance, Ways, & Means be, and he hereby authorized and directed to purchase in the open market and without advertising for bids 924 miscellaneous corporation stocks for the use of the Department of Water of the City of San Diego, provided, that the total cost thereof is not in excess of the sum of seven hundred and sixty-two dollars ($762.00).

Section 2. That there is hereby appropriated out of the Water Fund of said City the sum of seven hundred and sixty-two dollars ($762.00) or so much thereof that may be necessary to make the above named purchase.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 22nd day of July, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Schoen, Woods and Doolson.
NOES---NONE
ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 22nd day of July, 1912.

A. E. Doolson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 22nd day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 26th day of July, 1912.

James E. Wadman,
Mayor of the City of San Diego, California.

(SEAL) Attest
Allen H. Wright,
City Clerk of the City of San Diego, California.
By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made or indebtedness incurred by reason of the provisions of the annexed ordinance in re Purchase of various corporation cockes costing $768.00 out of Water Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated July 22, 1912.

J. M. Newkirk,
Auditor of the City of San Diego, California,

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4600 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 22nd day of July, 1912, and as approved by the Mayor of said City of San Diego, California, on the 26th day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

ORDINANCE NO. 4601.

AN ORDINANCE AUTHORIZING THE PURCHASE OF MISCELLANEOUS SERVICE COCKS AND SADDLES FOR THE USE OF THE DEPARTMENT OF WATER.

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

Section 1. That the Superintendent of the Department of Finance, Ways & Means be and he is hereby authorized and directed to put on sale in the open market without advertising for bids the following brass goods for the use of the Department of Water.

| 600 - 3/4" Service Cockes. |
| 300 - 1" Service Cockes. |
| 600 - 2 x 3/4" Saddles. |
| 36 - 2 x 1" Saddles. |

Provided the total cost thereof is not in excess of the sum of five hundred forty dollars and twelve cents ($540.12)

Section 2. That there is hereby appropriated out of the Water Fund of said City the sum of Five hundred forty dollars and twelve cents or so much thereof that may be necessary to make the above named purchase.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 22nd day of July, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Schon, Woods and Dodson.

NOES---NONE

ABSENT--NONE

A. E. Dodson, President of the Common Council of the City of San Diego, California.

I hereby certify that the above and foregoing ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage at its first reading this 22nd day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.
ORDINANCE NO. 4602.

AN ORDINANCE AMENDING SECTION 11 OF ORDINANCE NO. 4670.

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

Section 1. That Section 11 of Ordinance No. 4670 be amended to read as follows:

Section 11. It shall be unlawful to erect any building or part thereof in the fire limits, which does not meet the requirements of either Class "A", "B" or "C" construction.

When any frame or other building within the fire limits is damaged by fire, decay or other cause in the estimation of the building inspector to the extent of forty per cent. of its actual value, it shall be unlawful to repair or reconstruct such building.

It shall be unlawful to enlarge, alter, raise, repair or construct within the fire limits, any structure or building, or part thereof, which does not meet the requirements for new buildings, except that where such alteration, repair or construction shall be less than Five Hundred ($500) Dollars, the same may be granted by the Building Inspector upon the approval of the Superintendent of the Department of Fire and Sewers. Where the expense of cost of such alteration, repair or construction amounts to more than Five Hundred (500) Dollars, it may be granted upon the petition of two-thirds of the property owners of the block, and the consent of the Common Council.

Provided, that within the territory from the center of 1 Street on the south, the center of "A" Street on the north, the center of 7th Street on the east, and the center of 2nd Street on the west, no alterations or outside repairs to a "D" class building to exceed the amount of $50.00, or inside alterations to exceed $100.00 shall be permitted. No canvas tents shall be allowed within this district.

All alterations to an "A", "B", or "C" class building must meet the requirements as set forth in this ordinance for new buildings of this class.

Before granting any permit for alterations, repairs or construction of any building or structure within the fire limits, a detail plan and full statement of all work contemplated...
shall be filed with the Building Inspector, together with the applications for permit for such work.

Cloth and paper shall not be allowed on any building within the fire limits and in all lodging houses or apartment houses heretofore constructed, such cloth and paper shall be removed on the complaint of the Chief of the Fire Department or the Board of Health. Provided, however, that this does not prohibit the use of paper on plastered walls.

No wooden board partitions shall be allowed within the fire limits.

Section 2. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 26th day of July, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Woods and Dodson.

NOES---None

ABSENT--COUNCILMAN Sehon.

and signed in open session thereof by the President of said Common Council, this 26th day of July, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage at its first reading, this 25th day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby Approve the foregoing ordinance this 26th day of July, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4802 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 25th day of July, 1912, and as approved by the Mayor of said City on the 26th day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

Ordinance No. 4802.

AN ORDINANCE TRANSFERRING ONE THOUSAND AND EIGHTEEN DOLLARS FROM THE SALARY FUND TO THE POLICE FUND.

WHEREAS, the Common Council, in fixing the tax levy for the year 1912, apportioned to the Salary Fund a sufficient sum to cover an allowance of Twenty-five Dollars (25.00) per month to the mounted policemen for the care and maintenance of a horse to be furnished by each such officer, and
WHEREAS, said Common Council thereafter adopted Ordinance No. 4732, providing for the purchase of nine (9) saddle horses for the use of said mounted policemen, and later, under the provisions of Resolution No. 11070, duly adopted, entered into a contract with the Ascot stables for the care and maintenance of said horses at the rate of Twenty Dollars ($20.00) per head per month, and

WHEREAS, said last named expenditure is to be paid out of the Police Fund, now Therefore,

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

Section 1. That there be and there is hereby transferred from the Salary Fund to the Police Fund to the sum of One Thousand and Eighty Dollars ($1080.00), same being the cost of care and maintenance of above-mentioned nine horses for the period of six months from July 1st, 1912.

Section 2. This ordinance shall take effect from and after the thirty-first day after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 24th day of July, 1912, by the following vote, to wit:

AYS---COUNCILMEN Adams, Fay, Benson, Woods and Dodson.
NOES---NONE
ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 24th day of July, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of said Common Council present, put on its final passage at its first reading, this 24th day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SERAL)

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re transferring $1080.00 from Salary Fund & Police Fund can be made or incurred without the violation of any of the provisions of the charter of the City of San Diego.

Dated July 25, 1912.

J. H. Newkirk,
Auditor of the City of San Diego, California.

I, A. E. Dodson, President of the Common Council of the City of San Diego, California, do hereby certify that the within and foregoing ordinance, being vetoed by the Mayor of said City by message dated July, the 26th, 1912, and returned to said Common Council on said 26th day of July, 1912, was by said Common Council of the said City of San Diego, California, on the 1st day of August, 1912, reconsidered, and upon motion said ordinance was duly passed and adopted by the affirmative vote of two-thirds of all the members of said Common Council at an adjourned meeting in open session thereof on said 1st day of August, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

(SERAL) Attest:-

Allen H. Wright, City Clerk.

Hugh A. Sanders Deputy.
I hereby certify that the above is a full, true and correct copy of Ordinance No. 4803 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 24th day of July, 1912, and as approved over the Mayor's veto on the 1st day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

ORDINANCE NO. 4804.

AN ORDINANCE CREATING AND ESTABLISHING THE OFFICE OF CHIEF OF INSPECTORS IN HARBOR WORK.

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

Section 1. That there is hereby created and established the office of Chief of Inspectors in Harbor Work, in the office of the Supervising Engineer of Municipal Harbor Improvements of the City of San Diego, whose duty it will be to make inspections, and to do such other work as the Common Council and the Supervising Engineer of Municipal Harbor Improvement shall direct.

Section 2. The compensation of such officer appointed to fill the above named office shall be paid monthly in good and lawful money of the United States, for services rendered during the previous month, and it is hereby fixed and established at the rate of one hundred seventy-five dollars ($175.00) per month.

Section 3. The above named compensation is to be paid out of the Harbor Improvement Fund of the City of San Diego, and shall commence with the first day of July, 1912.

Section 4. This ordinance shall take effect and be in force thirty days from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 17th day of July, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodson.
NOES---NONE

ABSENT---COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council this 17th day of July, 1912,

A. H. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 17th day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the city of San Diego.

(SEAL)

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance in re office of Chief of Inspectors in Harbor Work can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California,

Dated July 15, 1912.

J. M. Newshirk,
Auditor of the City of San Diego, California.

I. D. K. Adams, President, pro tempore of the Common Council of the City of San Diego, California, do hereby certify that the within and foregoing Ordinance, being vetoed by the Mayor of said City by message dated July, 26th, 1912, and returned to said Common Council on said 26th day of July, 1912, was by said Common Council of the said City of San Diego, California, on the 5th day of August, 1912 reconsidered, and upon motion said ordinance was duly passed and adopted by the affirmative vote of two thirds of all the members of said Common Council, at a regular meeting in open session thereof on said 5th day of August, 1912.

D. K. Adams,
President pro tempore of the Common Council of the City of San Diego, California.

(SEAL) ATTEST:
Allen H. Wright, City Clerk.

By Hugh A. Sanders, Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4804 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 5th day of August, 1912, and as approved over the veto of the Mayor of said City on the 6th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4805.
AN ORDINANCE AMENDING SECTION 9 OF ORDINANCE NO. 4309, RELATING TO A POLICE RELIEF AND PENSION FUND.

BE IT UNDAINED By the Common Council of the City of San Diego, California; as follows:

Section 1. Section 9 of that certain Ordinance of the City of San Diego, known as Ordinance No. 4309, and entitled: "An Ordinance creating a Police Relief and Pension Fund for the Police Department of the City of San Diego, California", and approved December 13, 1910, is hereby amended to read as follows:

"Section 9. The Common Council shall annually, when the tax levy is made, direct the payment into the aforesaid Police Relief and Pension Fund of the following moneys:

1. Not more than five per centum of all moneys collected and received from licenses for keeping places wherein spirits, malt or other intoxicating liquors are sold.

2. Not more than one-half of all moneys received from taxes or from licenses upon dogs.

3. All moneys received from fines imposed upon members of the Police Department for violation of law or the rules or regulations or said Police Department.

4. All proceeds of sales or unclaimed property found or turned into the Police Department.

5. Not more than one-fourth of all moneys received from licenses from pawn-brokers, billiard hall keepers, dealers in second-hand merchandise and from junk stores.

6. All moneys received from fines for carrying concealed weapons.

7. Not over five per centum of all fines collected in money for violation of any City ordinance.

8. All rewards to the Police Department except as shall be otherwise recommended by the superintendent of the Department of Police, Health and Morals, and authorized by resolution of the Common Council."
Section 2. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 24th day of July, 1912, by the following vote, to-wit:

Ayes---COUNCILMEN Adams, Fay, Schon, Woods and Dodson.

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 24th day of July, 1912,

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 24th day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of said City of San Diego.

(SEAL)

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made or indebtedness incurred by reason or the provisions of the annexed ordinance, in re Police Relief & Pension Fund amending Sec. 9 of Ordinance No. 4309, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated July 24, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I HEREBY CERTIFY, that the above and foregoing Ordinance was delivered to the Mayor of the City of San Diego, on the 24th day of July, 1912, and that said ordinance was returned by him to this office on the 8th day of August, 1912, without his approval or veto.

Allen H. Wright,
City Clerk of the City of San Diego, California, 
By W. E. Bartlett Deputy.

I hereby certify, that the above and foregoing is a full, true and correct copy of Ordinance No. 4605 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 24th day of July, 1912, and as returned to this office on the 8th day of August, 1912, without the approval or veto of the Mayor of said City, after the said Mayor retaining the said Ordinance for a period of ten days.

Allen H. Wright,
City Clerk of the City of San Diego, California, 
By Deputy.

ORDINANCE NO. 4606.

AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA, ACCEPTING THE DEDICATION OF CERTAIN PROPERTY ALONG "H" STREET, IN SAID CITY, AND DEVOTING SAID PROPERTY TO STREET PURPOSES.

WHEREAS, C. W. McKee and Belle Stuart McKee have by grant deed duly executed, conveyed without cost to the City of San Diego, California, the following described property, situate
in the said City of San Diego, County of San Diego, State of California, bounded and described as follows, to-wit: beginning at a point where the north line of H Street intersects the west line of the north one hundred eighty (180) feet of the west two hundred forty-two (242) feet of the northeast quarter of Pueblo Lot 1183, which point is also the southeast corner of lot four (4) of block five (5) of Hoitt's Addition to the City of San Diego; running thence south along the west line of said parcel of land a distance of 53.20 feet, more or less, to the south west corner of said parcel of land; thence east along the south line of said parcel of land to the southeast corner of said parcel of land; thence north along the east line of said parcel of land a distance of 57.20 feet, more or less, to its intersection with the north line of H Street; thence west along the north line of H Street produced west to the point or place of beginning; to be by the said City used for the purposes of a public street, and particularly for the purpose of widening H Street, at the point or location of said parcel of land, to its full width of one hundred (100) feet, NOW THEREFORE,

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

Section 1. That the interest and convenience of said City require that said H Street, at the point of location of the parcel of land above described, in said City, be widened to the full uniform width of one hundred (100) feet.

Section 2. That for the purpose of widening and extending H Street, at and along the location of the said parcel of land above described, between 30th Street and 31st Street, in said City, to its full width of one hundred (100) feet, the said grant and transfer of the said above described parcel of land be, and the same is hereby accepted, for the purpose above-said and the same is hereby declared to be a part of said H Street, and is hereby devoted and dedicated to the public use, as a part of said H Street, in said City,

Section 3. The City Clerk of said City is hereby directed to cause this ordinance to be published at least twice in the EVENING TRIBUNE, the official newspaper of said City.

Passed and adopted by the Common Council of the City of San Diego, California, this 29th day of July, 1912, by the following vote, to-wit:

AYES---COUNCILLORS Adams, Fay, Sehon, Woods and Dodson.

NOES---NONE

A.M.K.L.O.H.E.

and signed in open session thereof by the President of said Common Council, this 29th day of July, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing Ordinance was not finally passed until it had been read at two separate meetings of the said Common Council, viz: on the 24th day of July, 1912, and on the 29th day of July, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing Ordinance this 3rd day of August, 1912.

James E. Wadham,
Mayor of the City of San Diego, California,

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4806 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the first and second readings of said ordinance, viz: on the 24th day of July, 1912, and on the 29th day of July, 1912. And as approved by the Mayor of said City on the 3rd day of August, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California,

Deputy.

ORDINANCE NO. 4807.

AN ORDINANCE PRESCRIBING CONDITIONS, REQUIREMENTS AND REGULATIONS FOR LAYING OUT OF TRACTS AND SUBDIVISIONS OF LANDS WITHIN THE CITY OF SAN DIEGO, CALIFORNIA, AND FOR THE ACCEPTANCE OF MAPS AND PLATS THEREOF.

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

Section 1. Whenever any tract of subdivision of land within the corporate limits of the City of San Diego, California, shall be laid out in lots, for the purpose of sale, the owner or owners thereof shall, in addition to complying with all conditions, requirements and regulations, of the General Laws of the State of California relating thereto, comply with the following conditions, requirements and regulations, to-wit:

1. The map or plat of such tract or subdivision of land shall set forth and describe the location of such tract or subdivision of land.

2. Every such map or plat shall be drawn upon tracing-cloth. India or other equally permanent carbon ink shall be used for all lines, letters, figures and signatures, and no colors, tints or colored inks shall be used.

3. On every such map or plat there shall be endorsed a certificate signed by the surveyor making the survey, shown on such map or plat, certifying that he actually made the survey and performed the work shown, and set the stakes, monuments and marks indicated thereon, and specifying the size, kind of stakes, monuments or marks set, and all stakes, monuments and marks found, together with the date that such work was done by him. The original field notes of such survey, if any, shall be filed in the office of the City Engineer or said City, and said City Engineer shall keep a record thereof, and the same shall be an constitute a public record of said City.

4. No such map or plat shall be accepted by the Common Council of said City of San Diego, unless the same is accurate in every particular, and the true course and distance of every line shall be shown thereon, together with the radius of any and all curves, and angles of intersections, or street terminations.

5. Upon every such map or plat there shall be further endorsed the scale thereof, together with the points of the compass and magnetic variations. The courses shown on the map shall be determined by either solar or stellar observations, and a copy of the notes for the determination of such meridian shall accompany the map.

6. No such map or plat shall be accepted by said Common Council unless prominent markers are set upon the ground at all block corners and angle points, and beginning of curves.

7. No such map or plat shall be accepted by said Common Council unless it first shall have been submitted to the City Engineer and City Attorney of said City for their approval which approval shall be endorsed thereof.

8. No such map or plat shall be accepted by said Common Council until the name or title by which the subdivision is to be known shall have been accepted and approved by the
9. No such map or plat shall be accepted by the Common Council unless it bears the following certificate by a title or abstract company:

*The ___________________ hereby certifies that, on the _______ day of ________ , 19__, at ______ m._

were all the owners and persons interested in and whose consent was necessary to pass a clear title to the land embraced within the subdivision to be known as ___________________ and shown on this map, and more particularly described as follows:

in witness whereof said ___________________ has caused this instrument to be executed under its corporate name and seal, by its proper officers, thereunto duly authorized, the day and year first above written.

By ___________________  
PRESIDENT.

Attest: ___________________  
SECRETARY.

10. In every consent and dedication endorsed upon such map or plat there shall be contained a specific designation by name of the particular streets, highways, alleys, parks, courts, places and all parcels or lands within such tract or subdivision offered for dedication for public use, and not merely a reference thereto.

11. In case any dedication or consent, or any easement, is signed by a corporation, a certified copy of the resolution of the Board of Directors of said corporation authorizing the execution of such dedication, consent and easement must accompany the proposed map or plat.

12. All blocks or irregular blocks shown on such map or Plat, of greater width than two hundred (200) feet, shall if considered necessary by the Common Council, contain an alley not less than fifteen (15) feet in width, whether such blocks conform to surrounding surveys or not.

13. In case any block or irregular block shown on such map or plat does not contain an alley, and in the event that said Common Council does not consider such alley necessary, there shall, if considered necessary by the Common Council, be endorsed upon such map or plat in a separate certificate of dedication, headed, "Easements", a dedication to the City of San Diego, of an easement or right of way six (6) feet in width across the back end of each lot or parcel of land shown on the proposed map for any and all purposes for which the City of San Diego might or may desire to use the same, or permit the same to be used by others; together with the right of ingress and egress for such purposes along and upon each and every part of said reserved and dedicated property. Such easement shall be signed and acknowledged by the owner or owners of the tract or parcel of land, and by all other persons whose consent is necessary to pass a clear title thereto.

14. Upon such map or plat no street of less width than eighty (80) feet shall be named as an Avenue, and no street less than a hundred feet shall be named as a Boulevard; except to conform to existing streets, avenues or boulevards so named, nor shall any extension of an existing street be made narrower or wider than such existing street, except at a street intersection.

15. No street of less than fifty feet in width, if such width is deemed necessary by the Common Council, and no alley of less than fifteen feet in width, shown on any such map or plat, shall be accepted by said Common Council, except that a portion of a street may be accepted where the balance of such street will later be dedicated to the public use from adjoining property. Such portion of street shall be distinctly designated upon such map or plat as being a portion only of a street, and not a street of full width, and such portion of street shall have but one sidewalk located on the side from which such portion was dedicated, and shall not have any sidewalk on the side of such portion adjoining the property from which the balance of
16. In all subdivisions of land into lots and blocks, or acreage tracts, the center lines of all main highways shall conform to and be continuations of the center lines of existing main highways in contiguous or adjacent tracts or subdivisions, excepting where the extension of the highway in two or more existing subdivisions will not permit of the proper subdivision of the land; in which case the Common Council, in conference with the owner or owners shall determine which highways shall and which shall not be extended.

17. Whenever any such tract or subdivision of land is bounded on any side, or in any way by the Bay of San Diego, or by any bay in said City of San Diego, or by the Pacific Ocean, there shall be dedicated upon, and by, such map or plat a street along said Bay front or Ocean front, and such street shall be given a distinct name; and all such streets, and those streets leading to said Bay front or ocean front shall run and be open to the mean high tide line.

18. Before any such map or plat shall be accepted by said Common Council, all streets and highways shown thereon and offered for dedication for the public use, shall be made safe for use by the public, by the erection and maintenance thereof of proper fences, guards and barriers, whenever dangerous places exist along the line of any of such streets or highways. All of such work shall be examined and approved by the City Engineer before any such map or plat shall be accepted by the said Common Council. No alley or highway shall be so designated or laid out as not to permit of free and unobstructed passage to and from adjoining property.

19. Whenever, in the opinion of the Common Council, it is deemed necessary and is practicable to provide an outlet into the sewer system of said City of San Diego, or whenever a septic tank can be successfully installed to receive the sewage from the proposed addition or subdivision, then the said proposed addition or subdivision shall, before any such map or plat shall be accepted by said Common Council be properly sewered. All of such work shall be done to the satisfaction and approval of the Common Council, of said City of San Diego, before any such map or plat shall be accepted by said Common Council. Provided, however, this section shall not apply to that portion of the City North of the San Diego River.

20. Whenever, in the opinion of the Common Council, it is deemed necessary or practicable, the owners of the land of which the map or plat has been submitted, shall, before said map is adopted, grade and sidewalk the streets, avenues and boulevards named therein, and provide adequate surface drainage, satisfactory to the Common Council.

21. Whenever any such map or plat shall have been accepted by said Common Council, said Common Council shall direct the City Clerk of said City to file the same in the office of the county Recorder of the County of San Diego, State of California. A negative shall then be made from the recorded original of said map or plat, reproducing the entire original map or plat, which negative shall thereupon be filed by said City Clerk in the office of the City Engineer of said City of San Diego. Said City Engineer shall thereupon make line prints on cloth from said negative for use in the office of the City Engineer, the City Assessor, and the City Clerk of said City. The owner or owners of the land proposed to be subdivided, or the person or corporation presenting such map or plat for acceptance, shall at the time of presenting the same deposit with the said City Clerk the sum of Twenty-five ($25.00) Dollars, to cover the cost of filing and making said negative, as aforesaid, any surplus to be refunded to the party depositing the same.

Section 2. That Ordinances Numbers 1306, 2913, and 3231 be and they hereby are specifically repealed, and any other ordinances in conflict herewith are hereby repealed.
AN ORDINANCE PRESCRIBING CERTAIN REGULATIONS FOR THE LAYING OF SIDEWALKS AND CURBS IN THE CITY OF SAN DIEGO, CALIFORNIA.

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

Section 1. That it shall be and hereby declared to be unlawful for any person to lay or put in place any sidewalk or curb in or upon any street in the City of San Diego, California, without first obtaining permission so to do from the Common Council of said City. Any person desiring to construct a sidewalk or curb upon any street in the said City of San Diego shall make application in writing to the said Common Council 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 furnish and deliver to the said Common Council a bond payable to the said City of San Diego in the penal sum of two hundred dollars ($200.00) and two sufficient sureties, to be approved by the said Common Council, as security for the removal of all debris and surplus material from the street in said City, when the said work shall have been constructed, and also as security that said sidewalk and curb shall be laid to the official grade of said street, and according to the specifications therefore prescribed by the ordinances of said City.
of the said City of San Diego, and also as security that that portion of the said sidewalk not paved shall be graded to the official grade thereof.

That in the event any person giving such bond, or his assigns, shall fail for a period of fifteen days, after the completion of said work, to remove said debris or surplus material from said street or to grade the unpaved portion of said sidewalk to the official grade thereof, the said Common Council shall cause said debris to be removed from said street, or the unpaved portion of said sidewalk to be graded to its official grade (as the case may be) and said person giving said bond, and the sureties thereon, shall be liable to said city, in a civil action, upon said bond, for the expenses so incurred, and in the event that said person giving said bond shall fail to construct said sidewalk or curb to the official grade of said street, or according to the specifications thereof prescribed by the ordinances of the said City of San Diego, and shall fail or refuse for a period of ten days, after having been notified by the owner of the property, in front of which and for whom said work is being done, or his agent, to put and construct said sidewalk or curb to the official grade of said street, or according to the specifications thereof prescribed by the ordinances of the said City of San Diego, then the said owner may put and construct said sidewalk or curb to the official grade of said street, or according to the specifications thereof prescribed by the ordinances of the said City of San Diego, and said surety shall be liable upon said bond for all costs and expenses incurred by the owner or said property in putting and constructing said work to the official grade of said street, or according to the specifications thereof prescribed by the ordinances of the said City of San Diego, (as the case may be), and also for all damages suffered by said owner on account thereof.

Every bond so executed under the provisions of this ordinance is in form and obligatory upon the principal and sureties therein to and for the said City of San Diego, and to and for the use and benefit of all persons who may be injured or aggrieved by the person giving said bond failing to remove said debris and surplus material or to construct said work to the official grade of said street, or according to the specifications thereof prescribed by the ordinances of the said City of San Diego, or to grade the unpaved portion of said sidewalk to the official grade thereof; and any person so injured or aggrieved may bring suit upon said bond in his own name, without any assignment thereof; no such bond is void on the first recovery of a judgment thereon, but suit may be afterwards brought, from time to time, and judgment recovered thereon by the said City of San Diego, or by any person to whom a right of action has accrued against the principal and the sureties of said bond, until the whole penalty of said bond is exhausted; whenever such bond does not contain the substantial matter or conditions required by this ordinance, or there are any defects in the approval or filing of said bond, it is not void so as to discharge such person giving such bond, and his sureties, but they are equitably bound to the City of San Diego or any party interested, and the said City or any such party may, by a civil action in court, suggest the defect in such bond, approval, or filing, and recover the proper and equitable demand or damages from the principal of such bond and the persons who intended to become and were included as sureties in such bond. In the event that the said Common Council shall first and determine, after having given the contractor an opportunity to be heard, that such contractor has violated any of the provisions, conditions, or obligations of such bond, either by failing to construct such work to the official grade of the street, or according to the said specifications thereof, or by failing to grade the unpaved portion of the sidewalk to the official grade thereof, or by failing to so remove said debris or surplus material, the said Bureau of Public Works shall not thereafter issue any permit to the person giving such bond for doing any other work, or for any such work to be done by such contractor, unless specifically authorized so to do by said Common Council.
Upon said application being made and said costs being so furnished the Bureau 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; and the unpaved portion of said sidewalk shall be graded to the official grade thereof.

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 or said street, and that the unpaved portion of said sidewalk has been graded to its official grade, 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, and that the unpaved portion of said sidewalk has been graded to the official grade, no such issue, to the person for whom the said work has been constructed, a certificate in writing certifying that fact, that he shall not issue any certificate if he finds that the said work has not been constructed according to the official grade of said street, and the unpaved portion of said sidewalk has been graded to the official grade thereof.

Provided, however, that no permits shall be issued by the said Bureau of Public Works for the construction of luminous rock or asphalt sidewalks or wooden curbs; nor shall a permit be issued by said Bureau of Public Works for the construction of a concrete or other sidewalk or curb after a resolution of intention has been issued by the Common Council of said City to construct such sidewalk or curb, that portion of the street upon which the applicant desires to construct such sidewalk or curb, without special permission having been first had and obtained from the Common Council of said City.

The said City Engineer shall charge the regular fees for making such survey and setting such stakes as prescribed by the ordinances of this City, except that no extra fees shall be charged for checking up work after the completion thereof.

This ordinance shall not apply to work done under a contract by the Superintendent of Streets under the general street law of the State of California, where an assessment is to be levied therefor.

Section 2. That it shall be and is hereby declared to be unlawful for any person, constructing any sidewalk or curb under any permit issued by the Bureau of Public Works or said City, as herein provided, to fail or refuse, for a period of fifteen days after the completion of said work, to remove from said street upon which said work has been constructed, all debris or surplus material, or to lay or construct any sidewalk or curb other than to the official grade of the said street, or not according to the specifications therefor prescribed by the ordinances of the said City of San Diego, or to fail or refuse to grade the unpaved portion of said sidewalk to the official grade thereof; provided, that the provisions of this ordinance shall not require the grading of that portion of the sidewalk between the inside line of the sidewalk and the property line occupied by any building, retaining wall, fence, or by any construction other than the natural earth. Provided; further, that the provisions of this ordinance shall not apply to any work where permits for doing such work have already been obtained from the Bureau of Public Works, provided that such work for which permits have already been so obtained shall be constructed and completed within ninety days from and after the passage and approval of this ordinance.

Section 3. That whenever the said Common Council shall determine that any street shall...
be permanently improved, which shall include the construction of sidewalks and curbs, the said Common Council shall fix a time within which the owners of property fronting on said street may construct such sidewalks and curbs in front of their property by private contract; that it shall be the duty of the City Engineer of said City, immediately thereafter to prepare a profile of the sidewalks of that portion of said street so determined to be sidewalked and curbed, which profile shall be kept on file in the office of the said City Engineer, who shall furnish to any person, applying therefor, an estimate of the number of cubic yards of excavation or embankment which it will be necessary to make in bringing any portion of the sidewalk of said street to its official grade; that when the said time so fixed shall expire within which the said property owners may do their own work, as hereinbefore provided, and no work shall have been done, or the time within which said work shall have been done, or the work so done shall not be approved, it shall be the duty of the said City Engineer to furnish the said Common Council with a detailed report showing the amount of sidewalked and curbed yet remaining to be done on the said street or portion thereof, as determined to be improved.

Section 4. That when the said Common Council shall decide upon the improvement of a street or portion thereof, and has fixed the time within which property owners may do their own work, as hereinbefore provided, it shall be the duty of the City Clerk of said City to advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the date fixed by the said Common Council; and also that said work must be constructed in accordance with the provisions of the ordinances of the said City of San Diego regulating the construction and providing specifications for such work. Said advertisement shall be published in the City official newspaper of said City no more than three times, when the time within which said work must be done own work, as hereinbefore provided, has elapsed, it shall be the duty of the said City Clerk to inform the said Common Council of that fact.

Section 5. That all ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed.

Section 6. That any person violating any of the provisions of section 1 or section 2 of this ordinance shall be deemed guilty of a misdemeanor and, upon conviction thereof, he shall be punished by a fine not exceeding the sum of Two hundred Dollars ($200.00) or by imprisonment in the City Jail of said City for a period not exceeding one hundred days (100), or both such fine and imprisonment.

Section 7. That this ordinance shall take effect and be in force from and after the thirty-first day after its passage and approval.

Section 8. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed immediately after the approval of this ordinance, to publish or cause the same to be published once in the City official newspaper of said City, to-wit: the San Diego Evening Tribune.

Passed and adopted by the Common Council of the City of San Diego, California, this 24th day of July, 1914, by the following vote, to-wit:

AYSES----COUNCILMEN Adams, Fay, Selden, Woods and Dodson.

NOES----NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 24th day of July, 1914,

A. E. Dodson,

President of the Common Council of the City of San Diego, California.
I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 24th day of July, 1912.

Allen H. Wright
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 3rd day of August, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4809 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 24th day of July, 1912, and as approved by the Mayor of said City on the 3rd day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4809.

AN ORDINANCE REFUNDING TO THE CARNIVAL OF ALL NATIONS $16.25.

WHEREAS, it appears that the Carnival of all Nations on June 29, 1912, paid to the Department of Electricity the sum of $16.25 for inspecting the wiring at the Carnival grounds at the foot of D Street with the understanding that the sum should be refunded if the Carnival of all Nations should contribute to the San Diego Police Relief Association; and,

WHEREAS, the said Carnival of all Nations has contributed over five hundred dollars to the said Association.

NOW, THEREFORE,

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

Section 1. That the sum of $16.25 be refunded to the Carnival of all Nations.

Section 2. That the said sum be paid out of the Electric Fund of said City.

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

Passed and adopted by the Common Council of the City of San Diego, California, this 1st day of August, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Senon and Dodson.

NOES---NONE

ABSENT---COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 1st day of August, 1912,

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby approve the foregoing Ordinance this 3rd day of August, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. H. Bartlett Deputy.

AUDITOR'S CERTIFICATE. I Hereby Certify, that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, tending to the Carnival of all Nations $16.25 out of Electric Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated August 1st, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I Hereby Certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4809 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 1st day of August, 1912, and as approved by the Mayor of said City on the 3rd day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

ORDINANCE NO. 4810.
AS ORDIANCE ESTABLISHING THE GRADE OF HANNEY STREET BETWEEN THE SOUTHWEST-ERNLY LINE OF SAN DIEGO AVENUE AND THE NORTHEASTERLY LINE OF CONGRESS STREET, SAN DIEGO, CALIFORNIA.

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

Section 1. That the grade of Harney Street between the southerly line of San Diego Avenue and the northeasterly line of Congress Street is hereby established as follows:

At the intersection of Harney Street with San Diego Avenue; at the westerly corner at 30.50 feet; at the southerly corner, 30.50 feet.

At the intersection of Harney Street with Congress Street; at the easterly corner at 22.50 feet; at the northerly corner at 22.50 feet.

Section 2. And the grade of said Harney Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Harney Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 5th day of August, 1912, by the following vote, to-wit: AYES---COUNCILMEN Adams, Fay, Biren and Woods.

NOES---NONE

ABSENT---COUNCILMAN Dodson.

and signed in open session thereof by the President of said Common Council, this 5th day of August, 1912.

D. K. Adams,
President pro Tempore of the Common Council of the City of San Diego, California.

I Hereby Certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 5th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. H. Bartlett Deputy.
Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the City of San Diego.

(SEAL)

I Heretby approve the foregoing Ordinance this 8th day of August, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett. Deputy.

I Heretby Certify that the above and foregoing is a full, true and correct copy of
Ordinance No. 4810 of the ordinances of the City of San Diego, California, as adopted by the
Common Council of said City on the 5th day of August, 1912, and as approved by the Mayor of said
City on the 8th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett. Deputy.

ORDINANCE NO. 4811.

AN ORDINANCE ESTABLISHING THE GRADE ON SAN DIEGO AVENUE BETWEEN THE NORTHWESTERLY
LINE OF HANREY STREET AND THE SOUTHEASTERLY LINE OF MASON STREET, SAN DIEGO, CALIFORNIA.

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

Section 1. That the grade on San Diego Avenue in said City of San Diego, between the
northwesterly line of Hanyey Street and the southeasterly line of Mason Street is hereby estab-
lished as follows:

At the intersection of San Diego Avenue with Hanreay Street; at the northerly corner, at 31.00 feet; at the westerly corner, at 30.50 feet.

At the intersection of San Diego Avenue with Twiggs Street; at the easterly corner at 30.00 feet; at the southerly corner, at 29.00 feet; at the westerly corner, at 28.50 feet; at the northerly corner at 29.00 feet.

At the intersection of San Diego Avenue with Mason Street; at the easterly corner at 23.00 feet; at the southerly corner at 23.00 feet.

Section 2. And the grade of said San Diego Avenue between the point hereinbefore
mentioned shall have a uniform ascent and descent and the center line of said San Diego Avenue
shall have an average elevation of the opposite curt grades.

Section 3. This ordinance shall take effect on the thirty-first day from and after
its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 5th
day of August, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon, and Woods.

NOES---NONE

ABSENT-COUNCILMAN Dodson.

and signed in open session thereat by the President of said Common Council, this 5th day of
August, 1912.

D. K. Adams, President pro tempore of the Common Council of the City
of San Diego, California.
I Hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading this 5th day of August, 1912.

Allen H. Wright,  
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)  
I hereby approve the foregoing ordinance this 8th day of August, 1912.  
James E. Wadham,  
Mayor of the City of San Diego, California.

(SEAL)  
Attest:  
Allen H. Wright,  
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a true, and correct copy of ordinance No. 481 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 5th day of August, 1912, and as approved by the Mayor of said City on the 8th day of August, 1912.

Allen H. Wright,  
City Clerk of the City of San Diego, California.

Ordinance No. 4812.

An ordinance of the City of San Diego, California, providing for the opening of a street in said City, from the southerly line of Main Street in said City to the northerly shore line of the Bay of San Diego, naming and describing said street, and establishing the width of the sidewalk thereon.

WHEREAS, the public interest and convenience of said City of San Diego require that a street be opened and improved from the southerly line of Main Street in block thirty-five (35) of Whitney's Addition and in the San Diego Land & Town Company's South Chollas Addition in said City, to the northerly shore line of the Bay of San Diego, which Main Street in said block thirty-five of Whitney's Addition to said City in its full course, extent and dimensions in said block thirty-five has been heretofore deeded and dedicated to the said City for and as a public street of said City, and as a portion of Main Street extending northerly through said South Chollas Addition, and

WHEREAS, the owners of all privately owned property between the said southerly line of Main Street and the northerly shore line of the Bay of San Diego, have by deeds duly executed heretofore conveyed to said City of San Diego, for purposes of a public street, a right of way sixty (60) feet in width, commencing at the said southerly line of Main Street and extending southerly to the northerly shore line of the Bay of San Diego, which said right of way is more particularly described as follows, to wit:

Beginning at a point on the south line of Pueblo Lot Number 1162 of the Pueblo Lands of the City of San Diego, distant twenty (20) feet west from the southeast corner of said Pueblo Lot Number 1162; running thence north on a line parallel with and distant twenty (20) feet west from the east line of said Pueblo Lot Number 1162 to the said southerly line of Main Street in Whitney's Addition to said City; thence running southerly along the
southwesterly line of said Main Street to a point where such southwesterly line of Main Street intersects the east line of Pueblo Lot Number 1162; thence running southeasterly along said southwesterly line of Main Street a distance of 51.10 feet to a point; thence running south to a point on the south line of Pueblo Lot Number 1161 of the Pueblo Lands of said City, forty (40) feet east from the southeast corner of said Pueblo Lot Number 1162; thence running southwesterly a distance of seven hundred and thirty-eight (738) feet to a point thirty (30) feet east from the west line of Pueblo Lot Number 1167 of the Pueblo Lands of said City; thence running south on a line parallel withthand thirty (30) feet distant from the west line of said Pueblo Lot Number 1167 to the northerly shore line of the Bay of San Diego; thence running northwesterly along the said shore line to a point distant thirty (30) feet due west of the west line of said Pueblo Lot Number 1167; thence north on a line parallel withthand distant thirty (30) feet west from said west line of Pueblo Lot 1167 to a point on the north line of Lot number six (6) in Pueblo Lot Number 1166 of the Pueblo Lands of said City, according to Referee's Partition Map of said Pueblo Lot number 1166, on file in the County Clerk's Office or the County of San Diego, California, in the action of C. R. McKenzie et al. vs. S. P. Hoole, et al., No. 2875, which last named point is thirty (30) feet west from the west line of said Pueblo Lot Number 1167; thence in a northerly direction to a point on the south line of said Pueblo Lot Number 1162 twenty (20) feet west from the southeast corner of said Pueblo Lot 1162, the point of place of beginning; and

WHEREAS, said deeds have been duly accepted by said City, and filed of record in the office of the County Recorder of San Diego County, California; and,

WHEREAS, it is not necessary that an assessment upon property be levied for such opening of such street, NOW THEREFORE,

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

Section 1. That said portion of said Main Street commencing at the east line of said block thirty-five (35) of Whitney's Addition to said City, and extending northwesterly across the northeasterly corner of said block thirty-five (35) to an intersection with Main Street at the north line of said block thirty-five (35), throughout its entire course, extent and dimensions in said block thirty-five (35) as now improved and used, is hereby declared to be an open public street, and accepted, dedicated and devoted to the public use as a part of Main Street in said City of San Diego.

Section 2. That the public interest and convenience of said City require that a public street be opened from the southwesterly line of Main Street in said City to the northerly shore line of the Bay of San Diego, over and along the right of way above particularly described.

Section 3. That the right of way hereinbefore particularly described from the southwesterly line of Main Street in said City of San Diego (which Main Street in its course through the San Diego Land & Town Company's South Chollas Addition to said City was formerly named "11 Avenue") to the northerly shore line of the Bay of San Diego, be, and the same is hereby accepted, dedicated and devoted to the public use as a public street throughout its length and width, and that the same be, and it is hereby named "Thirty-second Street."

Section 4. That the width of the sidewalks on both sides of said Thirty-second Street, between said southwesterly line of said Main Street and the northerly shore line of the Bay of San Diego, be, and the same is hereby established at ten (10) feet, and that hereafter when the sidewalks shall be paved such pavement shall be five (5) feet four (4) inches in width, and so located as to leave a space two (2) feet four (4) inches wide between the inner line of said pavement and the property line, and a space two (2) feet four (4) inches wide between the outer line of said pavement and the outside line of the curb of said sidewalks.

Section 5. That all ordinances and 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 thirty days from and after its passage and approval.

Section 7. That the City Clerk of said City of San Diego be, and he is hereby authorized and directed immediately upon the approval of this ordinance, to publish or cause the same to be published once in the official newspaper of said City, to-wit: the Evening Tribune.

Passed and adopted by the Common Council of the City of San Diego, California, this 5th day of August, 1912, by the following vote, to-wit: 

AYES --- COUNCILMAN Adams, Fay, Sehgal and Woods. 

NOES --- NONE

ABSENT --- COUNCILMAN Dodson.

and signed in open session thereof by the President of said Common Council, this 5th day of August, 1912, 

D. K. Adams, President pro tempore of the Common Council of the City of San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage and its first reading, this 5th day of August, 1912.

Allen H. Wright, 
City Clerk of the City of San Diego, California, and Ex-Officio 
Clerk of the Common Council of the said City of San Diego. 

(SEAL)

I Hereby Approve the foregoing Ordinance this 8th day of August, 1912. 

James E. Wadham, 
Mayor of the City of San Diego, California, 

(SEAL) Attest: 
Allen H. Wright, 
City Clerk of the City of San Diego, California, on 

By W. E. Bartlett Deputy. 

I Hereby Certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4812 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 5th day of August, 1912, and as approved by the Mayor of said City on the 6th day of August, 1912. 

Allen H. Wright, 
City Clerk of the City of San Diego, California, 

By W. E. Bartlett Deputy.

ORDINANCE NO. 4813. 

AN ORDINANCE NAMING MYRTLE AVENUE IN PARK VILLAS. 

BE IT ORDAINED by the Common Council of the city of San Diego, as follows, to-wit: 

Sec. 1. That a certain street in Park Villas, according to the map of said Park Villas filed in the office of the County Recorder of the County of San Diego, State of California October 14, 1887, is hereby named Myrtle Avenue. The said street hereby named Myrtle Avenue is bounded on the west by the west line of the east half of Pueblo Lot 1127, which said street extends thence easterly to the eastern boundary line of the City of San Diego, and which said street is bounded on the North by the blocks numbered in said Park Villas as follows, to-wit: Blocks 24, 29, 34, 37, 53, 57 and 60 and is bounded on the south by the blocks numbered in said Park Villas as follows, to-wit: Blocks number 25, 30, 35, 40, 54, 56 and 61.
Sec. 2. That all ordinances and parts of ordinances in conflict herewith are hereby repealed.

Sec. 3. That this ordinance shall be in force and take effect from and after thirty (30) days after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 7th day of August, 1912 by the following vote, to-wit:

AYES --- COUNCILMEN Adams, Sehon and Woods.

NOES --- NONE

ABSENT -- COUNCILMEN Fay and Dodson.

and signed in open session thereof by the President of said Common Council, this 7th day of August, 1912.

D. K. Adams,

President Pro Tempore of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 7th day of August, 1912.

Allen E. Wright,

City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 8th day of August, 1912.

James E. Wadham,

Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen E. Wright,

City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4813 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 7th day of August, 1912, and as approved by the Mayor of said City on the 8th day of August, 1912.

Allen E. Wright,

City Clerk of the City of San Diego, California,

By [signature] Deputy.

ORDINANCE NO. 4814.

AN ORDINANCE ESTABLISHING THE GRADE OF BUSH STREET BETWEEN THE WEST LINE OF PUEBLO LOT 1122 AND THE EAST LINE OF SOUTH FLORENCE HEIGHTS

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

Section 1. That the grade of Bush Street between the west line of Pueblo Lot 1122 and the east line of South Florence Heights is hereby established as follows:

At the intersection of the northerly line of Bush Street with the west line of Pueblo Lot 1122, at 259.75 feet.

At the intersection of the southerly line of Bush Street with the west line of Pueblo Lot 1122, at 259.75 feet.

At a point on the northerly line of Bush Street distant 204 feet easterly from the west line of Pueblo Lot 1122, at 262.05 feet.
At the southeasterly corner of the intersection of Bush Street with Lark Street, at 262.04 feet.

At a point on the northerly line of Bush Street distant 364.61 feet easterly from the west line of Pueblo Lot 1122, said point also being point of curve of curve having a radius of 294.62 feet, at 263.11 feet.

At the intersection of the northerly line of Bush Street with the east line of North Florence Heights, at 266.35 feet.

At the intersection of the southerly line of Bush Street with the east line of North Florence Heights, at 267.35 feet.

Section 2. And the grade of said Bush Street between the points hereinbefore mentioned shall have a uniform ascent and descent, and the center line of said Bush Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the 31st day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 12th day of August, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.

NORS---NONE

ABSENT---NONE.

and signed in open session thereof by the President of said Common Council, this 12th day of August, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 12th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 12th day of August, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California, and
By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4814 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City, and approved by the Mayor of said City, on the 12th day of August, 1912.

(Allen H. Wright)

Allen H. Wright,
City Clerk of the City of San Diego, California, and
By W. E. Bartlett Deputy.

______________________________________________________________
AN ORDINANCE APPROPRIATING MONEY TO PAY FOR CERTAIN REPAIRS AND ALTERATIONS IN THE OFFICES OF THE CITY HALL.

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

Section 1. That there be and hereby is appropriated out of the Public Building Fund of the City of San Diego the following amounts:

McNeill & Jackson, Painting. $108.65.
G. J. Cunningham, Electric work. 243.02.
Edw. L. Rambo, carpenter work. 872.15

Said work being necessary to make repairs and alterations for the accommodation of the Department of Water, Auditor and Assessor and Treasurer and Tax Collector.

Section 2. This Ordinance to take effect thirty-one days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 12th day of August, 1912, by the following vote, to-wit:

YES---COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.
NOES---NONE
ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 12th day of August, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 12th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I hereby approve the foregoing ordinance this 12th day of August, 1912, by W. E. Bartlett Deputy.

James E. Wadham,
Mayor of the City of San Diego, California.

(Signed)

Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re repairs and alterations in City Hall, payable out of Public Building Fund $1223.82 can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Aug. 12, 1912.

J. N. Nevill,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4815 of the ordinances of the City of San Diego, California, as adopted by the Common Council and approved by the Mayor of said City on the 12th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the City of San Diego.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4815 of the ordinances of the City of San Diego, California, as adopted by the Common Council and approved by the Mayor of said City on the 12th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the City of San Diego.
ORDINANCE NO. 4816.

AN ORDINANCE PROVIDING COMPENSATION FOR LABOR AND MACHINERY IN THE CONSTRUCTION OF A TEMPORARY BULKHEAD ALONG THE SOUTH LINE OF "D" STREET.

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

Section 1. There is hereby appropriated out of the HARBOR IMPROVEMENT BOND FUND $1300, or so much thereof as may be necessary, to pay for labor and the rental of machinery in the construction of a temporary bulkhead, which is to be constructed under the direction of the Supervising Engineer of Municipal Harbor Improvements of San Diego along the south line of "D" Street extended into the harbor of San Diego from the line of ordinary high tide to intersect the permanent bulkhead to be constructed in said harbor.

Section 2. This ordinance shall take effect thirty days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 12th day of August, 1912, by the following vote, to-wit:

AYES----COUNCILMEN Adams, Fay, Sheon, Woods and Dodson.

NOES----NONE

and signed in open session thereof by the President of said Common Council, this 12th day of August, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the above foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 12th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego,

I hereby Approve the foregoing Ordinance this 12th day of August, 1912.

James E. Wadham,
Mayor of the City of San Diego, California,

I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in providing compensation for labor and machinery for construction of temporary bulkhead along south line of "D" Street, ($1300) can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify, that the above and foregoing is a full, true and correct copy of Ordinance No. 4816 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 12th day of August, 1912, and as approved by the Mayor of said City of San Diego, California, on the 12th day of August, 1912.
ORDINANCE NO. 4817.

AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA, ACCEPTING THE GRANT AND DEDICATION OF CERTAIN LANDS IN SAID CITY FOR USE AS A PUBLIC HIGHWAY, DESCRIBING THE SAME, AND DESIGNATING THE COURSE AND BOUNDARIES OF SUCH HIGHWAY, AND NAMING THE SAME.

WHEREAS, the public interest and convenience require that a public highway be opened in said City of San Diego, with its northeastern terminus in Front Street in said City of San Diego, at and near the northeastern corner of block four hundred fourteen (414) of Horton's Addition to said City of San Diego, according to the map of said Addition filed and recorded in the office of the County Recorder of San Diego County, California, in Deed Book No. 13, at page 522, thereof; running thence in a general southwesterly direction to its southwesterly terminus at the intersection of Maple Street with Union Avenue, commonly known as Union Street, in Middletown in said City, which Middletown is according to the map thereof made by J. E. Jackson in 1874, and on file in the office of the County Clerk of said County; which said highway is hereinafter more particularly described; and,

WHEREAS, it is not necessary to levy any assessment upon any property for the payment of any portion of the expenses thereof; and,

WHEREAS, the Common Council did appoint Charles F. O'Neill as Commissioner and Agent to obtain title to rights of way for such proposed street or public way; and,

WHEREAS, said Commissioner did obtain and approve the titles to a right of way for such proposed highway by deeds duly executed, and thereafter regularly filed his report concerning said right of way and right of way deeds, and accompanied the same by a plat showing the location, direction, courses and dimensions of the said proposed highway, which said report and plat were duly filed of record in the office of the City Clerk of said City on the 9th day of August, 1912, under Document No. 53567, and entitled, "Communication from Charles F. O'Neill and Plat in re Arroyo Drive, otherwise known as Brickyard Canyon Road;" and,

WHEREAS, the owners of all privately owned lands through, along and across which said proposed highway passes have by deed duly executed conveyed to said City of San Diego all rights of way necessary to the opening of such highway, as follows, to-wit:

Katherine Teats has conveyed by grant deed to said City of San Diego, for purposes of such public highway, a right of way through, along and across block number four hundred fourteen (414), of Horton's Addition to said City, according to Map of said Horton's Addition on file in the office of the County Recorder of San Diego County, California, in Deed Book 13, at page 522 thereof, which right of way over said block four hundred fourteen (414), is more particularly described as follows, to-wit:

Commencing at the northeastern corner of block 414 of Horton's Addition; thence south 69 degrees 25 minutes west along the north line of said block 414, a distance of 114.78 feet; thence south 60 degrees 17 minutes west a distance of 1.80 feet; thence south 23 degrees 55 minutes west a distance of 62.45 feet; thence south 3 degrees 55 minutes west a distance of 1.78 feet to the south line of said block 414; thence east along the south line of said block 414 a distance of 53.90 feet; thence north 23 degrees 55 minutes east a distance of 25.93 feet; thence north 60 degrees 17 minutes east a distance of 21.85 feet; thence north 69 degrees 25 minutes east a distance of 56.30 feet to the east line of said block 414; thence north along said east line a distance of 25.00 feet to the point or place of beginning.

Alice Lee has conveyed by grant deed to said City of San Diego, for purposes of such public highway, a right of way forty feet in width through, along and across block number three hundred ninety-three (393), of Horton's Addition, in said City, which right of way over said
block three hundred ninety-three (393) is more particularly described as follows, to-wit:

Beginning at a point on the north line of Block Three hundred ninety-three (393) of Horton's Addition, said point being 63.72 feet east from the northeast corner of said block; thence on an angle of 61° 29' to the right a distance of 22.76 feet; thence on an angle of 22° 20' to the right a distance of 72.30 feet; thence on an angle of 13° 20' to the right a distance of 107.88 feet; more or less, to the west line of said block; thence south along said west line a distance of 99.69 feet; thence on an angle of 186° 44' to the left a distance of 23.72 feet; thence on an angle of 12° 55' to the right a distance of 176.66 feet; thence on an angle of 15° 20' to the left a distance of 87.66 feet; thence on an angle of 22° 20' to the left a distance of 25.15 feet, more or less, to the north line of said block three hundred ninety-three (393); thence west along the said north line of said block to the place of beginning.

T. O. Anderson and Madge E. Anderson have conveyed by grant deed to said City of San Diego, for purposes of such public highway, a right of way forty feet in width, through, along and across block number three hundred seventy-nine (379) of said Horton's Addition, in said City, which right of way over said block three hundred seventy-nine (379), is more particularly described as follows:

beginning at a point on the east line of block three hundred seventy-nine (379) of Horton's Addition, said point being distant 46.67 feet south of the northeast corner of said block; thence southwesterly on a line which makes an angle of 17° 47' 40" with the said east line of said block, a distance of 267.25 feet, more or less, to the south line of said block; thence east along said south line of said block a distance of 42 feet; thence on an angle of 72° 12' 20" to the left a distance of 128.38 feet, more or less, to the east line of said block; thence north along said east line of said block to the point or place of beginning.

T. O. Anderson and Madge E. Anderson have conveyed by grant deed to said City of San Diego, for purposes of such public highway, a right of way forty feet in width, through, along and across block number three hundred sixty-three (363) of said Horton's Addition, in said City, which right of way over said block three hundred sixty-three (363), is more particularly described as follows, to-wit:

Beginning at a point on the north line of block three hundred sixty-three (363) of Horton's Addition, said point being distant 25.12 feet west from the northeast corner of said block; thence on an angle of 75° 30' 20" to the left a distance of 20.11 feet; thence on an angle of 20° 37" to the left a distance of 100.52 feet; thence on an angle of 22° 00' to the right a distance of 128.15 feet; thence on an angle of 6° 50' to the right a distance of 44.18 feet, more or less, to the south line of said said block three hundred sixty-three (363); thence west along said south line of said block a distance of 41.64 feet; thence on an angle of 106° 32' to the right a distance of 53.49 feet; thence on an angle of 6° 50' to the left a distance of 132.68 feet; thence on an angle of 22° 00' to the left a distance of 103.48 feet; thence on an angle of 30° 27' to the right a distance of 16.16 feet, more or less, to the north line of said block; thence east along said north line to place of beginning.

Charles H. Swallow has conveyed by grant deed to said City of San Diego, for purposes of such public highway, a right of way forty feet in width, through, along and across block number three hundred forty-eight (348) of said Horton's Addition, in said City, which right of way over said block three hundred forty-eight (348) is more particularly described as follows, to-wit:

Beginning at a point on the westerly line of block three hundred forty-eight (348) of Horton's Addition, distant 74.13 feet southerly from the northwesterly corner of said block three hundred forty-eight (348); thence northwesterly on a line which makes an angle of 36° 19' with said westerly line of said block three hundred forty-eight (348) a distance of 81.25
feet to a point; thence on an angle of 20° 10' to the left a distance of 8.63 feet to an intersection with the northerly line of said block three hundred forty-eight (348); thence easterly along the northerly line of said block three hundred forty-eight (348) a distance of 41.64 feet to a point on the north line of said block three hundred forty-eight (348), said point being distant 106.63 feet westerly from the northeasterly corner of said block three hundred forty-eight (348); thence on an angle of 106° 12' to the right a distance of 27.55 feet to a point; thence on an angle of 20° 10' to the right a distance of 142.61 feet to an intersection with the southerly line of said block three hundred forty-eight (348); thence northerly along the westerly line of said block three hundred forty-eight (348) a distance of 67.59 feet to the place of beginning.

Matilda Shafer has conveyed by grant deed to said City of San Diego, for purposes of such public highway, a right of way forty feet in width, through, along and across block number three hundred thirty-seven (337) of said Horton's Addition, in said City, which right of way over said block three hundred thirty-seven (337) is more particularly described as follows, to-wit:

Beginning at a point on the southerly line of block three hundred thirty-seven (337) of Horton's Addition, distant 46.61 feet westerly from the southeasterly corner of said block three hundred thirty-seven (337); thence northeasterly on a line which makes an angle of 71° 28' with the southerly line of said block three hundred thirty-seven (337) a distance of 142.94 feet to an intersection with the easterly line of said block three hundred thirty-seven (337); thence northerly along the easterly line of said block three hundred thirty-seven (337) a distance of 165.42 feet to the northeasterly corner of said block three hundred thirty-seven (337); thence westerly along the northerly line of said block three hundred thirty-seven (337) a distance of 9.66 feet to a point; thence on an angle of 82° 24' to the right a distance of 110.94 feet to a point; thence on an angle of 11° 00' to the right a distance of 197.53 feet to an intersection with the southerly line of said block three hundred thirty-seven (337); thence easterly along the southerly line of said block three hundred thirty-seven (337) a distance of 42.13 feet to the point or place of beginning.

R. M. Hubbard has conveyed by grant deed to said City of San Diego, for purposes of such public highway, a right of way forty feet in width, through, along and across block number three hundred twenty (320) of said Horton's Addition, in said City, which right of way over said block three hundred twenty (320) is more particularly described as follows, to-wit:

Beginning at a point on the westerly line of block three hundred twenty (320) of Horton's Addition, said point being distant 23.65 feet northerly from the southwest corner of said block three hundred twenty (320); thence northeasterly on a line which makes an angle of 25° 58' with the westerly line of said block three hundred twenty (320) a distance of 274.48 feet to a point; thence on an angle of 6° 50' to the left a distance of 29.96 feet to an intersection with the northerly line of said block three hundred twenty (320); thence westerly along the northerly line of said block three hundred twenty (320) a distance of 42.23 feet to a point; thence on an angle of 71° 28' to the right a distance of 147.6 feet to a point; thence on an angle of 6° 50' to the right a distance of 186.59 feet to an intersection with the westerly line of said block three hundred twenty (320); thence southerly along the westerly line of said block three hundred twenty (320) a distance of 93.24 feet to the point or place of beginning.

Winifred Murtha and F. D. Murtha have conveyed by grant deed to the City of San Diego, for purposes of such public highway, a right of way forty feet in width, through, along and across block number three hundred fifteen (315) of Horton's Addition, in said City, which right of way over said block three hundred fifteen (315) is more particularly described as follows, to-wit:
Beginning at a point on the northerly line of block three hundred fifteen (315), of Horton's Addition, said point being distant 13.66 feet westerly from the northeasterly corner of said block three hundred fifteen (315); thence southwesterly on a line which makes an angle of 64° 52' with the northerly line of said block three hundred fifteen (315); a distance of 333.36 feet to an intersection with the southerly line of said block three hundred fifteen (315); thence easterly along the southerly line of said block three hundred fifteen (315) a distance of 44.24 feet to a point; thence on an angle of 64° 40' to the left a distance of 261.71 feet to an intersection with the easterly line of said block three hundred fifteen (315) thence northerly along the easterly line of said block three hundred fifteen (315) a distance of 64.64 feet to the northeasterly corner of said block three hundred fifteen (315); thence westerly along the northerly line of said block three hundred fifteen (315) a distance of 35.66 feet to the point or place of beginning.

Claire R. Dorman and Edward Dorman have conveyed by grant deed to the said City of San Diego, for purposes of such public highway, a right of way through, along and across block number two hundred ninety-six (296) of said Horton's Addition, in said City of San Diego, which right of way over said block two hundred ninety-six (296) is more particularly described as follows, to-wit:

Commencing at a point on the north line of Lot "A" block two hundred and ninety-six (296) of Horton's Addition, a distance of 49.63 feet west from the northeast corner of said lot; thence southwesterly a distance of 39.65 feet to the westerly line of said lot "A"; thence northerly along said westerly line to the northwest corner of said block; thence easterly along the north line of block three hundred fifteen (315); thence northwesterly a distance of 22.62 feet to the north line of said block; thence east along the north line of said block a distance of 2.41 feet to the point of beginning.

R. M. Hubbard has conveyed by grant deed to the City of San Diego, for purposes of such public highway, a right of way forty feet in width, through, along and across block number eighty-four (84) of Middletown, in said City, according to the Map of Middletown made by J. E. Jackson in 1874, and filed in the office of the County Clerk of San Diego County, which right of way over said block eighty-four (84) is more particularly described as follows, to-wit:

Beginning at the most northerly corner of block eighty-four (84) of Middletown, according to the Map of Middletown made by J. E. Jackson in 1874, and filed in the office of the County Clerk of San Diego County; thence southeasterly along the northeasterly line of said block eighty-four (84) a distance of 29.08 feet; thence at an angle of 36° 35' to the right a distance of 76.52 feet, more or less, to the west line of said block eighty-four (84) thence north along the -- said west line of said block eighty-four (84) to the - - the northwest corner of said block eighty-four (84); thence northeasterly along the northwesterly line of said block eighty-four (84) to the place of beginning.

Susie F. Vinton (nee Taft), Emma Taft and R. M. Hubbard have conveyed by grant deed to the City of San Diego, for purposes of such public highway, a right of way forty feet in width, through, along and across block eighty-five (85) of Middletown, in said City of San Diego, said right of way being twenty (20) feet on each side of a line through said block eighty-five (85), particularly described as follows, to-wit:

Commencing at a point on the southwest line of block eighty-five (85) of Middletown, a distance of 11.77 feet northeastly from the southwest corner of said block; thence northeastly making an angle of 24 degrees 45 minutes to the left from the southwesterly line of said block for a distance of 196.96 feet to a point; thence with an angle of 40 degrees 03 minutes to the left for a distance of 21.96 feet to a point on the northeasterly line of said block.
block, said point being distant 102.35 feet northwesterly from the southeasterly corner of said block.

R· M. Hubbard has conveyed by grant deed to the said City of San Diego, for purposes of such public highway, a right of way forty feet in width, through, along and across block eighty-five (85) of said Middletown, which said right of way across said block eighty-five (85) is more particularly described as follows, to-wit:

Beginning at a point on the easterly line of block eighty-five (85) of Middletown, according to the Map of Middletown made by J. E. Jackson, in 1874, and filed in the office of the County Clerk of San Diego County, said point being distant 148.51 feet northwesterly from the southeasterly corner of said block eighty-five (85); thence southerly on a line which makes an angle of 25° 13' with said easterly line of said block eighty-five (85) a distance of 56.10 feet to a point; thence to the right on an angle of 40° 05' for a distance of 193.68 feet to an intersection with the westerly line of said block eighty-five (85) thence southeasterly along the westerly line of said block eighty-five (85) a distance of 45.64 feet to the southeasterly corner of said block eighty-five (85) thence easterly along the southerly line of said block eighty-five (85) a distance of 59.14 feet to a point; thence on an angle of 24° 45' to the left a distance of 154.88 feet to an intersection with the easterly line of said block eighty-five; thence northwesterly along the easterly line of said block eighty-five (85) a distance of 83.70 feet to the place of beginning.

AND WHEREAS, said rights of way so conveyed, together with their terminus upon and intersections with the public streets and ways intervening between said termini of said highway constitute and complete a continuous way for such highway, which is particularly described and delineated throughout its course, extent and dimensions upon the said Document No. 53567, on file in the office of the City Clerk of said City, which Document is further designated as "Map of Roadway through Brickyard Canyon from Front Street near Upas Street to Union Street near Maple Street," NOW THEREFORE,

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

Section 1. That the public interest and convenience of said City require that a highway along and over the said rights of way hereinbefore particularly described, from its said northerly terminus on Front Street to its said southeasterly terminus at the intersection of Maple Street and Union Street, be opened and established to the width and extent in said deeds and said Document No. 53567 described.

Section 2. That for the purpose of opening and establishing such highway the said rights of way described in the said deeds and conveyance thereof by the said deeds be, and the same are hereby accepted as and for said Public Highway, and that the said rights of way hereinbefore and in said deeds particularly described be and such rights of way are hereby accepted and dedicated and devoted to the public use as and for such public highway.

Section 3. That the said public highway, over and along said rights of way, together with their terminations upon and intersections with the public streets and ways between the aforesaid termini be, and the same is hereby named "Arroyo Drive," and said Arroyo Drive over and along such rights of way is hereby declared to be an open public highway, in the said City of San Diego.

Section 4. That the City Clerk of said City be, and he is hereby authorized and directed to file said deeds of record in the office of the County Recorder of the County of San Diego, California.

Section 5. That this ordinance shall take effect and be in force thirty days from and after its passage and approval.
Section 6. That this ordinance be published at least once in the City official newspaper, to-wit: The Evening Tribune.

Passed and adopted by the Common Council of the City of San Diego, California, this 12th day of August, 1912, by the following vote, to-wit:
AYES—COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.
NOES—NONE
ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 12th day of August, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 12th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-officio Clerk of the Common Council of the said City of San Diego,

(SEAL)

I hereby approve the foregoing ordinance this 12th day of August, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California, and

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4818 of the ordinances of the City of San Diego, California, as adopted by the Common Council, and the Mayor of said City, on the 12th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

An Ordinance Prohibiting the Gatherng of Children in Public Places.

WHEREAS, the children in the City of San Diego, are threatened with the disease known as Acute Poliomyelitis, or Infantile Paralysis, and the danger of said disease becoming epidemic is very greatly increased through such children coming in contact with each other in public places;

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

Section 1. It shall be unlawful for any person to take, lead or carry any infant under fifteen years of age to any school, either public or private, any Sunday School, Church, Public Assemble, Theatre, picture or other show, or to any public playground, public swimming tank, public library, or any other place where children have been accustomed to gather or are likely to gather, which place may be within the corporate limits or the City of San Diego; nor shall any person permit or allow any such infant to attend any of the
places mentioned or described in this section; nor shall any person receive or allow to remain at any such place any such infant.

Section 2. It shall be unlawful for any infant under fifteen years of age to knowingly and willfully attend any school, either public or private, any Sunday School, church, public assembly, theatre, picture or other show, or public playground, public library or any other place where children have been accustomed to gather or are likely to gather, which place may be within the corporate limits of the City of San Diego.

Section 3. Any person who shall violate any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction shall be punished by a fine of not less than Five Dollars ($5.00) nor more than One Hundred Dollars ($100.00), or by imprisonment in the City Jail not exceeding sixty (60) days, or by both such fine and imprisonment.

Section 4. This ordinance shall be in force until the first day of January, A.D. 1913.

Section 5. This is an ordinance for the immediate preservation of the public peace, health and safety and one of emergency, and shall take effect from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 14th day of August, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Dodson, Sehon and Woods.
NOES---NONE

ABSENT---COUNCILMAN Fay.

and signed in open session thereof by the President of said Common Council, this 14th day of August, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 14th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I Hereby Approve the foregoing Ordinance this 14th day of August, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I Hereby Certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4818 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City, and as approved by the Mayor of said City, all on the 14th day of August, in the year 1912. A.D.

Allen H. Wright,
City Clerk of the City of San Diego, California, By: Deputy.
ORDINANCE NO. 4819.

An Ordinance of the City of San Diego, California, Accepting the Dedication of Certain Property Along "D" Street and Twenty-seventh Street, in said City, and Devoting said property to Street Purposes.

WHEREAS, the Southern Title Guaranty Company, a corporation has heretofore conveyed by grant deed to the City of San Diego, an easement and right of way for street purposes over, along and across the following described real property situated in the City of San Diego, County of San Diego, State of California, bounded and described as follows, to wit:

All that portion of the east half of the southeast quarter of Lot 1149 of the Pueblo Lands of San Diego, according to Map thereof made by James Pascoe, particularly bounded and described as follows:

Commencing at a point on the east line of said southeast quarter distant north 924 feet from the southeast corner thereof; thence south 89° 46' west 647.30 feet to the true point of beginning, said point being 60 feet east of the west line of Twenty-seventh Street, as shown by Map of Parrish and Loomis' Addition; thence following the same course south 89° 46' west 12.81 feet to the west line of the east half of said southeast quarter; thence north 1° 49' west along said last mentioned line 396 feet to the northwest corner of the east half of the southeast quarter of said lot 1149; thence north 89° 46' east 330 feet to a point; thence south 1° 49' east 22.95 feet to a point, said point being 80 feet south of the north line of "D" Street, as shown on Map of H. M. Higgins' Addition; thence south 89° 56' west parallel with and distant 80 feet south of the north line of "D" Street, as shown on said Map of H. M. Higgins' Addition, 305.50 feet to a point; thence south parallel with and distant 60 feet east of the west line of Twenty-seventh Street, as shown on said Map of Parrish and Loomis' Addition, 373.55 feet to the point of beginning.

to be by the said City used for the purposes of a public street, and particularly for the purposes of widening D Street to the full width of eighty feet throughout the extent of said real property, between Twenty-seventh and Twenty-eighth Streets, and for the purposes of widening Twenty-seventh Street in said City, at the point of location of said land to its full width of sixty-feet, Now Therefore:

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

Section 1. That the interest and convenience of said City require that said D Street at the point of location of the parcel of land above described, in said City be widened by the full uniform width of eighty feet, and the said Twenty-seventh Street at the point of location of the parcel of land above described, be widened to the full uniform width of sixty feet.

Section 2. That for the purposes of widening and extending D Street, at and along the location of the said parcel of land above described, between Twenty-seventh and Twenty-eighth Streets, in said City, to its full width of eighty feet, and for the purposes of widening and extending Twenty-seventh Street at and along the location of the said parcel of land above described, along said twenty-seventh Street, south of D Street, in said City, to its full width of sixty feet, the said grant and transfer of the said above described parcels of land, easements and rights of way, be, and the same are hereby accepted, for the purposes aforesaid, and the same are hereby declared to be a part of said D Street and a part of said Twenty-seventh Street, respectively, and said parcels of land, easements and rights of way are hereby devoted and dedicated to the public use as a part of said D Street and a part of said Twenty-seventh Street, in said City.
Section 3. That the City Clerk of said City be, and he is hereby authorized and directed to file said deed of record in the office of the County Recorder of the County of San Diego, California.

Passed and adopted by the Common Council of the City of San Diego, California, this 14th day of August, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Sevon, Woods and Dodson.

NORES---NONE

ABSENT—COUNCILMAN Fay.

and signed in open session thereof by the President of said Common Council, this 14th day of August, 1912,

A. H. Dodson,
President of the Common Council of the City of San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, voted on its final passage as its first reading, this 14th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I Hereby Approve the foregoing ordinance this 19th day of August, 1912.

James B. Wadham
Mayor of the City of San Diego, California.

I Hereby Certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4819 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 14th day of August, 1912, and as approved by the Mayor of said City on the 19th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

ORDINANCE No. 4820.

AN ORDINANCE REGULATING SLAUGHTER HOUSES, THE SLAUGHTERING OF ANIMALS FOR FOOD, AND THE SALE OF MEATS.

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

Section 1. It shall be unlawful for any person, firm or corporation to sell, have, keep or expose for sale, for human food, or to have in possession, the flesh of any cattle, calves, sheep, swine, goats, poultry or fish, unless the same shall have been slaughtered in an official establishment under the supervision of a United States Government Inspector, in accordance with the regulations relating to the inspection of meat, as prescribed by the Department of Agriculture of the United States, or under the supervision of a meat inspector of the City of San Diego, in accordance with the provisions of this ordinance.

Section 2. It shall be unlawful for any person, firm or corporation to sell, have,
keep, or expose for sale, or have in possession, the flesh of any cattle, calves, sheep, swine, or goats, unless there has been placed on each primal part thereof by and under the personal supervision of an inspector of the United States, or of the City of San Diego, a mark, stamp, or brand, showing that the same has been inspected and passed for food purposes by the United States, or a mark, stamp or brand showing that the same has been inspected and passed for food purposes by the City of San Diego, and having the words, "City of San Diego. Inspected and passed," together with the number of the inspector's stamp.

Section 3. It shall be unlawful for any person, firm or corporation to sell, have keep or expose for sale, or give away, any adulterated, manufactured meats, or other products, or to adulterate in any way, shape or matter, or to use any preservatives, freezing or coloring matter for the purpose of deceiving or changing the quality or condition of meat or meat products in any way, or to offer a substitute forveal, lamb, beef, fish, pork, game or other meat products.

Section 3. It shall be unlawful for any person, firm or corporation to offer for sale, or sell, have, keep or expose for sale, or give away, any of the products mentioned in this ordinance, unless the same has been duly inspected and passed as hereinafter provided for in this ordinance.

Section 4. Any person, firm or corporation desiring to slaughter or sell any of the animals mentioned in Sections 1 and 2 of this ordinance, for use for food purposes in the City of San Diego, shall before engaging in such business, make application in writing to the Board of Health of the City of San Diego, for a license so to do, which application shall be signed by the person, firm or corporation making the same, and shall specify the location of the house or place where it is proposed to slaughter such animals, and other data called for on blanks furnished by said Board of Health. Upon the filing of such application with said Board of Health or an Inspector designated by it, together with a fee of one dollar ($1.00) he shall inspect said slaughter house, and if the same shall be found to comply with the provisions of this ordinance relative to the construction and equipment of slaughter houses, he shall issue the license applied for, and cause a record thereof to be kept in the Health Department.

The Board of Health shall keep a complete and accurate record showing the conditions of slaughter houses, meats, poultry and fish markets, showing the score at the last inspection, which score must be posted in a conspicuous place and kept posted for the benefit of the public, and no place of business, whose score shown a percentage of less than sixty per cent. (60%) in accordance with the score card adopted and in use, or which may be hereafter adopted and in use for the Board of Health of the City of San Diego, shall attempt to sell meat or fish products.

Section 5. No license shall be issued to any person, firm or corporation to engage in the business of slaughtering animals outside of the City of San Diego for use for food purposes in the City of San Diego unless the house or place in which the same are to be slaughtered shall conform strictly to the following regulations:

The floor or floors of the slaughtering room shall be constructed and maintained sufficiently tight to prevent the earth under or about the same from becoming the receptacle of filth or offensive matters, and all such floors shall be constructed on an incline toward a gutter, which shall be so connected with the same as to drain the same as a tub or reservoir, which said tub or reservoir shall be emptied and cleaned at the end of each day upon which killing has been done, in such manner that no offensive odors shall emanate from the same.

The blood and offal shall be handled and disposed of in such a manner as not to permit decay or offensive effluvia to emanate therefrom.
All waste water or other fluids from the building of slaughter house shall be conducted by means of good and efficient pipes or cement gutters to a cooling or settling tank, where the same shall be cooled and all grease removed therefrom before the said waste water or fluids shall be permitted to enter a City sewer.

The floor of the killing room shall be sloped in such manner as to provide adequate drainage therefrom; and a sufficient drain pipe shall be connected therewith and constructed to a sewer, if there shall be one, or otherwise to a cesspool of less than fifty feet therefrom.

The slaughter house shall be provided with a cooling room apart from the killing room where the slaughtering is done, and separated from the killing room by a tight partition in the side or sides next or nearest to the killing room.

The cooling room shall be thoroughly ventilated and well screened so as to exclude flies and other insects therefrom.

Section 6. No license shall be issued to any person, firm or corporation to engage in the business of slaughtering animals in the City of San Diego, unless the house or place where the same are to be slaughtered shall conform strictly to the regulations now in force or that may be hereafter adopted governing the erection and maintenance of slaughter houses in the City of San Diego.

Section 7. In order to obtain inspection by the City of San Diego the person, firm or corporation operating any slaughter house where cattle, calves, sheep, swine or goats are to be slaughtered and the flesh thereof is to be supplied for the use of the inhabitants of the City of San Diego for food, shall make written application to the Board of Health of said City, and said inspection shall be granted upon the following conditions:

That said slaughter house has been constructed in accordance with the provisions of this ordinance.

That all slaughters shall take place between the hours of seven o'clock A.M. and five o'clock P.M., of any one day, excepting Sundays, Christmas, New Year's, Thanksgiving Day, Washington's Birthday and Decoration Day, unless a special permit in writing, authorizing the slaughtering at another time, is granted by the Board of Health.

Section 8. That the fees for all inspections authorized by this ordinance shall be paid by the person, firm or corporation for which such inspection has been furnished, as follows:

First: If inspection is required continuously, so as to require all of the time of the inspector, or more than one-half of each day, said fee shall be $110.00 per month, payable one-half on the 15th day and one-half on the last day of each and every month during which such inspection is furnished.

Second: If inspection is furnished continuously for half a day, or less, each day, the fee for such inspection shall be $55.00 per month, payable in the manner as provided in the preceding paragraph of this section; provided, however, that the time of the inspector to be so paid for, shall include the time occupied in traveling both ways between the City of San Diego and the place where such slaughtering is being or is to be done.

Third: If inspection is furnished for a half day, or less, but not for every day, the fee for such inspection shall be sixty (60) cents per hour, payable in the manner as provided in the paragraph numbered "First" of this section; provided, however, that the time of the inspector, to be so paid for, shall include the time occupied in traveling both ways between the City of San Diego, and the place where such slaughtering is being or is to be done.

Section 8½ for the inspection of each carcass, veal, beef, sheep, goat, swine, fish and poultry, etc., inspected in places other than regular licensed slaughter houses, a charge of ten cents per carcass will be made, which shall be payable at the time the inspection is made; and for each inspection of a retail fish market, a charge of twenty-five cents will be made; and
for each inspection of a wholesale fish market a charge of fifty cents will be made, this is not to include the inspection of the buildings and general sanitary conditions, but applies only to food products.

Section 9. All fees required by this ordinance shall be paid to the Clerk of the Health Department, who shall deposit the same with the City Treasurer, to the credit of the Health Fund of the Health Department.

Section 10. If any slaughter house, the owner, agent or manager of which has made application for inspection as provided in this section, is located more than four miles from the City of San Diego, the owner, agent or manager of such slaughter house shall pay to the Clerk of the Health Department a sufficient amount to pay the railroad, automobile, motor-cycle, other transportation or fare for an inspector from the City Hall in the City of San Diego to such slaughter house, and return for as many trips as such inspector will be required to make to such slaughter house during the month succeeding the date of such payment, and if any more trips are made they shall be paid for at the end of the succeeding month succeeding the date of such payment, and if any more trips are made they shall be paid for at the end of the succeeding month before any other inspections are made. In case of payment as in this section provided the inspector whose duty it is to inspect such slaughter house shall travel by steam or electric car to and from such slaughter house, and shall not use any other conveyance, and inspector's fees shall be collected only for the time actually consumed by the inspector in traveling to and from such slaughter house and in the performance of the duties prescribed for such inspector; provided, however, that nothing in this section contained shall be so construed as to render it obligatory upon such owners, agents or managers to make such payments, but they may do so at their option and provided, further, that the provisions of this section shall not apply to the owner, agent or manager of a slaughter house that is located more than one-half mile from a station where trains or cars stop for the letting off or taking on of passengers.

All moneys paid to the Clerk of the Health Department for the purposes mentioned in this section shall be deposited with the City Treasurer, at the end of each month each inspector, whose duty it is to inspect any slaughter house or houses, the owners, agents or managers of which have made payment as in this section provided, shall file a demand on the City Treasury setting forth the slaughter house or houses inspected by him during the month for which the demand is filed, the number of visits made by him to each house, and the railroad or car fare actually and necessarily expended by him in making such inspection. If such demand is found to be correct, the amount named therein shall be paid to such inspector. All moneys paid into the City Treasury pursuant to the provisions of this section shall be used exclusively for the payment of the railroad or car fare of inspectors whose duty it is to inspect the slaughter house or houses, the owners, agents or managers of which have made payment as in this section provided.

Section 11. Any person, firm or corporation desiring to slaughter any animal mentioned in this ordinance, the flesh or meat of which is to be sold for food in the City of San Diego, shall give notice to the Board of Health of said City, at least twenty-four hours before such slaughtering is to take place, that the services of an inspector thereof will be required.

Section 12. The person in charge of the slaughtering shall notify the inspector at the close of each day, at which time on the following day the work will be commenced, and if no slaughtering is to be done on the day following, then he shall notify the inspector at what time and on what succeeding day the work of slaughtering will be next commenced.
Section 13. The day and parts of days during which the work of slaughtering any animals mentioned in this ordinance may be done shall be fixed by agreement between the holder of the permit for such slaughtering and the Board of Health or Inspector delegated by said Board of Health for such purpose; and in case an agreement cannot be had, the Board of Health is hereby empowered to designate the time at which such slaughtering shall be done.

Section 14. If inspection is granted by the Board of Health as provided in this Ordinance, the said Board of Health shall designate each slaughter house so to be inspected by a number, which number shall be fixed on the mark, stamp, or brand of all meats inspected therein.

Section 15. No slaughtering shall be done not inspection made on Sunday, unless a special permit in writing is granted therefor by the Board of Health.

Section 16. It shall be unlawful for any person, firm or corporation, except the meat inspectors herein provided for, and the Board of Health, to have in possession, keep, make or use any mark, stamp or brand having thereon a device or words similar in character or import to the marks, stamps or brands similar in character or provided or used for marking, stamping or branding such articles.

Section 17. If the fees therein provided for are not paid promptly upon the day when the same become due under the terms of this ordinance, an action shall be commenced in a court of competent jurisdiction against the person, firm or corporation in default, to recover the amount due, and no inspection shall be furnished to the person, firm or corporation so in default, until the whole amount due, together with costs is paid to the City of San Diego.

Section 18. Every person, firm or corporation violating any provision of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punishable by a fine of ten dollars ($10.00) for the first offense, twenty-five dollars ($25.00) for the second offense, and for a fourth offense by imprisonment in the City Jail of said City for a period of not less than ten (10) nor more than thirty (30) days.

Each such person, firm or corporation shall be deemed guilty of a separate offense for every day during any portion of which any violation of any provision of this ordinance is committed, continued or permitted by such person, firm or corporation, and shall be punishable therefor, as provided by this ordinance.

Section 19. It shall be the duty of the meat inspector and he is hereby, empowered, to enter any place where the meat or flesh of any animal mentioned in this ordinance, or the products thereof, may be stored, held, kept, exposed or offered for sale; and every establishment where meat is manufactured into articles of food or preserved, cured canned or otherwise prepared for food, shall inspect the same, and whenever such meat or flesh shall upon inspection, be found not to be marked, stamped or branded, showing that the same has been inspected and passed for food purposes by the United States, or by the City of San Diego, as in this ordinance provided, the said inspector shall condemn the same, as unfit for human food, and shall mark and mutilate the same, and make the fact of such condemnation apparent, and shall immediately order the same by notice, in writing, to be removed within four hours and destroyed in the same manner and under the same terms and conditions according to the same regulation as provided for the removal and destruction of other condemned meat.

Section 20. That the said Board of Health be, and it is hereby authorized to revoke any license which may be granted under this ordinance, for cause.

Section 21. That Ordinance No. 4513, approved on the 18th day of August, 1911, and all ordinances and parts of ordinances in conflict with the provisions of this ordinance are hereby repealed; provided, that any such repeal shall not affect or prevent the prosecution and punishment of any person, firm or corporation for any act done or permitted in violation of any ordinance which may be repealed by this ordinance, and shall not affect any prosecution or action
which may be pending in any court for the violation of any ordinance repealed by this ordinance.

Passed and adopted by the Common Council of the City of San Diego, California, this 14th day of August, 1912, by the following vote, to wit:

AYES—COUNCILMEN Adams, Sehon, Woods and Dodson.
NOES—NONE

ABSENT—COUNCILMAN Fay.

and signed in open session thereof by the President of said Common Council, this 14th day of August, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote, of all the members of the said Common Council, present, put on its final passage at its first reading, this 14th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the City of San Diego, California,

(SEAL)

I Hereby Approve the foregoing ordinance this 19th day of August, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL) By W. E. Bartlett Deputy.

I Hereby Certify that the above and foregoing is a full, true, and correct copy of Ordinance No. 4820 of the ordinances of the City of San Diego, California, as adopted by the Common Council of the said City on the 14th day of August, 1912, and as approved by the Mayor of said City on the 19th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

(SEAL) By W. E. Bartlett Deputy.

ORDINANCE NO. 4821.
AN ORDINANCE ESTABLISHING THE GRADE OF LANDIS STREET BETWEEN THE EAST LINE OF OREGON STREET AND THE WEST LINE OF IDAHO STREET, SAN DIEGO, CALIFORNIA.

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

Section 1. That the grade of Landis Street between the east line of Oregon Street and the west line of Idaho Street is hereby established as follows:

At the intersection of Landis Street with Oregon Street; at the northeast corner, at 339.00 feet; at the southeast corner, at 338.50 feet.

At the intersection of Landis Street with Idaho Street; at the southwest corner, at 340.50 feet; at the northwest corner, at 341.00 feet.

Section 2. And the grade of said Landis Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Landis Street shall have an average elevation of the opposite curb grades.
All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 19th day of August, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.

NOES—NONE

and signed in open session thereof by the President of said Common Council, this 19th day of August, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I Hereby Certify that the foregoing ordinance was by two-thirds vote of all the members of the said Common Council, present put on its final passage at its first reading, this 19th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of said City of San Diego.

By W. E. Bartlett Deputy.

I hereby approve the foregoing Ordinance this 20th day of August, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

I hereby Certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4821 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 19th day of August, 1912, and as approved by the Mayor of said City on the 20th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4822.

AN ORDINANCE ESTABLISHING THE GRADE ON VERMONT STREET BETWEEN THE NORTH LINE OF CLEVELAND AVENUE AND A POINT DISTANT 100 FEET NORTH FROM THE NORTH LINE OF HENDRICKS AVENUE, SAN DIEGO, CALIFORNIA.

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

Section 1. That the grade of Vermont Street between the north line of Cleveland Avenue and a point distant 100 feet north from the north line of Hendricks Avenue, in the City of San Diego, California, is hereby established as follows:

At the intersection of Vermont Street with Cleveland Avenue; at the northeast corner, at 298.00 feet; at the northwest corner, at 288.00 feet. At the intersection of Vermont Street with Hendricks Avenue; at the southwest corner, at 288.00 feet; at the southeast corner, at 291.00 feet; at the northeast corner, at 293.00 feet; at the northwest corner at 299.00 feet.
At a point on the west line of Vermont Street, 100 feet north from the north line of Hendricks Avenue, at 287.50 feet.

At a point on the east line of Vermont Street, 100 feet north from the north line of Hendricks Avenue, at 289.50 feet.

Section 2. And the grade of said Vermont Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Vermont Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 19th day of August, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.

NOES—NONE

ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 19th day of August, 1912.

A. E. Dodson,

President of the Common Council of the City of San Diego, California.

I hereby certify, that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 19th day of August, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California, and Ex-officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 20th day of August, 1912.

James E. Wadham,

Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,

City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

(SEAL)

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4822 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 19th day of August, 1912; and as approved by the Mayor of said City on the 20th day of August, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.
is hereby transferred from the General Fund of the City of San Diego to the Street Fund of said City; said sum being for the purpose of compensating the California Iron Works for furnishing and cutting and bending reinforcing steel for culverts at 16th Street and Logan Avenue.

Section 2. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 19th day of August, 1912, by the following vote, to wit:

AYES--COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.

NOES--NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 19th day of August, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California,

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage, at its first reading, this 19th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 20th day of August, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re, Authorizing transfer of Funds can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California,

Dated Aug. 19, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California,

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4823 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 19th day of August, 1912, and as approved by the Mayor of said City on the 20th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

ORDINANCE NO. 4824.
AN ORDINANCE APPROPRIATING $616.30 TO THE RELIEF OF THE CALIFORNIA IRON WORKS.

BE IT ORDAINED By the Common Council of the City of San Diego, as follows:
Section 1. That the sum of $616.30 is hereby appropriated out of the Street Fund of
the City of San Diego for the relief of the California Iron Works, to compensate said Calif-
ornia Iron Works for furnishing and cutting and bending reinforcing steel for culverts at 16th
Street and Logan Avenue.

Section 2. This Ordinance shall take effect thirty days from its passage and approval.
Passed and adopted by the Common Council of the City of San Diego, California, this
19th day of August, 1912, by the following vote, to-wit:
AYES---COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.
NOES---NONE
ABSENT--NONE.
and signed in open session thereof by the President of said Common Council, this 19th day of
August, 1912.

A. E. Dodson,
President of the Common Council of the City of
San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the mem-
ers of the said Common Council, present, put on its final passage at its first reading, this
19th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I Hereby Approve the foregoing ordinance this 20th day of August, 1912.

James E. Wadham,
Mayor of the City of San Diego, California,

(SKAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE, I Hereby Certify that the appropriation made, or indebtedness
incurred by reason of the provisions of the annexed ordinance, in the appropriation of $616.30
to California, Iron Works to compensate for furnishing and cutting & bending reinforcing steel
for culverts at 16th St & Logan Avenue, can be made or incurred without the violation of any
of the provisions of the Charter of the City of San Diego, California.
Dated August 19, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California,

I Hereby Certify that the above and foregoing is a full, true and correct copy of
Ordinance No. 4824 of the ordinances of the City of San Diego, California, as adopted by the
Common Council of said City on the 19th day of August, 1912, and as approved by the Mayor of
Said City on the 20th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By Deputy.

ORDINANCE NO. 4825.
AN ORDINANCE CHANGING AND ESTABLISHING THE LOCATION OF THE SIDEWALKS ON PORTIONS OF HAWK STREET
IBIS STREET, JACKDAW STREET AND INGALLS 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 location of the sidewalks on both sides of the following streets in the City of San Diego, California, to wit: HAWK STREET, between the north line of Lewis Street and the south line of Getti Street; on IBIS STREET, between the north line of Lewis Street and the south line of Stockton Street; and on INGALLS STREET, between the north line of Lewis Street and the south line of Getti Street, is hereby changed, so that there shall be a space of four (4) feet between the inner line of the pavement of said sidewalks and the property line.

Section 2. That the location of the sidewalks on both sides of Jackdaw Street, in said City, between the north line of Lewis Street and the south line of Getti Street, is hereby changed, so that there shall be a space of two (2) feet between the inner line of the pavement of said sidewalks and the property line.

Section 3. That ordinance No. 3875 of the ordinances of said City, approved on the 7th day of October, 1909, and all ordinances and parts of ordinances in conflict with the provisions of this ordinance, are hereby repealed, in so far, and to that extent only, as they affect the location of the sidewalks on Hawk Street, Ibis Street, Ingalls Street and Jackdaw Street, between the points on said street hereinbefore mentioned.

Passed and adopted by the Common Council of the City of San Diego, California, this 19th day of August, 1912, by the following vote, to wit:

AYES—COUNCILMEN Adams, Fay, Sehon, Woods and Dodson,
NOES—NONE
ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 19th day of August, 1912.

A. E. Dodson,  
President of the Common Council of the City of San Diego, California,  
I Hereby Certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage at its first reading, this 19th day of August, 1912.

Allen H. Wright,  
City Clerk of the City of San Diego, California, and Ex-Officio, 
Clerk of the Common Council of the said City of San Diego.

(SEAL)  
By W. E. Bartlett Deputy.

I Hereby Approve the foregoing ordinance this 20th day of August, 1912.

James E. Wadham,  
Mayor of the City of San Diego, California.

(SEAL)  
Attest:  
Allen H. Wright,  
City Clerk of the City of San Diego, California  
By W. E. Bartlett Deputy.

I Hereby Certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4836 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 19th day of August, 1912, and as approved by the Mayor of said City on the 20th day of August, 1912.

Allen H. Wright,  
City Clerk of the City of San Diego, California,  
By W. E. Bartlett Deputy.
ORDINANCE NO. 4626.
AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA: ACCEPTING THE DEDICATION OF CERTAIN PROPERTY FOR THE EXTENSION OF ADAMS AVENUE, IN SAID CITY, AND DEVOTING SAID PROPERTY TO STREET PURPOSES.

WHEREAS, the public interest and convenience of the City of San Diego require that the land occupied and used as Adams Avenue, from the west line of Alabama Street to the west line of Campus Avenue, be accepted, designated and named as a public avenue; and,

WHEREAS, all the owners of privately owned property along the course above described have by deed duly executed, granted and conveyed to the City of San Diego, without cost, for such purpose, the following described land, to-wit:

Commencing at a point on the south line of Pueblo Lot No. 1111 of the Pueblo Lands of the said City of San Diego, where said south line is intersected by the west line of Campus Avenue, in said City; running thence in an easterly direction following the said south line of said Pueblo Lot No. 1111 to the southwest corner of Pueblo Lot 1110 of the Pueblo Lands of said City; running thence easterly along the south line of said Pueblo Lot 1110 to a point where the west line of Alabama Street in said City intersects said south line of said Pueblo Lot 1110; thence north eighty feet to a point; thence westerly on a line parallel with the said south line of Pueblo Lot 1110 and Pueblo Lot 1111, to a point of intersection with the westerly line of said Campus Avenue produced north eighty feet; thence south eighty feet to the point or place of beginning.

To be by the said City used for purposes of a public highway, and for the purpose of extending said Adams Avenue, between the points above described; NOW THEREFORE,

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

Section 1. That for the purpose of extending said Adams Avenue, along the location of the said parcel of land above described, the said grant and transfers of the said above described parcels of land, be, and the same is hereby accepted for the purposes aforesaid, and the same is hereby declared to be a public highway, and that the same be, and is hereby designated and named "ADAMS AVENUE".

Passed and adopted by the Common Council of the City of San Diego, California, this 19th day of August, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.

NOES--NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 19th day of August, 1912.

A. E. Dodson, --
President of the Common Council of the City of.
San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 19th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy.

I Hereby approve the foregoing ordinance this 20th day of August, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.
ORDINANCE NO. 4827.
AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA,
NAMING BOUNDARY STREET.

WHEREAS, a certain strip of land in the City of San Diego, commencing at the termination of Boundary Street at the south line of Pueblo Lot No. 1113 of the Pueblo Lands of the said City of San Diego, at the southeasterly corner of said Pueblo Lot, and extending southerly along and contiguous to the easterly boundary line of said City of San Diego to the south line of University Avenue in said City, has been set aside and dedicated to public use as a highway in said City; and,

WHEREAS, the public interest and convenience require that the said highway be named;

NOW THEREFORE,

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

Section 1. That the said strip of land commencing at the termination of Boundary Street on the south line of Pueblo Lot No. 1113 of the Pueblo Lands of the said City, at the southeasterly corner of said Pueblo Lot, and extending southerly along and contiguous to the easterly boundary line of said City of San Diego to the south line of University Avenue in said City, be, and the same is hereby named and designated as "Boundary Street."

Passed and adopted by the Common Council of the City of San Diego, California, this 19th day of August, 1912, by the following vote, to-wit:

AYES---COUNCILMEMBER Adams, Fay, Sehon, Woods and podson.
NOES---NONE
ABSENT---NONE.

and signed in open session thereof by the President of said Common Council, this 19th day of August, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present put on its final passage at its first reading, this 19th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I Hereby Approve the foregoing ordinance this 20th day of August, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.
ORDINANCE NO. 4828.
AN ORDINANCE APPROPRIATING THE SUM OF $38.38
IN FAVOR OF THE SAN DIEGO CONSOLIDATED GAS AND
ELECTRIC COMPANY FOR ELECTRIC CURRENT FURNISHED.

WHEREAS, prior to the passage of Ordinances Nos. 4703 and 4724 of the Ordinances of
the City of San Diego, authorizing the installation and maintenance of certain lights in
said City, the San Diego Consolidated Gas and Electric Company did furnish to the City of
San Diego, and the said City of San Diego did receive and use electric current for the light-
ing of incandescent lights, as follows:

23 arcs for a total of 209 days;
1 arc for a total of 29 days;
in all a total of 238 days at $5.00 per month, and

WHEREAS, there is now due from said City of San Diego to said San Diego Consolidated
Gas and Electric Company the sum of Thirty-eight and 38/100 ($38.38) Dollars, in payment for
said electric current,

NOW THEREFORE, BE IT ORDAINED by the Common Council of the City of San Diego, as fol-
lows:

Section 1. That there is hereby appropriated out of the Street Lighting Fund of
said City the sum of Thirty-eight and 38/100 ($38.38) Dollars for the use and benefit of the
said San Diego Consolidated Gas and Electric Company, in full payment and discharge of said
claim.

Section 2. This ordinance shall take effect on the thirty-first day from and after
its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this
19th day of August, 1912 by the following vote, to-wit:

AYES—COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.
NOES—NONE
ABSENT—NONE.

and signed in open session thereof by the President of said Common Council, this 19th day of
August, 1912.

A. E. Dodson,
President of the Common Council of the City of
San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the
members of the said Common Council, present, put on its final passage at its first reading.
this 19th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the City of San Diego,

(SEAL)

I hereby Approve the foregoing ordinance this 20th day of August, 1912.

James E. Wadham,
(SEAL) Attest: Mayor of the City of San Diego, California,

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE.

I hereby certify that the appropriation made or indebtedness incurred by reason of the provisions of the annexed ordinance, in re Relief of S. D. Cons Gas & El Lt. Co. $38.38 payable out of Street Light Fd can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

DATED Aug 19, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California,

I HEREBY CERTIFY, that the above and foregoing is a full, true and correct copy of Ordinance No. 4828 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 19th day of August, 1912, and as approved by the Mayor of said City on the 20th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

ORDINANCE NO. 4829.

AUTHORIZING THE PAYMENT OF $480.00 FOR DEFRAYING THE EXPENSE OF LIGHTING NEW TOWN PARK.

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

Section 1. That there is hereby appropriated out of the Street Lighting Fund of said City the sum of Four Hundred Eighty (480) Dollars, said sum to be paid to the San Diego Consolidated Gas and Electric Company for the purpose of defraying the expense of lighting the New Town Park from the 1st day of June, 1912, to the 31st day of May, 1913, at a monthly rental of Forty (40) Dollars.

Section 2. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 19th day of August, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.

NOES---NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 19th day of August, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.
I hereby certify that the foregoing ordinance was by a two-thirds voice of all the members of the said Common Council, present, put on its final passage at its first reading, this 19th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in reference Lighting Newtown Park from June 1/10 to May 31/13 $480.00 payable out of Street Light Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Aug 19, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4829 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 19th day of August, 1912, and as approved by the Mayor of said City on the 20th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.
AYES--COUNCILMEN Adams, Fay, Sehon and Woods.

NOES--NONE

ABSENT--COUNCILMAN Dodson.

and signed in open session thereof by the President of said Common Council, this 26th day of August, 1912.

D. K. Adams,

President pro tem. of the Common Council of the City of San Diego, California.

I hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 26th day of August, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 30th day of August, 1912.

James E. Wadham,

Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,

City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4630 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 26th day of August, 1912; and as approved by the Mayor of said City on the 30th day of August, 1912.

Allen H. Wright,

City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

AN ORDINANCE ESTABLISHING THE GRADE OF KITE STREET BETWEEN THE SOUTH LINE OF BUSH STREET AND THE SOUTH LINE OF SOUTH FLORENCE HEIGHTS, SAN DIEGO, CAL.

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

Section 1. That the grade of Kite Street between the south line of Bush Street and the south line of South Florence Heights is hereby established as follows:

At the intersection of Kite Street with Bush Street at the southwett corner, at 265.94 feet; at the southeast corner, at 266.41 feet.

At a point on the west line of Kite Street 40 feet south from the south line of Bush Street, at 268.65 feet.

At a point on the west line of Kite Street 40 feet south from the last named point, at 270.55 feet.

At a point on the west line of Kite Street 50 feet south from the last named point, at 272.05 feet.

At a point on the west line of Kite Street 50 feet south from the last named point, at 278.65 feet.

At a point on the west line of Kite Street 50 feet south from the last named point, at 278.75 feet.
At the intersection of the west line of Kite Street with the south line of South Florence Heights, at 272.15 feet.

At a point on the east line of Kite Street 40 feet south from the south line of Bush Street, at 269.15 feet.

At a point on the east line of Kite Street 40 feet south from the last named point, at 271.05 feet.

At a point on the east line of Kite Street 50 feet south from the last named point, at 272.15 feet.

At a point on the east line of Kite Street 50 feet south from the last named point, at 272.25 feet.

At a point on the east line of Kite Street 50 feet south from the last named point, at 271.95 feet.

At the intersection of the east line of Kite Street with the south line of South Florence Heights, at 270.95 feet.

Section 2. And the grade of said Kite Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Kite Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum-line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 26th day of August, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Woods.

NOES---NONE

ABSENT---COUNCILMAN Dodson.

and signed in open session thereof by the President of said Common Council, this 26th day of August, 1912.

D. K. Adams,
President pro tempore of the Common Council of the City of San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 26th day of August, 1912.

Allen H. Wright, C
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the City of San Diego.

(SEAL)

By W. E. Bartlett Deputy.

I Hereby approve the foregoing ordinance this 30th day of August, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

I Hereby Certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4831 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 26th day of August, 1912, and as approved by the Mayor of said City on the 30th day of August, 1912.
AN ORDINANCE ESTABLISHING THE GRADE OF ADAMS AVENUE
FROM THE EAST LINE OF CAMPUSS AVENUE TO THE WEST LINE
OF ALABAMA STREET.

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

Section 1. That the grade of Adams Avenue, from the east line of Campus Avenue to the west line of Alabama Street, in the City of San Diego, California, is hereby fixed and established as follows, to-wit:

At the southeast corner of the intersection of Adams Avenue with Campus Avenue, at 353.00 feet; at a point on the north line of Adams Avenue, where the said north line of Adams Avenue would be intersected by the east line of Campus Avenue, if the said east line of Campus Avenue was produced in a northerly direction, at 353.00 feet.

At the southwest corner of the intersection of Adams Avenue with North Avenue, at 355.88 feet; at the southeast corner thereof, at 355.88 feet; at a point on the north line of Adams Avenue, where the said north line of Adams Avenue would be intersected by the west line of North Avenue, if the said west line of North Avenue was produced in a northerly direction, at 355.00 feet; and at a point on the north line of Adams Avenue, where the said north line of Adams Avenue would be intersected by the east line of North Avenue, if the said east line of North Avenue was produced in a northerly direction, at 355.00 feet.

At the southwest corner of the intersection of Adams Avenue with Park Boulevard, at 355.10 feet; at the southeast corner thereof, at 355.10 feet; at a point on the north line of Adams Avenue, where the said north line of Adams Avenue would be intersected by the west line of Park Boulevard, if the said west line of Park Boulevard was produced in a northerly direction, at 354.50 feet; and at a point on the north line of Adams Avenue, where the said north line of Adams Avenue would be intersected by the east line of Park Boulevard, if the said east line of Park Boulevard was produced in a northerly direction, at 354.50 feet.

At the southwest corner of the intersection of Adams Avenue with Georgia Street, at 355.00 feet; at the southeast corner thereof, at 354.00 feet; at a point on the north line of Adams Avenue, where the said north line of Adams Avenue would be intersected by the west line of Georgia Street, if the said west line of Georgia Street was produced in a northerly direction, at 354.00 feet; at a point on the north line of Adams Avenue, where the said north line of Adams Avenue would be intersected by the east line of Georgia Street, if the said east line of Georgia Street was produced in a northerly direction at 355.00 feet.

At the southwest corner of the intersection of Adams Avenue with Florida Street, at 340.00 feet; at the southeast corner thereof, at 339.00 feet; at a point on the north line of Adams Avenue, where the said north line of Adams Avenue would be intersected by the west line of Florida Street if the said west line of Florida Street was produced in a northerly direction, at 340.50 feet; at a point on the north line of Adams Avenue, where the said north line of Adams Avenue would be intersected by the east line of Florida Street, if the said east line of Florida Street was produced in a northerly direction, 339.00 feet; at a point on the south line of Adams Avenue, 60 feet east of the east line of Florida Street, 336.60 feet; at a point on the north line of Adams Avenue, 90 feet east of a point on the said north line of Adams Avenue, where the said north line of Adams Avenue would be intersected by the east line of Florida Street if the said east line of Florida Street was produced in a northerly direction at 329.50 feet.
At the southwest corner of the intersection of Adams Avenue with Alabama Street, at 338.50 feet; at the northwest corner thereof, at 338.50 feet.

Section 2. All of said grade elevations to be above the datum line of levels, as fixed by Ordinance No. 3950 of the ordinances of said City.

And the grade of said Adams Avenue, between the points hereinbefore mentioned, shall have a uniform ascent and descent, and the center line of said Adams Avenue shall have an average elevation of the opposite curb grades.

Passed and adopted by the Common Council of the City of San Diego, California, this 26th day of August, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Woods.

NOES---NONE

ABSENT--COUNCILMAN Dodson.

and signed in open session thereof by the President of said Common Council, this 26th day of August, 1912.

D. K. Adams,
President pro tempore of the Common Council of the City of San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 26th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I Hereby Certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4832 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 26th day of August, 1912, and as approved by the Mayor of said City on the 30th day of August, 1912.

Allen H. Wright,
City Clerk of San Diego, California,

ORDINANCE NO. 4832.

AN ORDINANCE ESTABLISHING THE GRADE OF FRONT STREET, BETWEEN THE SOUTH LINE OF PALM STREET AND THE SOUTH LINE OF QUINCE STREET, SAN DIEGO, CALIFORNIA.

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

Section 1. That the grade of Front Street in said City of San Diego, between the south line of Palm Street and the south line of Quince Street is hereby established as follows,
At the intersection of Front Street with Palm Street; at the southwest corner, at 221.00 feet; at the southeast corner, at 222.50 feet; at the northeast corner, at 224.00 feet; at the northwest corner, at 222.50 feet.

At the intersection of Front Street with Quince Street; at the southwest corner, at 201.50 feet; at the southeast corner, at 203.00 feet.

Section 2. And the grade of said Front Street between the points hereinbefore mentioned shall have a uniform ascent and descent and the center line of said Front Street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by ordinance No. 3950 of the ordinances of said city.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 28th day of August, 1912, by the following vote, to-wit:
AYE---COUNCILMEN Adams, Fay, Sehon and Woods.
NOES---NONE
ABSENT—COUNCILMAN Dodson.

and signed in open session thereof by the President of said Common Council, this 26th day of August, 1912.

D. K. Adams,
President pro tempore of the Common Council of the City of San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council present put on its final passage at its first reading, this 26th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SIGNATURE)
By W. E. Bartlett Deputy.

I Hereby approve the foregoing ordinance this 30th day of August, 1912.

James E. Wadham,
Mayor of the City of San Diego, California

(SIGNATURE)
Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I Hereby Certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4834 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 26th day of August, 1912, and as approved by the Mayor of said City on the 30th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

Ordinance No. 4834:

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

Section 1. There is hereby created and established the following office and employment in the City of San Diego, namely:
ONE DEPUTY CITY TREASURER.

Section 2. The compensation of such additional Deputy City Treasurer appointed to fill the above named office shall be paid monthly in good and lawful money of the United States for services rendered during the preceding month. Such salary and compensation is hereby fixed and established as follows:

One Deputy City Treasurer........$100.00 per month.

Section 3. There is hereby appropriated out of the Salary Fund, One Hundred (100) Dollars per month to meet the expenditure above authorized.

Section 4. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 26th day of August, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Seahon and Woods.

NOES---NONE

ABSENT---COUNCILMAN Dodson.

and signed in open session thereof by the president of said Common Council, this 26th day of August, 1912.

D. K. Adams,
President pro tempore of the Common Council of the City of San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 26th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the City of San Diego,

(SEAL)

I Hereby Approve the foregoing Ordinance this 30th day of August, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

Auditor's Certificate. I Hereby Certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance creating and establishing the office of Deputy City Treasurer, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Aug. 26, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I Hereby Certify that the above and foregoing is a full, true and correct copy of Ordinance No. 451 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 26th day of August, 1912; and as adopted by the Common Council of said City on the 26th day of August, 1912, and as approved by the Mayor of said City on the 30th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.
ORDINANCE NO. 4835.
AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA, AUTHORIZING THE PURCHASE AND ACQUISITION OF CERTAIN REAL PROPERTY IN SAID CITY FOR THE CONSTRUCTION OF A CERTAIN CONDUIT AND DRAIN IN THE SAID CITY.

WHEREAS, the City of San Diego is about to construct a certain conduit or drain through, along and across Logan Avenue and a portion of 16th Street at the intersection of said 16th Street with Logan Avenue; and,

WHEREAS, it is necessary for the purposes of the construction of such conduit that the City of San Diego acquire all the right, title and interest of George J. Furlong in and to the following described real property in said City, to-wit:

All that portion of lot three (3) in block seventy (70) of Sherman's Addition in the City of San Diego, bounded and described as follows, to-wit:

Beginning at a point on the southerly line of Logan Avenue distant 6.70 feet along the said southwest line of Logan Avenue southeasterly from a point where the said southwest line of Logan Avenue intersects the east line of 16th Street, as delineated on Map of said Sherman's Addition, which point of beginning is the easterly corner of that triangular piece of ground conveyed by George J. Furlong to the City of San Diego by deed recorded in Book 345 of Deeds, at page 327, of the Records of said County; thence running southeasterly along the southwest line of Logan Avenue to a point where the said southeasterly line of Logan Avenue intersects the southerly line of said block; thence west along the southerly line of said block 22.08 feet to the southwest corner of said lot three (3); thence north along the west line of said lot three (3), 7.80 feet to a point; thence northeasterly along the southeasterly line of the piece of ground conveyed by George J. Furlong to the City of San Diego, as aforesaid, 8.80 feet to the place of beginning.

Also that piece, parcel and tract of land described as follows, to-wit:

Commencing at a point where the east line of 16th Street in Sherman's Addition to the City of San Diego, California, intersects the south line of said Sherman's Addition; thence in a westerly direction following the said south line of Sherman's Addition 6.47 feet to a point where the southeast line of 16th Street in Manasse & Schiller's Addition intersects the said south line of Sherman's Addition; thence in a northeasterly direction, following the said southeast line of said 16th Street in Manasse & Schiller's Addition, 6.47 feet along the east line of 16th Street in Sherman's Addition; thence in a southerly direction, following the said east line of 16th Street, in Sherman’s Addition, 7.80 feet to the point of beginning; and,

WHEREAS, the said George J. Furlong offers and is willing to sell to said City of San Diego all of his right, title and interest in and to said tracts or parcels of land for the sum of Three hundred dollars, and,

WHEREAS, the Common Council of said City deems the said price reasonable, and the said property indispensable for the purposes aforesaid, NOW THEREFORE,

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

Section 1. That the said Common Council be, and it is hereby authorized to purchase said described premises from the said George J. Furlong, for the sum of Three Hundred dollars, taking the deed of said George J. Furlong therefor.

Section 2. That upon the delivery by said George J. Furlong of his grant deed duly executed, that the Auditor of said City be, and he is hereby authorized and directed to draw a warrant against the general fund of said City for the payment of the consideration of the said property in the sum of Three Hundred dollars. And the Treasurer of said City is hereby authorized and directed to honor and pay such warrant upon presentation.
Section 3. That this ordinance be published at least once in the official newspaper of said City to-wit: The Evening Tribune.

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

Passed and adopted by the Common Council of the City of San Diego, California, this 26th day of August, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sahon and Woods.

NOES---NONE

and signed in open session thereof by the President of said Common Council, this 26th day of August, 1912.

D. K. Adams,
President Pro Temore of the Common Council of the
City of San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage at its first reading, this 26th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego.

(Seal)

I Hereby approve the foregoing ordinance this 30th day of August, 1912.

James E. Wadham
Mayor of the City of San Diego, California.

(SEAL) Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE: I Hereby Certify that the appropriation made or indebtedness incurred by reason of the provisions of the annexed ordinance, in re-purchase and acquisition of certain real property for construction of conduit and drain in said City for $300.00 out of General Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Aug 12, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California,

I Hereby Certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4836 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 26th day of August, 1912; and as adopted by the Mayor of said City on the 30th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

ORDINANCE NO. 4836.
AN ORDINANCE APPROPRIATING $332.71 to the RELIEF OF
G. F. CUNNINGHAM.

BE IT ORDAINED by the Common Council of the City of San Diego, as follows:
Section 1. That the sum of Three Hundred and 71/100 ($332.71) Dollars be and it is hereby appropriated out of the Public Building Fund of the City of San Diego for the relief of G. F. Cunningham, to compensate said G. F. Cunningham for certain repairs and alterations in the offices of the City Hall.

Section 2. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 28th day of August, 1912, by the following vote, to-wit:
AYES---COUNCILMEN Adams, Fay, Sehon and Woods.
NOES---NONE
ABSENT---COUNCILMAN Dodson.

and signed in open session thereof by the President of said Common Council, this 28th day of August, 1912.

D. K. Adams,
President Pro Tempore of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 28th day of August, 1912.

Allen H. Wright,
City Clerk of the city of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 30th day of August, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest;
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re Relief of G. F. Cunningham $332.71 payable out of Public Bldg. Fund, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Aug 28, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4836 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 28th day of August, 1912, and as approved by the Mayor of said City on the 30th day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

ORDINANCE NO. 4837.
AN ORDINANCE ESTABLISHING THE GRADE OF CHESTNUT STREET BETWEEN THE SOUTHEAST LINE OF HARNEY STREET AND THE NORTHWEST LINE OF WITHERBY STREET, SAN DIEGO, CAL.
BE IT ENACTED by the Common Council of the City of San Diego, California, as follows:

Section 1. That the grade of Chestnut Street, between the southeast line of Harney Street and the northwest line of Witherby Street is hereby established as follows:

At the intersection of Chestnut Street with Harney Street; at the south corner, at 197.00 feet.

At the intersection of Chestnut Street with Conde Street; at the west corner at 212.00 feet; at the north corner at 212.00 feet; at the east corner at 213.00 feet; at the south corner at 213.00 feet.

At the intersection of Chestnut Street with Arista Street; at the west corner at 227.00 feet; at the north corner at 227.50 feet; at the east corner at 228.50 feet; at the south corner at 228.00 feet.

At the intersection of Chestnut Street with ampudia Street; at the west corner at 245.00 feet; at the north corner at 246.00 feet; at the east corner at 247.00 feet; at the south corner at 246.00 feet.

At the intersection of Chestnut Street with Trias Street; at the west corner at 253.00 feet; at the north corner at 254.00 feet; at the east corner at 254.00 feet; at the south corner at 253.00 feet.

At the intersection of Chestnut Street with Pleasure Lane; at the west corner, at 245.50 feet; at the south corner at 244.50 feet.

At a point on the northeast line of Chestnut Street where said northeast line would be intersected by the northwest line of Pleasure Lane produced northeast, at 247.00 feet.

At a point on the northeast line of Chestnut Street where said northeast line would be intersected by the southeast line of Pleasure Lane produced northeast, at 245.50 feet.

At the intersection of Chestnut Street with Hortensia Street; at the west corner at 253.00 feet; at the north corner at 254.00 feet; at the east corner at 254.00 feet; at the south corner at 253.00 feet.

At the intersection of Chestnut Street with Witherby Street, at the west corner at 253.00 feet; at the north corner at 252.50 feet.

Section 2. And the grade of said Chestnut Street between the points hereinbefore mentioned shall have a uniform ascent and descent.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 4th day of September, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Sehon, Woods and Dodson.

NOES---NONE

ABSENT--COUNCILMAN Peay.

And signed in open session thereof by the President of said Common Council, this 4th day of September, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the above and foregoing ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage at its first reading, this 4th day of September, 1912.

Allen H. Wright, City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of said City of San Diego.
I hereby approve the foregoing ordinance this 5th day of September, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Attest: Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4837 of the ordinances of the City of San Diego, California, as adopted by the Common Council on the 4th and approved by the Mayor on the 5th of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By A. E. Dodson Deputy.

ORDINANCE NO. 4837
AN ORDINANCE ESTABLISHING THE GRADE OF TWENTY-NINTH STREET BETWEEN THE SOUTH LINE OF SOUTH PARK ADDITION, AND THE NORTH LINE OF D STREET, SAN DIEGO, CALIFORNIA.

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

Section 1. That the grade of Twenty-ninth Street between the south line of South Park Addition and the north line of D Street is hereby established as follows:

At the intersection of the west line of Twenty-ninth Street with the south line of South Park Addition, at 191.00 feet.

At the intersection of the east line of Twenty-ninth Street with the south line of South Park Addition, at 191.00 feet.

At the intersection of Twenty-ninth Street with A Street; at the northwest corner, at 186.00 feet; at the northeast corner at 186.00 feet; at the southeast corner at 185.00 feet at the southwest corner at 185.00 feet.

At the intersection of Twenty-ninth Street with B Street; at the northwest corner at 197.00 feet; at the northeast corner at 197.00 feet; at the southeast corner at 196.00 feet; at the southwest corner at 196.00 feet.

At the intersection of Twenty-ninth Street with C Street; at the northwest corner at 177.00 feet; at the northeast corner at 176.00 feet; at the southeast corner at 175.00 feet; at the southwest corner at 176.00 feet.

At the intersection of Twenty-ninth Street with D Street; at the northwest corner at 184.00 feet; at the northeast corner at 183.00 feet.

Section 2. And the grade of said Twenty-ninth Street between the south line of South Park Addition and the north line of D Street shall have a uniform ascent and descent.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 4th Day of September, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Sehon, Woods and Dodson.

ABSENT---COUNCILMAN Fay.

and signed in open session thereof by the President of said Common Council, this 4th day of September, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 4th day of September,

Allen H. Wright,
City Clerk of the City of San Diego, California,

And Ex-Officio
ORDINANCE No. 4839.

AN ORDINANCE ESTABLISHING THE GRADE ON LOWELL STREET BETWEEN THE NORTHWESTERLY LINE OF ROSEVILLE AND THE NORTHWESTERLY LINE OF ROSECRANS STREET, SAN DIEGO, CALIFORNIA.

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

Section 1. That the grade of Lowell Street in said City of San Diego, between the northwesterly line of Roseville and the northwesterly line of Rosecrans Street is hereby established as follows:

At the intersection of the northeast line of Lowell Street with the northwesterly line of Roseville at 104.00 feet.

At the intersection of the southwest line of Lowell Street with the northwesterly line of Roseville, at 104.00 feet.

At the intersection of Lowell Street with Plum Street; at the north corner at 84.00 feet; at the west corner at 84.00 feet; at the south corner at 83.00 feet; at the east corner at 82.00 feet;

At the intersection of Lowell Street with Willow Street; at the north corner at 53.00 feet; at the west corner at 52.00 feet; at the south corner at 51.00 feet; at the east corner at 52.00 feet.

At the intersection of Lowell Street with Elm Street; at the north corner at 27.00 feet; at the west corner at 27.00 feet; at the south corner at 26.00 feet; at the east corner at 26.00 feet.

At the intersection of Lowell Street with Locust Street; at the north corner at 17.00 feet; at the west corner at 16.50 feet; at the south corner at 15.50 feet; at the east corner at 16.00 feet.

At the intersection of Lowell Street with Rosecrans Street at the north corner at 9100 feet; at the west corner at 8.00 feet.

Section 2. and the grade of said Lowell Street between said points shall have an uniform ascent and descent.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.
Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 4th day of September, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Sehon, Woods and Dodson.

NOES—NONE

ABSENT—COUNCILMAN Fay.

and signed in open session thereof by the President of said Common Council, this 4th day of September, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 4th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 4th day of September, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4839 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 4th day of September, 1912, and as approved by the Mayor of said City on the 5th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

ORDINANCE NO. 4840.

AN ORDINANCE ESTABLISHING THE GRADE OF TRIAS STREET BETWEEN THE SOUTHWEST LINE OF CHESTNUT STREET AND THE NORTHEAST LINE OF BOYD STREET, SAN DIEGO, CAL.

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

Section 1. That the grade of Trias Street between the southwest line of Chestnut Street and the northeast line of Boyd Street is hereby established as follows:

At the intersection of Trias Street with Chestnut Street; at the south corner at 253.00 feet; at the west corner at 253.00 feet.

At the intersection of Trias Street with Whitman Street; at the north corner at 248.50 feet; at the east corner at 249.00 feet; at the south corner at 248.50 feet; at the west corner at 248.00 feet.

At the intersection of Trias Street with Boyd Street; at the north corner at 222.00 feet; at the east corner at 223.00 feet.
Section 2. And the grade of said Trias Street between the points hereinbefore men-
tioned shall have a uniform ascent and descent.

All of said grade elevations to be above the datum line of levels as fixed by
Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after
its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this
4th day of September, 1912, by the following vote, to-wit:
AYES---COUNCILMEN Adams, Sehon, Woods and Dodson.
NOES---NONE
ABSENT---COUNCILMAN Fay.

and signed in open session thereof by the President of said Common Council, this 4th day of
September, 1912.

A. E. Dodson,
President of the Common Council of the City of
San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the
members of the said Common Council, present, put on its final passage at its first reading,
this 4th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
Clerk of the Common Council of the said City of San Diego.

(SEAL)

I Hereby Approve the foregoing ordinance this 5th day of September, 1912.

James E. Wadhams,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California

By W. E. Bartlett Deputy.

I Hereby Certify that the above and foregoing is a full, true and correct copy of
Ordinance No. 4840 of the ordinances of the City of San Diego, California, as adopted by the
Common Council of said City on the 4th day of September, 1912, and as approved by the Mayor
of said City on the 5th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

ORDINANCE NO. 4841.
AN ORDINANCE ESTABLISHING THE GRADE OF EL CAJON AVENUE AT THE INTERSECTION
OF SAID EL CAJON AVENUE WITH THE EASTERN BOUNDARY LINE OF THE CITY OF SAN
DIEGO, CALIFORNIA.

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

Section 1. That the grade of El Cajon Avenue at the intersection of said El Cajon
Avenue with the eastern boundary line of the City of San Diego, California, is hereby estab-
lished as follows:

At the intersection of the south line of El Cajon Avenue with the eastern boundary
line of the City of San Diego, at 377.40 feet.
At the intersection of the north line of El Cajon Avenue with the eastern Boundary line of the City of San Diego, at 378.00 feet.

Section 2. Said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3980 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 4th day of September, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Sehon, Woods and Dodson.

NOES---NONE

ABSENT-COUNCILLOR Fay.

and signed in open session thereof by the President of said Common Council this 4th day of September, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I Hereby Certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 4th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(By W. E. Bartlett Deputy.

I Hereby approve the foregoing ordinance this 5th day of September, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

(By W. E. Bartlett Deputy.

I Hereby Certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4841 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 4th day of September, 1912, and as adopted by the Mayor of said City on the 5th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

(By W. E. Bartlett Deputy.

ORDINANCE NO. 4842.

AN ORDINANCE CREATING AND ESTABLISHING CERTAIN OFFICES AND EMPLOYMENTS IN THE SEWER, BUILDING AND ELECTRICAL DEPARTMENTS IN THE CITY OF SAN DIEGO, AFFIXING THE COMPENSATION APPURTENANT THERETO, AND REPEALING ORDINANCE NO. 4604.

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

SECTION 1. There is hereby created and established the following offices and employment in the Sewer Department in the City of San Diego, viz:

1 Assistant Superintendent of Sewers
2 Sewer Inspectors
1 Draughtsman
1 Chauffeur and Repair Man.
2 Repair Foremen
1 Chauffeur
3 Flushers
1 Stenographer

Section 2. The compensation of the officers and employees appointed to fill the above named offices and employments shall be paid monthly, in good and lawful money of the United States, for services rendered during the preceding month. Such compensation and salary is hereby fixed and established as follows:

1 Assistant Superintendent of Sewers..................$140.00 per month.
2 Sewer Inspectors, each.........................100.00
1 Draughtsman.....................................85.00
1 Chauffeur & Repairman....................85.00
2 Repair Foremen, each.........................75.00
1 Chauffeur........................................75.00
1 Stenographer....................................80.00

Section 3. When it becomes necessary to employ additional labor there is hereby created and established the following employments, and the compensation is hereby fixed and established as follows:

5 Repairmen at........................................$2.75 per day, each.
30 Repairmen at.....................................2.50

Section 4. Said salaries and compensation of said officers and employees of the Sewer Department shall be paid out of the Sewer & Drainage Fund of said City of San Diego.

Section 5. There is hereby created and established the following offices and employments in the Building Department of the City of San Diego, viz;

1 Building Inspector.
1 Consulting Engineer
2 Assistant Building Inspectors.
1 Clerk.

Section 6. The compensation of the officers and employees appointed to fill the above named offices and employments shall be paid monthly, except as otherwise provided, in good lawful money of the United States, for services rendered during the preceding month. Such compensation and salary is hereby fixed and established as follows:

1 Building Inspector........................................$150.00 per month
1 Consulting Engineer..........................50.00
1 Assistant Building Inspector.......................120.00 and for furnishing motor cycle..................15.00
1 Assistant Building Inspector....................100.00 and for furnishing motor cycle..................15.00
1 Clerk.............................................75.00

Section 7. Said salaries and compensation of said officers and employees of the Building Department shall be paid out of the Building Fund of the City of San Diego.

Section 8. There is hereby created and established the following offices and employments in the Electrical Department of the City of San Diego, viz:
1 Gas and Electrical Inspector.
4 Assistant Gas and Electrical Inspectors.
2 Clerks.

Section 9. The compensation of the officers and employees appointed to fill the above named offices and employments shall be paid monthly, except as otherwise provided, in good and lawful money of the United States, for services rendered during the preceding month. Such compensation and salary is hereby fixed and established as follows:

1 Gas and Electrical Inspector..............................................$150.00 per month, and
for furnishing automobile............................................. 25.00 "
1 Assistant Gas & Electrical Inspector............................... 125.00 "
3 Assistant Gas & Electrical Inspectors............................. 100.00 " each
1 Clerk................................................................. 85.00 "
1 Clerk................................................................. 75.00 "

Section 10. Said salaries and compensations of said officers and employees of the Electrical Department shall be paid out of the Electrical Fund of the City of San Diego.

Section 11. The salaries of the above named officers and employees as herein provided, shall commence on the first day of October, 1912.

Section 12. Ordinance No. 4604 and all other ordinances in conflict herewith, except Ordinance No. 3996, are hereby repealed.

Section 13. This Ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 4th day of September, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Sehon, Woods and Dodson.
NOES---NONE

and signed in open session thereof by the President of said Common Council this 4th day of September, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I Hereby certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 4th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I hereby approve the foregoing ordinance this 10th day of September, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Attest:

Allen H. Wright,
City Clerk of the City of San Diego, California.
for such offices and repealing Ord. No. 4604, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated September 4, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I Hereby Certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4842 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 4th day of September, 1912, and as approved by the Mayor of said City on the 10th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

ORDINANCE NO. 4843.
AN ORDINANCE ESTABLISHING THE GRADE OF WHITMAN STREET BETWEEN THE SOUTHEAST LINE OF TRIAS STREET AND THE NORTHWEST LINE OF HORTENSIAS STREET, SAN DIEGO, CAL.

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

Section 1. That the grade of Whitman Street between the southeast line of Trias Street and the northwest line of Hortensia Street is hereby established as follows:

At the intersection of Whitman Street with Trias Street; at the south corner at 248.50 feet; at the east corner at 249.00 feet.

At a point on the southwest line of Whitman Street 130 feet southeast from the southeast line of Trias Street, at 245.50 feet.

At a point on the northeast line of Whitman Street 130 feet southeast from the southeast line of Trias Street, at 244.00 feet.

At the intersection of Whitman Street with Pleasure Lane; at the north corner at 237.00 feet; at the east corner at 236.00 feet.

At a point on the southwest line of Whitman Street where said southwest line would be intersected by the northwest line of Pleasure Lane produced southwest, at 237.00 feet.

At a point on the southwest line of Whitman Street where said southwest line would be intersected by the southeast line of Pleasure Lane produced southwest, at 236.00 feet.

At the intersection of Whitman Street with Hortensia Street; at the west corner at 230.00 feet; at the north corner at 230.00 feet.

Section 2. And the grade of said Whitman Street between the points hereinbefore mentioned shall have a uniform ascent and descent,

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the Ordinances of said City.

Section 3. This Ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 10th day of September, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Sehon, Woods and Dodson,
NOES---NONE

ABSENT--COUNCILMAN Fay.

and signed in open session thereof by the President of said Common Council, this 10th day of September, 1912.
A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I Hereby Certify that the foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage at its first reading, this 10th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I Hereby approve the foregoing Ordinance this 11th day of September, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL)  Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

I Hereby Certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4843 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 10th day of September, 1912, and as approved by the Mayor of said City on the 11th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

ORDINANCE NO. 4844.
AN ORDINANCE ESTABLISHING THE GRADE ON D STREET BETWEEN THE EAST LINE OF 27TH STREET AND THE WEST LINE OF 27TH STREET,
SAN DIEGO, CALIFORNIA.

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

Section 1. That the grade of D Street in said City of San Diego, between the east line of 27th Street and the west line of 28th Street, is hereby established as follows,

At the intersection of D Street with 27th Street; at the northeast corner at 192.00 feet; at the southeast corner at 191.00 feet.

At a point on the south line of D Street 60 feet east from the east line of 27th Street at 192.20 feet.

At a point on the south line of D Street 40 feet east from the last named point, at 193.00 feet.

At a point on the south line of D Street 20 feet east from the last named point, at 193.00 feet.

At a point on the south line of D Street 20 feet east from the last named point, at 192.80 feet.

At a point on the south line of D Street 20 feet east from the last named point, at 192.40 feet.

At a point on the south line of D Street 20 feet east from the last named point, at 191.50 feet.
At a point on the south line of D Street 20 feet east from the last named point, at 190.00 feet.

At a point on the south line of D Street 80 feet east from the last named point, at 193.60 feet.

At a point on the south line of D Street 25.50 feet east from the last named point, at 191.56 feet.

At a point on the north line of D Street 60 feet east from the east line of 27th Street, at 193.20 feet.

At a point on the north line of D Street 40 feet east from the last named point, at 194.00 feet.

At a point on the north line of D Street 20 feet east from the last named point, at 194.00 feet.

At a point on the north line of D Street 20 feet east from the last named point, at 193.80 feet.

At a point on the north line of D Street 20 feet east from the last named point, at 193.50 feet.

At a point on the north line of D Street 20 feet east from the last named point, at 192.50 feet.

At a point on the north line of D Street 20 feet east from the last named point, at 191.00 feet.

At a point on the north line of D Street 80 feet east from the last named point, at 184.60 feet.

At the northwest corner of the intersection of D Street with 28th Street, at 159.00 feet.

At a point 40 feet at right angles south from the last named point, at 158.50 feet.

Section 2. And the grade of said D Street between the points hereinbeforementioned, shall have a uniform ascent and descent.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 10th day of September, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Sehon, Woods and Dodson.

NOES—NONE

ABSENT—COUNCILMAN Fay.

and signed in open session thereof by the President of said Common Council, this 10th day of September, 1912.

A. E. Dodson,

President of the Common Council of the City of San Diego, California.

I Hereby Certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 10th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

By W. E. Bartlett Deputy.
I hereby approve the foregoing ordinance this 11th day of September, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4844 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 10th day of September, 1912; and as approved by the Mayor of said City on the 11th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

ORDINANCE NO. 4844

AN ORDINANCE TRANSFERRING FUNDS.

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

Section 1. There is hereby transferred from the Delinquent Tax Fund for the year 1912, the sum of $3,000; and from the Public Building Fund the sum of $7,000, into the General Fund of the City of San Diego; and there is hereby transferred from the said General Fund the following sums of money, namely:

Into the Library Fund---$3,000.
Into the Public Health Fund---$7,000.

Section 2. This ordinance shall take effect thirty days after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 10th day of September, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Sehon and Dodson.
NOES---COUNCILMAN Woods.

ABSENT-COUNCILMAN Fay.

and signed in open session thereof by the president of said Common Council, this 10th day of September, 1912,

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage, at its first reading, this 10th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL) By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 11th day of September, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.
AUDITOR'S CERTIFICATE. I Hereby Certify, that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re Transferring $3,000 from Delinquent Tax Fund & $7,000 from Public Bldg Fund to General Fund and like amts from Genl Fd. to Library Fund & Public Health Fd respectively can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated September 10, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I HEREBY CERTIFY, that the above and foregoing is a full, true and correct copy of Ordinance No. 4845 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City, on the 10th day of September, 1912, and as approved by the Mayor of said City, on the 11th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4846.
AN ORDINANCE PROVIDING FOR THE PURCHASE OF THE SITE OF FORT STOCKTON FOR A PARK.

WHEREAS, Blocks numbered Four Hundred Fourteen, Four Hundred Twenty-one, Four hundred Twenty-two, Four Hundred Thirty-seven, Four Hundred Thirty-eight, and Four Hundred Thirty-nine; Lots Three and Four in Block Four Hundred Thirteen; Lot One in Block Four Hundred Forty-eight; and the fractional part of Block Four Hundred Twenty-three lying east of Short Street; all in Old San Diego, according to the map thereof made by James Pascoe in 1870 and on file in the office of the City Clerk of the City of San Diego, embrace the site of the First Spanish Mission and Presidio of California, and of Old Fort Stockton, which are intimately connected with the early history of the City of San Diego; and

WHEREAS, it is the desire of the people of San Diego and of the Common Council that this landmark in the early history of San Diego should be secured and preserved and hereafter used for a park in said City; and

WHEREAS, in the tax levy for 1912 there was embraced in the Park Improvement Fund an estimate of a sufficient sum of money to purchase the said site, over and above the requirements of the Board of Park Commissioners for other park purposes;

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

Section 1. There is hereby transferred from the present Park Improvement Fund of the City of San Diego into the General Fund of said City, the sum of Fourteen Thousand Eight Hundred and Ninety-six Dollars ($14,896.00). And there is hereby appropriated from said General Fund of said City the said sum, or so much thereof as may be necessary to be used in the purchase of Blocks numbered Four Hundred Fourteen, Four Hundred Twenty-one, Four Hundred Twenty-two, Four Hundred Thirty-seven, Four Hundred Thirty-eight, and Four Hundred Thirty-nine; Lots Three and Four in Block Four Hundred Thirteen; Lot One in Block Four Hundred Forty-eight; and the fractional part of Block Four Hundred Twenty-three lying east of Short Street; all in Old San Diego, according to the Map thereof made by James Pascoe in 1870 and on file in the Office of the City Clerk of the City of San Diego; and the City Attorney is hereby directed to take all steps necessary to secure the proper transfer of said property to the City.

Section 2. Said property, when the title shall have been vested in the City, shall be under the control of the Board of Park Commissioners of said City, and shall be set aside for, maintained and used exclusively as one of the parks of said City.
Section 3. This ordinance shall take effect Thirty-days from its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 4th day of September, 1912, by the following vote, to-wit:

AYE'S---COUNCILMEN Adams, Sehon, Woods and Dodson.

NOES---NONE

ABSENT---COUNCILMAN Fay.

and signed in open session thereof by the President of said Common Council, this 4th day of September, 1912.

A. N. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage at its first reading, this 4th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego,

(Seal)

AUDITOR'S CERTIFICATE. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance in re transferring $14,896.00 from Park Improvement Fund to General Fund, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Sept. 4th, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I, A. E. Dodson, President of the Common Council of the City of San Diego, California, do hereby certify that the within and foregoing ordinance, being vetoed by the Mayor of said City be message dated September 10th, 1912, and returned to said Common Council on said 10th day of September, 1912; was, by said Common Council of the said City of San Diego, California, on the 16th day of September, 1912, reconsidered, and upon motion said Ordinance was duly passed and adopted by the affirmative vote of two thirds of all the members of said Common Council at an adjourned meeting in open session thereof, on said 16th day of September, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

(Seal) Attest:

Allen H. Wright, City Clerk.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4846 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City over the veto of the Mayor of said City on the 16th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

By W. E. Bartlett Deputy.

ORDINANCE NO. 4846 1/4

AN ORDINANCE AUTHORIZING ARMOUR & COMPANY TO CON-
STRUCT SIDETRACK ON SEVENTH STREET,
BETWEEN "K" AND "J" STREETS, IN THE
CITY OF SAN DIEGO.

WHEREAS, Armour & Company, a corporation, doing business in the City of San Diego,
California, at the northeast corner of the intersection of Seventh and K Streets in said City,
has petitioned for permission to construct a certain sidetrack in front of its place of busi-
ess on Seventh Street, between K and J Streets, NOW THEREFORE,

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

Section 1. Permission is hereby granted to the said Armour & Company to construct a
sidetrack on Seventh Street, between K and J Streets, at the points indicated on the tracing
attached hereto and made a part hereof, designated as E and D.

Section 2. It is expressly provided that noting herein contained shall be construed to
extend the term or time of any franchise heretofore granted either to petitioner or to the
Atchison, Topeka & Santa Fe Railway Company.

Section 3. It is expressly provided that the permission granted by this Ordinance shall
be revocable at the will of the Common Council of the City of San Diego.

Section 4. This ordinance shall take effect and be in force thirty days from and after
its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 21st
day of August, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Fay, Sehon and Woods.

NOES—NONE

ABSENT—COUNCILMAN Dodson.

and signed in open session thereof by the President of said Common Council, this 21st day of
August, 1912.

B. K. Adams,
President pro tempore of the Common Council
of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the mem-
bers of the said Common Council, present, put on its final passage at its first reading, this
21st day of August, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and
Ex-Officio Clerk of the Common Council of the said City of San Diego,
(SEAL) By W. E. Bartlett Deputy.

I, A. E. Dodson, President of the Common Council of the City of San Diego, California,
do hereby certify that the within and foregoing Ordinance, being vetoed by the Mayor of said
City, be message dated August 31st, 1912, and returned to said Common Council on said 31st day
of August, 1912, and returned to said Common Council on said 31st day of August, 1912, was by
said Common Council of the said City of San Diego, California, on the 13th day of September,
1912, reconsidered, and upon motion said Ordinance was duly passed and adopted by the affirmative
vote of two-thirds of all the members of said Common Council at an adjourned meeting in open
session thereof on said 13th day of September, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego,
(SEAL) Attest:
Allen H. Wright, City Clerk,
By W. E. Bartlett Deputy.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4846 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City over the veto of the Mayor of said City, on the 13th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

ORDINANCE NO. 4846.

AN ORDINANCE AUTHORIZING THE SUPERINTENDENT OF FIRE AND SEWERS TO CONSTRUCT A CERTAIN BUILDING FOR THE USE OF THE FIRE DEPARTMENT.

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

Section 1. The Superintendent of the Department of Fire and Sewers is hereby authorized to proceed with the building, construction and equipment of a building for the use of the Fire Department of the City of San Diego on the following described property, to-wit: Lot twelve (12), in block two (2), of Bartlett Estate Subdivision, according to the official map thereof, on file in the office of the County Recorder of San Diego County.

Section 2. The said Building shall cost not to exceed seven thousand two hundred dollars ($7200.00) and shall be paid for out of the Fire Fund.

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

Passed and adopted by the Common Council of the City of San Diego, California, this 16th day of September, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodson.

NOES---NONE

ABSENT--COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 16th day of September, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 16th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

I hereby approve the foregoing ordinance this 18th day of September, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California,
incurred by reason of the provisions of the annexed ordinance, in re construction of Fire
Bldg $7,200. Out of Fire Dept Fd can be made or incurred without the violation of any of the
provisions of the Charter of the City of San Diego, California.

Dated Sept. 16, 1912.

J. N. Newkirk,
Auditor of the City of San Diego, California,

I Hereby Certify that the above and foregoing is a full, true and correct copy of
Ordinance No. 4847 of the ordinances of the City of San Diego, California, as adopted by the
Common Council of the said City on the 16th day of September, 1912, and as approved by the
Mayor of said City on the 18th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,

ORDINANCE NO. 4847.
AN ORDINANCE ESTABLISHING THE GRADE OF THIRTY-SECOND STREET
BETWEEN THE SOUTHWESTERLY LINE OF MAIN STREET AND THE NORTHERLY SHORE LINE OF THE BAY OF SAN DIEGO.

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

Section 1. That the grade of Thirty-second Street in said City of San Diego, between
the southwesterly line of Main Street and the northerly shore line of the Bay of San Diego is
hereby established as follows:

At the intersection of Thirty-second Street with Main Street; at the southwesterly
corner at 38.30 feet; at the southeasterly corner at 37.00 feet.

At the intersection of Thirty-second Street with Colton Avenue; at the northwesterly
corner at 37.00 feet; at the southeasterly corner at 35.00 feet.

At a point on the easterly line of Thirty-second Street where said easterly line would
be intersected by the northerly line of Colton Avenue produced easterly, at 35.00 feet.

At a point on the easterly line of Thirty-second Street where said easterly line would
be intersected by the southerly line of Colton Avenue if said southerly line were produced
easterly at 33.00 feet.

At a point on the easterly line of Thirty-second Street where said easterly line is
intersected by the northwesterly line of Filbert Street, formerly known as J Avenue, at 25.77
feet.

At a point on the easterly line of Thirty-second Street where said easterly line is
intersected by the southwesterly line of Filbert Street, formerly known as J Avenue, at 22.00
feet.

At the northwesterly corner of the intersection of Thirty-second Street with Bay
Avenue, at 22.00 feet.

At the southwesterly corner of the intersection of Thirty-second Street with Bay
Avenue, at 21.50 feet.

At a point on the easterly line of Thirty-second Street where said easterly line
would be intersected by the southerly line of Bay Avenue if said southerly line were produced
easterly, at 20.50 feet.

At the intersection of the westerly line of Thirty-second Street with the north line
of Pueblo Lot 1166, at 15.58 feet.
At the intersection of the easterly line of Thirty-second Street with the north line of Pueblo Lot 1167, at 14.92 feet.

At a point on the westerly line of Thirty-second Street 380 feet southerly from the southerly line of Bay Avenue, at 5.00 feet.

At a point on the easterly line of Thirty-second Street 380 feet southerly from the southerly line of Bay Avenue produced east, at 5.00 feet.

At a point on the westerly line of Thirty-second Street 600 feet southerly from the southerly line of Bay Avenue, at 3.00 feet.

At a point on the easterly line of Thirty-second Street 600 feet southerly from the southerly line of Bay Avenue produced east, at 3.00 feet.

At a point on the westerly line of Thirty-second Street where said westerly line is intersected by the northerly line of the Santa Fe R. R. right-of-way, at 5.00 feet.

At a point on the westerly line of Thirty-second Street where said westerly line is intersected by the center line of the Santa Fe R. R. right-of-way, said point being 1610.7 feet southerly from the southerly line of Bay Avenue, at 6.00 feet.

At a point on the easterly line of Thirty-second Street where said easterly line is intersected by the center line of the Santa Fe R. R. right-of-way, said point being 1610.7 feet southerly from the southerly line of Bay Avenue produced easterly, at 6.00 feet.

At the intersection of the westerly line of Thirty-second Street with the northerly shore line of the Bay of San Diego, at 2.00 feet.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3930 of the ordinances of said City.

Section 2. And the grade of said Thirty-second Street between the points hereinbefore mentioned shall have a uniform ascent and descent.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 16th day of September, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodson.

NOES---NONE

ABSENT-COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 16th day of September, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 16th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

By W. E. Bartlett Deputy
AN ORDINANCE ESTABLISHING THE GRADE ON THE ALLEY IN BLOCK 26,
UNIVERSITY HEIGHTS, BETWEEN THE NORTH LINE OF MADISON AVENUE,
AND THE SOUTH LINE OF ADAMS AVENUE, SAN DIEGO, CALIFORNIA.
BE IT ORDAINED by the Common Council of the City of San Diego, California, as follows:

Section 1. That the grade of the alley in block 26, University Heights, between the
north line of Madison Avenue and the south line of Adams Avenue is hereby established as fol-
lows;

At the intersection of the east line of alley with the north line of Madison Avenue, at
352.72 feet.
At the intersection of the west line of alley with the north line of Madison Avenue,
at 352.75 feet.
At the intersection of the center line of alley with the north line of Madison Avenue,
at 352.75 feet.
At a point on the center line of alley 20 feet north from the north line of Madison
Avenue, at 375.25 feet.
At the intersection of the east line of alley with the south line of Adams Avenue, at
354.79 feet.
At the intersection of the west line of alley with the south line of Adams Avenue, at
354.54 feet.
At the intersection of the center line of alley with the south line of Adams Avenue, at
354.66 feet.

Section 2. And the grade of said alley between the points hereinbefore mentioned
shall have a uniform ascent and descent,

All of said grade elevations to be above the datum line of levels as fixed by Ordinance
No. 3950 of the ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after
its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this
16th day of September, 1912, by the following vote, to-wit:
AYES---COUNCILMEN Adams, Fay, Sehon and Dodson.
NOES---NONE
ABSENT-COUNCILMAN Woods.
AN ORDINANCE ESTABLISHING THE GRADE
OF THE ALLEY IN BLOCK 2, H. M. HIG- GINS ADDITION, BETWEEN THE EAST LINE
OF TWENTY-FOURTH STREET AND THE WEST
LINE OF TWENTY-FIFTH STREET, SAN DIEGO
CAL.

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

Section 1. That the grade of the alley in block 2, H. M. Higgins Addition between the east line of Twenty-fourth Street and the west line of Twenty-fifth Street is hereby established as follows:

At the intersection of the south line of the alley with the east line of Twenty-fourth Street, at 176.92 feet.

At a point on the south line of alley 200 feet east from the east line of Twenty-fourth Street, at 198.00 feet.

At a point on the south line of alley 80 feet east from the last named point, at 202.70 feet.
At a point on the south line of alley 20 feet east from the last named point, at 203.50 feet.
At a point on the south line of alley 20 feet east from the last named point, at 203.60 feet.

At a point on the south line of alley 20 feet east from the last named point, at 203.40 feet.

At the intersection of the south line of alley with the west line of Twenty-fifth Street, at 199.12 feet.

At the intersection of the center line of alley with the east line of Twenty-fourth Street, at 178.20 feet.

At a point on the center line of alley 80 feet east from the last named point, at 197.60 feet.

At a point on the center line of alley 20 feet east from the last named point, at 202.30 feet.
At a point on the center line of alley 20 feet east from the last named point, at 203.10 feet.
At a point on the center line of alley 20 feet east from the last named point, at 203.20 feet.

At a point on the center line of alley 20 feet east from the last named point, at 203.00 feet.

At the intersection of the center line of alley with the west line of Twenty-fifth Street, at 198.85 feet.

At the intersection of the north line of alley with the east line of Twenty-fourth Street, at 178.58 feet.

At a point on the north line of alley 80 feet east from the last named point, at 198.00 feet.

At a point on the north line of alley 20 feet east from the last named point, at 202.70 feet.

At a point on the north line of alley 20 feet east from the last named point, at 203.50 feet.

At a point on the north line of alley 20 feet east from the last named point, at 203.60 feet.

At a point on the north line of alley 20 feet east from the last named point, at 203.40 feet.

At a point on the north line of alley where said north line is intersected by the west line of Twenty-fifth Street, at 199.38 feet.

Section 2. And the grade of said alley in said block 2, H M. Higgin's Addition, between the points hereinafter mentioned shall have a uniform ascent and descent.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No. 3950 of the Ordinances of said City.

Section 3. This ordinance shall take effect on the thirty-first day from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 16th day of September, 1912, by the following vote, to-wit:

AYES---COUNCILMAN Adams, Fay, Sehon and Dodson.

NOES---NONE

ABSENT---COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 16th day of September, 1912.
A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage at its first reading, this 16th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

I hereby approve the foregoing ordinance this 18th day of September, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4851 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 16th day of September, 1912, and as approved by the Mayor of said City on the 18th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

ORDINANCE NO. 4851.
An Ordinance changing the name of Grand Avenue to Newton 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 name of that certain public street in the City of San Diego, California, known as Grand Avenue, from the east line of Twenty-sixth Street to the east line of Pueblo Lot 1161, in the said City, be, and the same is hereby changed to Newton Avenue.

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

Passed and adopted by the Common Council of the City of San Diego, California, this 16th day of September, 1912, by the following vote, to-wit:
AYES—COUNCILMEN Adams, Fay, Sehon and Dodson.
NOES—NONE
ABSENT—COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 16th day of September, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage at its first reading, this 16th day of September, 1912.
AN ORDINANCE GRANTING PERMISSION TO PROPERTY OWNERS
TO CONSTRUCT AN EIGHT-FOOT SIDEWALK ON NIAGARA STREET
IN OCEAN BEACH, IN THE CITY OF SAN DIEGO, CALIFORNIA,
BETWEEN BACON STREET AND OCEAN FRONT.

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

Section 1. That in accordance with petitions therefor, as contained in Document No. 53637, and No. 54154, on file in the office of the City Clerk of said City, the property owners on both sides of Niagara Avenue, in Ocean Beach, in the City of San Diego, California, be, and they are hereby, granted permission to construct an eight foot cement concrete sidewalk upon both sides of the said Niagara Avenue, between said points, the inner line of said sidewalk to be distant two feet from the property line.

Section 2. That all ordinances and parts of ordinances in conflict with the provisions of this ordinance, are hereby repealed in so far and to that extent only as they affect the location and width of the cement portion of the sidewalks on said Niagara Avenue, between the points hereinbefore mentioned.

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

Passed and adopted by the Common Council of the City of San Diego, California, this 16th day of September, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodson.

NOES---NONE

ABSENT---COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 16th day of September, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the above and foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council present, put on its final passage at its first reading this 16th day of September, 1912.
ORDINANCE NO. 4853.

AN ORDINANCE CHANGING THE WIDTH OF THE SIDEWALKS ON ABBOTT STREET, BETWEEN NEWPORT AVENUE AND LONG BRANCH AVENUE, IN OCEAN BEACH, IN THE CITY OF SAN DIEGO, CALIFORNIA.

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

Section 1. That the sidewalks on both sides of Abbott Street, in Ocean Beach, in the City of San Diego, California, between Newport Avenue and Long Branch Avenue, are hereby narrowed from twelve (12) feet, the present width of said sidewalks, to ten (10) feet from the line of the property abutting on said street to the curb line of said sidewalks. Section 2. That the roadway of said Abbott street, between said points, is hereby widened from thirty-six (36) feet, the present width of said roadway, to forty (40) feet. Section 3. That all ordinances and parts of ordinances in conflict with this ordinance are hereby repealed in so far and to that extent only, as they affect the sidewalks on said Abbott Street, between the points hereinafter mentioned.

Section 4. This ordinance shall take effect and be in force thirty days from and after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 16th day of September, 1912, by the following vote, to wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodson.

NOES---NONE

ABSENT---COUNCILMAN Woods.

and signed in open session thereof by the president of said Common Council, this 16th day of September, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.
I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 16th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

By W. E. Bartlett, Deputy.

I hereby approve the foregoing Ordinance this 18th day of September, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4853 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 16th day of September, 1912, and as approved by the Mayor of said City on the 18th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

ORDINANCE NO. 4854.
AN ORDINANCE TRANSFERRING CERTAIN FUNDS.
BE IT ORDAINED by the Common Council of the City of San Diego, as follows:
Section 1. There is hereby transferred out of the Delinquent Tax Fund of the City of San Diego into the General Fund of said City, the sum of sixteen hundred dollars, ($1600.00) and said sum is transferred from said General Fund into the Water Fund of said City.
Section 2. This ordinance shall take effect and be in force thirty days from and after its passage and approval.

Passed and adopted by Common Council of the City of San Diego, California, this 18th day of September, 1912, by the following vote, to-wit:
AYES--COUNCILMEN Adams, Fay, Sehon and Dodson.
NOES--NONE
ABSENT----COUNCILMAN Woods.

and signed in open session thereof by the president of said Common Council, this 18th day of September, 1912.

A. E. Dodson,
President of the Common Council of the City of City of San Diego.

I hereby certify that the above and foregoing Ordinance was by a two-thirds vote of all the members of the said Common Council, present, put on its final passage at its first reading, this 16th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego.

(SEAL)

By W. E. Bartlett Deputy.
I hereby approve the foregoing Ordinance this 18th day of September, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

(SEAL) Attest:
Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

AUDITOR'S CERTIFICATE.
I hereby certify that the appropriation made or indebtedness incurred by reason of the provisions of the annexed ordinance, in re transfer of $1,600.00 from delinquent Tax Fund to General Fund and from Gein Fd to Water Fund can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

J. N. Newkirk,
Auditor of the City of San Diego, California.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4854 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City, on the 18th day of September, 1912, and as approved by the Mayor of said City on the 18th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.

By W. E. Bartlett Deputy.

ORDINANCE No. 4855.
An Ordinance Providing for the issuance, form and execution of certain Municipal Bonds.

WHEREAS, IN PURSUIT OF A RESOLUTION OF THE Common Council of the City of San Diego, entitled, "Resolution No. 10410. That the Public Interest Requires the Acquisition of Certain Municipal Improvements," which was passed by the Common Council of said City on the 14th day of March, 1912, by a two-thirds vote thereof, and duly approved by the Mayor of said City on the 16th day of March, 1912; and in pursuance also of Ordinance No. 4685, entitled, "An Ordinance Calling a Special Election in the City of San Diego, and Submitting to the Voters Thereof Propositions for the Incurring of a Bonded Indebtedness," which said Ordinance was passed by the said Common Council by a two-thirds vote thereof on the 18th day of March, 1912, and was duly approved by the Mayor of said City on the 20th day of March, 1912; by which said Ordinance there was submitted to the qualified electors of the City of San Diego propositions for the incurring of a bonded indebtedness by said City for the purpose set forth in said resolution; and

WHEREAS, at the election held in said City in pursuance of said Ordinance, on the 7th day of May, 1912, two-thirds of all the voters voting at said election authorized the incurring of bonded indebtedness by said City for the purposes specified in said resolution, and hereinafter in this ordinance more particularly specified;

NOW THEREFORE, in order to carry into effect the determination of the voters of said City as expressed at said election,

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

Section 1. The bonds of said City of San Diego to the amount and par value of $80,000.00 shall be issued for the purpose of the acquisition of various pieces of real property, and the acquisition, construction and completion of the improvements thereon, and the acquisition
of fire apparatus, for the use of the Fire Department of said City, which said property and
the improvements thereon are more fully and at length set forth in sub-section 1 of Section 1
of said Ordinance No. 4680, calling said special election. Said bonds and the coupons thereof
shall be substantially in the following form:

UNIVERSAL STATES OF AMERICA
STATE OF CALIFORNIA
CITY OF SAN DIEGO

NO. $1,000.00

MUNICIPAL IMPROVEMENT BOND
FIRE DEPARTMENT FUND
SPECIAL ELECTION MAY 7, 1912.

KNOW ALL MEN BY THESE PRESENTS that the City of San Diego, a municipal corporation
of the State of California, acknowledges itself indebted for value received and hereby promises
to pay to bearer ONE THOUSAND DOLLARS on the first day of January, 1913, with interest
thereon from the date hereof until said principal sum is paid, at the rate of four and one-
half per cent. per annum, payable semi-annually on the first days of January and July of each
year on the presentation and surrender of the respective coupons hereto annexed as they
severally become due, both principal and interest of this bond being payable in gold coin of
the United States of America, at the office of the Treasurer of said City, or at the National
Park Bank, New York, New York, at the option of the holder hereof.

This bond is issued for the acquisition, construction and completion of the following
municipal improvement, viz: sites for fire houses and erection of fire houses thereon and the
purchase of fire apparatus, all for the use of the Fire Department of said City, and is issued
under and pursuant to and in full compliance with the act of the Legislature of the State
of California, which became a law February 25, 1901, and amendments thereof, authorizing the
incurring of indebtedness by cities for municipal improvements, and the Charter of said City and
the constitution and other laws of said State and pursuant to and in full compliance with
certain ordinances and proceedings of the Common Council of said City.

It is further certified, recited and declared that all the acts, conditions and things
required to exist, happen and be performed precedent to and in the issuance of this bond have
existed, happened and been performed in due time, form and manner as required by law, that this
issue of bonds has been authorized by the vote of two-thirds of the duly qualified electors of
said City voting at a special election duly and regularly called and held in said City on the
7th day of May, 1912; and that the amount of this bond, together with all other indebtedness of
said City does not exceed any limit prescribed by the Constitution of said State or by any
statute or law thereof; and that before the issuance of this bond provision has been duly made
as required by the Constitution and laws in that behalf for the collection of an annual tax
sufficient to pay the interest on such indebtedness as it falls due, and also to constitute a
sinking fund for the payment of the principal thereof on or before maturity and within forty
years from the date of this bond.

The full faith and credit of the said City of San Diego are hereby irrevocably pledged
for the punctual payment of the principal and interest of this bond.

IN WITNESS WHEREOF, the said City of San Diego has caused this bond to be signed by the
Mayor and Treasurer of said City and countersigned by the Clerk thereof and attested by the
corporate seal of said City hereto attached, and this bond to be dated the first day of July,
1912.

Mayor of the City of San Diego, California.
Treasurer of the City of San Diego, California.

Countersigned:

City Clerk of the City of San Diego, California.

INTEREST COUPON.

MUNICIPAL IMPROVEMENT BOND.

FIRE DEPARTMENT FUND

BOND NO.  INTEREST COUPON NO.

SPECIAL ELECTION MAY 7, 1912.

On the 1st day of (January) 19, the City of San Diego, California, on presentation of this coupon, at the office of the City Treasurer thereof, or at the National Park Bank, New York, N. Y., will pay to bearer Twenty-two and 50/100 Dollars, in United States Gold Coin for semi annual interest on above bond.

TREASURER of the City of San Diego, California.

There shall be 80 of said bonds issued, each of which shall be of the denomination of $1,000.00; and they shall be numbered from 1 to 80 consecutively. The order of payment shall begin with the smallest numbered bond and shall continue from the less to the greater, two of said bonds becoming due and payable semiannually until all of said bonds shall have been paid.

The money derived from the sale of said bonds shall be placed and kept in a separate fund which shall be known as the "MUNICIPAL IMPROVEMENT FIRE DEPARTMENT FUND."

Section 2. The bonds of said City of San Diego to the amount and par value of $120,000.00 shall be issued for the purpose of the acquisition, construction and completion of extensions to the City's sewer system, as more fully and at length set forth in sub-section II of Section 1 of said Ordinance No. 4685, calling said special election. Said bonds and the coupons thereof shall be substantially in the following form:

UNITED STATES OF AMERICA
STATE OF CALIFORNIA
CITY OF SAN DIEGO.

NO. $1,000.00

MUNICIPAL IMPROVEMENT BOND
NORTH AND EAST SIDE SEWER EXTENSION FUND
SPECIAL ELECTION MAY 7, 1912.

KNOW ALL MEN BY THESE PRESENTS that the City of San Diego, a municipal corporation of the State of California, acknowledges itself indebted for value received and hereby promises to pay to bearer ONE THOUSAND DOLLARS on the first day of January, 19, with interest thereon from the date hereof until said principal sum is paid, at the rate of four and one-half per cent. per annum, payable semi-annually on the first days of January and July of each year on the presentation and surrender of the respective coupons hereto annexed as they severally become due, both principal and interest of this bond being payable in gold coin of the United States of America, at the office of the Treasurer of said City, or at the National Park Bank,
New York, New York, at the option of the holder hereof.

This bond is issued for the purpose of enabling the City to acquire, construct and complete certain extensions to the City's Sewer System, as specified in Sub-section II of Section 1 of that certain ordinance of the City of San Diego, entitled, "An Ordinance Calling a Special Election in the City of San Diego, and submitting to the Voters Thereof Propositions for the Incurring of a Bonded Indebtedness," and approved by the Mayor thereof on the 20th day of March, 1912, and is issued under and pursuant to and in full compliance with the act of the Legislature of the State of California, which became a law on February 25, 1901, and amendments thereof, authorizing the incurring of indebtedness by cities for municipal improvements, and the Charter of said City, and the Constitution and other laws of said State, and in full compliance with certain ordinances and proceedings of the Common Council of said City.

It is further certified, recited and declared that all the acts, conditions and things required to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and manner as required by law, that this issue of bonds has been authorized by the vote of two-thirds of the duly qualified electors of said City voting at a special election duly and regularly called and held in said City on the 7th day of May, 1912; and that the amount of this bond, together with all other indebtedness of said City does not exceed any limit prescribed by the Constitution of said State or by any Statute or law thereof; and that before the issuance of this bond provisions has been duly made as required by the Constitution and laws in that behalf for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also to constitute a sinking fund for the payment of the principal thereof on or before maturity and within forty years from the date of this bond.

The full faith and credit of the said City of San Diego, are hereby irrevocably pledged for the punctual payment of the principal and interest of this bond.

IN WITNESS WHEREOF, the said City of San Diego has caused this bond to be signed by the Mayor and Treasurer of said City and countersigned by the Clerk thereof and attested by the corporate seal of said City hereto attached, and this bond to be dated the first day of July, 1912.

Mayor of the City of San Diego,
California.

Treasurer of the City of San Diego,
California.

COUNTERSIGNED:

City Clerk of the City of San Diego,
California.

INTEREST COUPON.
MUNICIPAL IMPROVEMENT BOND.
NORTH AND EAST SIDE SEWER EXTENSION FUND.
BOND NO.

SPECIAL ELECTION MAY 7, 1912.

INTEREST COUPON NO.

On the 1st day of {January}, 19 and July, 19, the City of San Diego, California, on presentation of this coupon at the office of the City Treasurer thereof, or at the National Park Bank, New York, N. Y. will pay to bearer Twenty-two and 50/100 Dollars in United Stated Gold Coin for semiannual interest on above bond.
There shall be 120 of said bonds issued, each of which shall be of the denomination of $1,000.00; and they shall be numbered from 1 to 120 consecutively. The order of payment shall begin with the smallest numbered bond and shall continue from the less to the greater, three of said bonds becoming due and payable annually until all of said bonds shall have been paid.

The money derived from the sale of said bonds shall be placed and kept in a separate fund, which shall be known as the "NORTH AND EAST SIDE SEWER EXTENSION FUND."

Section 3. The bonds of said City of San Diego to the amount and par value of $54,000.00 shall be issued for the purpose of the improvement of various streets and highways of the City, as more fully and at length set forth in sub-section III of Section 1 of said Ordinance No. 4685, calling said special election. Said bonds and the coupons thereof shall be substantially in the following form:

UNITED STATES OF AMERICA.
STATE OF CALIFORNIA.
CITY OF SAN DIEGO.

MUNICIPAL IMPROVEMENT BOND
STREET IMPROVEMENT FUND
SPECIAL ELECTION MAY 7, 1912.

KNOW ALL MEN BY THESE PRESENTS that the City of San Diego, a municipal corporation of the state of California, acknowledges, itself indebted for value received and hereby promises to pay to bearer (ONE THOUSAND DOLLARS) on the first day of January, 19 , with interest thereon from the date hereof until said principal sum is paid, at the rate of four and one-half per cent. per annum, payable semi-annually on the first days of January and July, of each year on the presentation and surrender of the respective coupons hereto annexed as they severally become due, both principal and interest of this bond being payable in gold coin of the United States of America, at the office of the Treasurer of said City, or at the National Park Bank, New York, New York, at the option of the holder hereof.

This bond is issued for the purpose of the improvement of various streets and highways of the City and is issued under and pursuant to and in full compliance with the act of the Legislature of the State of California, which became a law on February 25, 1901, and amendments thereof, authorizing the incurring of indebtedness by cities for municipal improvements, and the Charter of said City, and the Constitution and other laws of said State, and in full compliance with certain ordinances and proceedings of the Common Council of said City.

It is further certified, recited and declared that all the acts, conditions and things required to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and manner as required by law, that this issuance of bonds has been authorized by the vote of two-thirds of the duly qualified electors of said City voting at a special election duly and regularly called and held in said City on the 7th day of May, 1912; and that the amount of this bond, together with all other indebtedness of said City does not exceed any limit prescribed by the constitution of said State or by any statute or law thereof; and that before the issuance of this bond provision has been duly made as required by the Constitution and laws in that behalf for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also to
constitute a sinking fund for the payment of the principal thereof on or before maturity and within forty years from the date of this bond.

The full faith and credit of the said City of San Diego are hereby irrevocably pledged for the punctual payment of the principal and interest of this bond.

IN WITNESS WHEREOF the said City of San Diego has caused this bond to be signed by the Mayor and Treasurer of said City, and countersigned by the Clerk thereof and attested by the corporate seal of said City hereto attached, and this bond to be dated the first day of July, 1912.

Mayor of the City of San Diego,
California.

Treasurer of the City of San Diego,
California.

COUNTERSIGNED:

City Clerk of the City of San Diego,
California.

INTEREST COUPON.
MUNICIPAL IMPROVEMENT BOND
STREET IMPROVEMENT FUND
BOND NO.

SPECIAL ELECTION MAY 7, 1912.

On this 1st day of {January}, 19 , the City of San Diego, California, on presentation of this Coupon at the office of the City Treasurer thereof, or at the National Park Bank, New York, N. Y. will pay to bearer {Twenty-two and 50/100 Dollars} in United Stated Gold Coin for semi-annual interest on above bond.

Treasurer of the City of San Diego,
California.

There shall be 79 of said bonds issued, 39 of which shall be of the denomination of $1,000.00 and 40 of which shall be of the denomination of $375.00 and they shall be numbered from 1 to 79, the larger denomination being given the even numbers and the smaller denomination the odd numbers. For example: the $1,000.00 bonds shall be numbered 2, 4, 6, 8, and so on; and the $375.00 bonds shall be numbered 1, 3, 5, 7, and so on. The order of payment shall begin with the smallest numbered bond and shall continue from the less to the greater, two of said bonds becoming due and payable annually until all of said bonds shall have been paid.

The money derived from the sale of said bonds shall be placed and kept in a separate fund, which shall be known as the "STREET IMPROVEMENT FUND."

Section 4. The bonds of said City of San Diego to the amount and par value of $340,000.00 shall be issued for the purpose of the extension of the water system of the City, as more fully and at length set forth in sub-division IV of Section 1 of said Ordinance No. 4685, calling said special Election. Said bonds and the coupons thereof shall be substantially in the following form:
UNITED STATES OF AMERICA.
STATE OF CALIFORNIA
CITY OF SAN DIEGO.

MUNICIPAL IMPROVEMENT BOND
WATER EXTENSION FUND.

SPECIAL ELECTION MAY 7, 1912.

KNOW ALL MEN BY THESE PRESENTS that the City of San Diego, a municipal corporation of the State of California, acknowledges itself indebted for value received and hereby promises to

pay to bearer (ONE THOUSAND DOLLARS) on the first day of January, 19, , with interest thereon from the date hereof until said principal sum is paid, at the rate of four and one-half per cent. per annum, payable semi-annually on the first days of January and July of each year on the presentation and surrender of the respective coupons hereto annexed as they severally become due, both principal and interest of this bond being payable in gold coin of the United States of America, at the office of the Treasurer of said City, or at the National Park Bank, New York New York, at the option of the holder hereof.

This bond is issued for the purpose of the acquisition, construction and extension of the water system of the City, and is issued under and pursuant to and in full compliance with the act of the Legislature of the State of California, which became a law February 25, 1901, and amendments thereof, authorizing the incurring of indebtedness by cities for municipal improvements, and the Charter of said City, and the Constitution and other laws of said State, and in full compliance with certain ordinances and proceedings of the Common Council of said City.

It is further certified, recited and declared that all the acts, conditions and things required to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and manner as required by law, that this issuance of bonds has been authorized by the vote of two-thirds of the duly qualified electors of said City voting at a special election duly and regularly called and held in said City on the 7th day of May, 1912; and that the amount of this bond, together with all other indebtedness of said City does not exceed any limit prescribed by the Constitution of said State or by any statute or law thereof; and that before the issuance of this bond provision has been duly made as required by the Constitution and laws in that behalf for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also to constitute a sinking fund for the payment of the principal thereof on or before maturity and within forty years from the date of this bond.

The full faith and credit of the said City of San Diego are hereby irrevocably pledged for the punctual payment of the principal and interest of this bond.

IN WITNESS WHEREOF, the said City of San Diego, has caused this bond to be signed by the Mayor and Treasurer of said City, and countersigned by the Clerk thereof and attested by the corporate seal of said City hereto attached, and this bond to be dated the first day of July, 1912.

Mayor of the City of San Diego,
California.

Treasurer of the City of San Diego,
California.
INTEREST COUPON.
MUNICIPAL IMPROVEMENT BOND
WATER EXTENSION FUND.

BOND NO.

INTEREST COUPON NO.

SPECIAL ELECTION MAY 7, 1912.

On the 1st day of (January) 1912, the City of San Diego, California, on presentation of this coupon at the office of the City Treasurer thereof, or at the National Park Bank, New York, N. Y., will pay to bearer [Twenty-two and 50/100 Dollars] [Eleven and 25/100 Dollars] in United States Gold Coin for semi-annual interest on above bond.

Treasure of the City of San Diego, California.

There shall be 360 of said bonds issued, 320 of which bonds shall be of the denomination of $1,000.00 and 40 of which bonds shall be of the denomination of $500.00. Said bonds shall be numbered from 1 to 360; the smaller denomination being numbered as follows: 1, 10, 19, 28, 37, 46, 55, 64, 73, 82, 91, 100, 109, 118, 127, 136, 145, 154, 163, 172, 181, 190, 199, 208, 217, 226, 235, 244, 253, 262, 271, 280, 289, 298, 307, 316, 325, 334, 343, 352.

The larger denomination shall be numbered, commencing with the lowest and proceeding to the greatest, excepting the numbers hereinabove given to the $500.00 denomination.

The order of payment shall begin with the smallest numbered bond and shall continue from the less to the greater, one of the $500.00 bonds becoming due and payable annually and eight of the $1,000.00 bonds becoming due and payable annually, until all of said bonds shall have been paid.

The money derived from the sale of said bonds shall be placed and kept in a separate fund, which shall be known as the "Water Extension Fund."

Section 5. The bonds of said City of San Diego to the amount and par value of $75,000.00 shall be issued for the purpose of the acquisition of Block Number 107 of Horton's Addition to the City of San Diego for a playground, and for the acquisition and construction of certain buildings and equipment of such playground, and for the equipment of a playground in the 1400 acre Park, otherwise known as Balboa Park, as more fully and at length set forth in sub-division V of Section 1 of said Ordinance No. 4655, calling said special election. Said bonds and the coupons thereof shall be substantially in the following form:

UNITED STATES OF AMERICA.
STATE OF CALIFORNIA.
CITY OF SAN DIEGO.

NO. ($1,000.00)

MUNICIPAL IMPROVEMENT BOND
PLAYGROUND PURCHASE AND IMPROVEMENT FUND
SPECIAL ELECTION MAY 7, 1912.
KNOW ALL MEN BY THESE PRESENTS, that the City of San Diego, a municipal corporation of the State of California, acknowledges itself indebted for value received and hereby promises to pay to bearer (ONE THOUSAND DOLLARS) on the first day of January, 19, with (EIGHT HUNDRED SEVENTY-FIVE DOLLARS) interest thereon from the date hereof until said principal sum is paid, at the rate of four and one-half per cent. per annum payable semi-annually on the first days of January and July of each year on the presentation and surrender of the respective coupons hereto annexed as they severally become due, both principal and interest of this bond being payable in gold coin of the United States of America, at the office of the Treasurer of said City, or at the National Park Bank, New York, New York, at the option of the holder hereof.

This bond is issued for the acquisition of lands for a public park and for the improvement of said lands and other parks of said City for use as children's playgrounds and is issued under and pursuant to and in full compliance with the act of the Legislature of the State of California, which became a law on February 25, 1901, and amendments thereof, authorizing the incurring of indebtedness by cities for municipal improvements, and the Charter of said City, and the constitution and other laws of said State, and in full compliance with certain ordinances and proceedings of the Common Council of said City duly and regularly adopted, taken and had.

It is further certified, recited and declared that all the acts, conditions and things required to exist, happen and be performed, precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and manner as required by law, that this issue of bonds has been authorized by the vote of two-thirds of the duly qualified electors of said City voting at a special election duly and regularly called and held in said City on the 7th day of May, 1912; and that the amount of this bond, together with all other indebtedness of said City does not exceed any limit prescribed by the Constitution of said State or by any statute or law thereof; and that before the issuance of this bond provision has been duly made as required by the Constitution and laws in that behalf for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also to constitute a sinking fund for the payment of the principal thereof on or before maturity and within forty years from the date of this bond.

The full faith and credit of the said City of San Diego are hereby irrevocably pledged for the punctual payment of the principal and interest of this bond.

IN WITNESS WHEREOF the said City of San Diego has caused this bond to be signed by the Mayor and Treasurer of said City and countersigned by the Clerk thereof and attested by the corporate seal of said City hereto attached, and this bond to be dated the first day of July, 1912.

Mayor of the City of San Diego, California.

Treasurer of the City of San Diego, California.

Countersigned:

City Clerk of the city of San Diego, California.

IN WITNESS WHEREOF.

MUNICIPAL IMPROVEMENT BOND.

494
BOND NO. 1

SPECIAL ELECTION MAY 7, 1912.

On the 1st day of January, 1912, the City of San Diego, California, on presentation of this coupon at the office of the City Treasurer thereof or at the National Park Bank, New York, N. Y., will pay to bearer (Twenty-two and 50/100 Dollars) for semi-annual interest on above bond.

There shall be 80 of said bonds issued, 40 of which shall be of the denomination of $1,000.00; and 40 of which shall be of the denomination of $875.00 and they shall be numbered from 1 to 80, the larger denomination being given the even numbers and the smaller denomination being given the odd numbers. For example: the $1,000.00 bonds shall be numbered 2, 4, 6, 8 and so on; and the $875.00 bonds shall be numbered 1, 3, 5, 7, and so on. The order of payment shall begin with the smallest numbered bond and shall continue from the less to the greater, two of said bonds becoming due and payable annually until all of said bonds shall have been paid.

The money derived from the sale of said bonds shall be placed and kept in a separate fund, which shall be known as the "PLAYGROUND PURCHASE AND IMPROVEMENT FUND."

Section 6. The bonds of the said City of San Diego to the amount and par value of $10,000.00 shall be issued for the purpose of Comfort Stations to be constructed in the South side of the Plaza and in the North side of Witherby Street, as more fully and at length set forth in subdivision VI of section 1 of said Ordinance No. 4685, calling said special election. Said bonds and the coupons thereof shall be substantially in the following form.

UNITED STATES OF AMERICA
STATE OF CALIFORNIA
CITY OF SAN DIEGO

MUNICIPAL IMPROVEMENT BOND
MUNICIPAL IMPROVEMENT FUND
SPECIAL ELECTION MAY 7, 1912.

KNOW ALL MEN BY THESE PRESENTS that the City of San Diego, a municipal corporation of the State of California, acknowledges itself indebted for value received and hereby promises to pay to bearer FIVE HUNDRED DOLLARS on the first day of January, 1912, with interest thereon from the date hereof until said principal sum is paid, at the rate of four and one-half per cent. per annum, payable semi-annually on the first days of January and July of each year on the presentation and surrender of the respective coupons hereto annexed as they severally become due, both principal and interest of this bond being payable in gold coin of the United States of America, at the office of the Treasurer of said City, or at the National Park Bank, New York, New York, at the option of the holder hereof.

This bond is issued for the acquisition, construction and completion of the following municipal improvement; namely: Two Comfort Stations, to be constructed in the South side of the Plaza and in the North side of Witherby Street in the City of San Diego, for the inhabitants of said City, and is issued under and in pursuance of and in full compliance with the act of the Legislature of the State of California, which became a law on February 25, 1901, and
amendments thereof, authorizing the incurring of indebtedness by cities for municipal improve-
ments, and the Charter of said City, and the Constitution and other laws of said State, and in
full compliance with certain ordinances and proceedings of the Common Council of said City.

It is further certified, recited and declared that all the acts, conditions and things
required to exist, happen and be performed precedent to and in the issuance of this bond have
existed, happened and been performed in due time, form and manner as required by law, that this
issue of bonds has been authorized by the vote of two-thirds of the duly qualified electors of
said City voting at a special election duly and regularly called and held in said City on the
7th day of May, 1912, and that the amount of this bond, together with all other indebtedness of
said City does not exceed any limit prescribed by the Constitution of said State or by any
statute or law thereof; and that before the issuance of this bond provision has been duly made
as required by the Constitution and laws in that behalf for the collection of an annual tax
sufficient to pay the interest on such indebtedness as it falls due, and also to constitute a
sinking fund for the payment of the principal thereof on or before maturity and within twenty
years from the date of this bond,

The full faith and credit of the said City of San Diego are hereby irrevocably pledged
for the punctual payment of the principal and interest of this bond.

IN WITNESS WHEREOF the said City of San Diego has caused this bond to be signed by the
Mayor and Treasurer of said City, and countersigned by the Clerk thereof and attested by the
corporate seal of said City hereto attached, and this bond to be dated the first day of July,
1912.

Mayor of the City of San Diego,
California.

Treasurer of the City of San Diego,
California.

Countersigned:

City Clerk of the City of San Diego,
California.

INTEREST COUPON
MUNICIPAL IMPROVEMENT BOND
MUNICIPAL IMPROVEMENT FUND

BOND NO.

INTEREST COUPON NO.

SPECIAL ELECTION MAY 7, 1912.

On the 1st day of (January), 1912, the City of San Diego, California, on presentation
of this coupon at the office of the City Treasurer thereof, or at the National Park Bank, New
York, N. Y., will pay to bearer ELEVEN AND 25/100 DOLLARS in United States gold coin for semi-
annual interest on above bond.

Treasurer of the City of San Diego
California.

There shall be 20 of said bonds issued, each of which shall be of the denomination of
$500.00; and they shall be numbered from 1 to 20 consecutively. The order of payment shall
begin with the smallest numbered bond and shall continue from the less to greater, one of said
bonds becoming due and payable annually until all of said bonds shall have been paid.
The money derived from the sale of said bonds shall be placed and kept in a separate Fund, which shall be known as the "MUNICIPAL IMPROVEMENT FUND."

Section 7. All of said bonds provided for in Sections 1, 2, 3, 4, 5, and 6, of this ordinance shall be made payable to bearer, and shall bear interest from the date of said bond until due, at the rate of four and one-half per cent. per annum. Both principal and interest shall be paid in gold coin of the United States and shall be payable on presentation and demand at the office of the City Treasurer of the City of San Diego, or at the National Park Bank, New York, New York, at the option of the holder thereof. The interest on said bonds shall become due and payable semi-annually on the first day of January and the first day of July in each year. Said bonds shall contain the promise of the City of San Diego to pay the amounts for which they are issued, with interest as aforesaid, at the time and in the manner above specified, and shall refer to the election authorizing the issuance of said bonds and the purpose for which such indebtedness is incurred. The amount of the principal of each bond shall be printed on the face thereof in large figures and with ink of a different color than that in which the body of the bond is printed. And it shall be certified in such bond that all of the conditions and requirements of any ordinance of said City, the Charter thereof, and the general laws of the State of California, touching the incurring of such indebtedness by Municipal corporations, have been fully complied with.

There shall be attached to each bond one coupon for each semi-annual payment of interest accruing thereon, which coupons shall be so arranged as to become due one in each six months until and including the maturity of the principal specified in each such bond. Each coupon shall have printed on it the number of the principal bond to which it is attached and the name of the fund in aid of which the bond is issued, and such number, name of the fund, and the amount of interest shall be printed in larger type than the body of the coupon; and such coupons shall in addition be numbered from one consecutively up to the last.

Section 8. The Mayor, the City Treasurer and the City Clerk of said City are each hereby authorized and directed for and on behalf of, and as the act and deed of the City of San Diego, to sign, in his official capacity, each and every of said bonds substantially in the form hereinabove provided; and the Clerk is in addition directed to affix the corporate seal of said City to each of said Bonds; and such signing and sealing shall constitute, and is hereby declared to be a sufficient and binding execution of each and every of said bonds by the City.

The City Treasurer is also authorized and directed to sign his name as Treasurer of said City to each and every of the coupons attached to each respective bond, provided that it shall be a sufficient signature of all such coupons if the signature is printed upon such coupons, and the signing of said coupons by the City Treasurer shall constitute and be a sufficient and binding execution of each and every of said coupons by said City.

Section 9. For the purpose of paying the principal on said bonds as they shall become due, and the interest thereon as such interest shall accrue, the legislative branch of said City shall, at the time of fixing the general tax levy and in the manner provided by law, levy and collect each year until such bonds are paid, or until there shall be a sum in the treasury of said City set apart for that purpose sufficient to meet all sums coming due for principal and interest on any of said bonds, a tax sufficient to pay the annual interest on such bonds, and also such part of the principal thereof as shall become due before the time of fixing the next general tax levy. Said taxes shall be levied and paid in addition to any other tax levied for municipal purposes, and shall be collected at the same time and in the same manner as other municipal taxes are collected, and shall be used for no other purpose than the payment of said bonds and accruing interest.
Section 10. There is hereby established a sinking fund, to be kept by the Treasurer of
the City, for each of the funds provided in Sections 1, 2, 3, 4, 5 and 6 of this Ordinance, and
the proceeds of the taxes levied as aforesaid shall be paid into such sinking fund as soon as
the same shall be collected, and shall remain therein until required for the payment of the
principal and interest to be made upon said bonds and coupons. When the respective payments of
principal and interest on said bonds and coupons shall fall due, the Treasurer of said City is
authorized and directed without any further authority to pay out of the moneys in such fund the
respective sums of principal and interest as they shall fall due on each several bond and cou-
pon, as demand shall be made therefor and upon surrender of such bonds and coupons.

Section 11. Said bonds shall be sold; and in the following manner, namely:

The City Clerk shall, when so directed by the Common Council, cause notice to be
published in the official paper of the City, and in such other papers as may be designated by
the Common Council, but at least one published in New York, State of New York, which notice
shall be published in the weekly issued thereof for at least two publications, the first
publication being at least thirty days previous to the date of the sale hereinfter mentioned,
to the effect that sealed bids for the purchase of the whole of said bonds, or any part thereof
properly describing them, will be received at the office of the said Clerk until 11 o'clock a.
m. of the day of the meeting of the Common Council fixed for the consideration of said bids,
and that said bonds will be sold to the highest bidder or bidders therefor by the Common
Council, and that the same shall not be sold for less than par. Each bid shall be accompanied
by a check, certified by a responsible bank, equal to one per centum of the amount of the bid,
payable to the City Clerk of said City, as a guaranty and assurance that the bidder will take so
much of said bonds as he shall bid for, and will pay the price bid therefor, should the bonds
be awarded to him. The Common Council of said City shall, at the meeting fixed for the recep-
tion of the bids, consider such bids as may have been offered, or may adjourn the consideration
thereof to another meeting, and shall sell said bonds to the highest bidder, provided the
right shall be reserved to reject any and all bids, or to accept a bid for such part of the
bonds as in the discretion of the Common Council should be sold to any one bidder. The suc-
cessful bidder or bidders shall be required to take so much of said bonds as he shall bid for
and shall be awarded to him at the rate fixed, and upon ten day's notice from the City Clerk
that said bonds are executed and ready for delivery. In the event of the failure of any such
purchaser to take the amount and number of bonds awarded to him upon his bid by the Common
Council for ten days after the notice last aforesaid, his check accompanying his bid
and the sum for which it is drawn, shall be forfeited to the City, and said check shall be
claimed and the money paid into the City Treasury.

In the event of the failure of the Common Council to sell said bonds at the time for
which bids have been requested, as hereinabove provided, the same may be sold without any
further advertisement, to any bidder for the best price that can be obtained, but not less than
par. which shall be construed to mean the face of the bond, plus accrued interest to the date of
sale.

Section 12. This ordinance shall take effect thirty days from its passage and approval
Passed and adopted by the Common Council of the City of San Diego, California, this
18th day of September, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Fay, Sehon and Dodson.

NOES—NONE

ABSENT—COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 18th day of
September, 1912.
AN ORDINANCE REPEALING ORDINANCE NO. 4818, WHICH PROHIBITS THE GATHERING OF CHILDREN IN PUBLIC PLACES.

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

Section 1. That certain ordinance of the City of San Diego numbered 4818, entitled, "An Ordinance Prohibiting the Gathering of Children in Public Places," approved August 14, 1912, be, and is hereby repealed.

Section 2. That this is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and shall take effect on and after Monday, the 23rd day of September, 1912.

Passed and adopted by the Common Council of the City of San Diego, California, this 18th day of September, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Schon and Dodson.

NOES---NONE

ABSENT---COUNCILMAN Woods.
and signed in open session thereof by the President of said Common Council, this 18th day of September, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was by a two-thirds vote of all the members of said Common Council, present, put on its final passage at its first reading, this 18th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council of the said City of San Diego,

I hereby approve the foregoing ordinance this 18th day of September, 1912.

James E. Wadham,
Mayor of the City of San Diego, California.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

I hereby certify, that the above and foregoing is a full, true and correct copy of Ordinance No. 4856 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 18th day of September, 1912; and as approved by the Mayor of said City on the 18th day of September, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By [Signature]

END.