ORDINANCE NO. 4657.
AN ORDINANCE AMENDING SECTION 27 OF ORDINANCE NO. 4660
OF THE CITY OF SAN DIEGO, CALIFORNIA

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

Section 1. That Section 27 of Ordinance No. 4660 of the City of San Diego, entitled "An Ordinance Regulating Travel and Traffic Upon the Public Streets", be and it is hereby amended to read as follows, viz:

"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 pop-corn, 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 that that named in said permit while waiting for passengers.

"It shall be unlawful for any person to act as solicitor of patrons for any hack, carriage, coach, omnibus, automobile, cab or other vehicle used in carrying passengers, freight or baggage for hire, except such person shall have a permit so to act issued by the Common Council of the City of San Diego, which permit shall designate the vehicle for which such person may solicit patrons and the point or place where such solicitor shall act, which shall not be beyond a radius of twenty-five feet from the place of standing of such vehicle.

"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 2. This is an ordinance for the immediate preservation of the public peace, health and safety 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 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 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 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, to take effect thirty days from date.

James H. 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. 4857 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 Deputy.

ORDINANCE NO. 4858.

AN ORDINANCE ESTABLISHING THE GRADE OF MISSOURI STREET BETWEEN THE SOUTH LINE OF UNIVERSITY AVENUE AND THE SOUTH LINE OF MYRTLE STREET.

***

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

Section 1. That the grade of Missouri Street between the south line of University Avenue and the south line of Myrtle Street is hereby established as follows:

At the intersection of Missouri Street with University Avenue; at the southwest corner at 352.00 feet; at the southeast corner at 351.50 feet.

At the intersection of Missouri Street with Wightman Street; at the northwest corner at 347.00 feet; at the northeast corner at 346.50 feet; at the southeast corner at 346.00 feet; at the southwest corner at 346.50 feet.

At the intersection of Missouri Street with Landis Street; at the northwest corner at 338.50 feet; at the northeast corner at 338.00 feet; at the southeast corner at 337.80 feet; at the southwest corner at 338.00 feet.
At the intersection of Missouri Street with Dwight Street; at the northwest corner at 335.00 feet; at the northeast corner at 335.00 feet; at the southeast corner at 334.50 feet; at the southwest corner at 334.50 feet.

At the intersection of Missouri Street with Myrtle Street; at the northwest corner at 331.00 feet; at the northeast corner at 331.00 feet; at the southeast corner at 330.50 feet. At the southwest corner at 334.50 feet.

Section 2. And the grade of said Missouri 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 23rd day of September, 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 23rd day of September, 1912.

D. K. Adams,  
President pro tempore of the Common Council of the  
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 23rd 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 City of San Diego,  
(SEAL)

I hereby approve the foregoing ordinance this 24th 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. 4856 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City, on the 23rd day of September, 1912; and as approved by the Mayor of said City, on the 24th day of September.

Allen H. Wright,  
City Clerk of the City of San Diego, California,  
By W. E. Bartlett Deputy.

ORDINANCE NO. 4856.

AN ORDINANCE ESTABLISHING THE GRADE OF HERMAN STREET BETWEEN THE NORTH LINE OF REDWOOD STREET AND THE SOUTH LINE OF D WIGHT STREET.

BE IT ORDAINED by the Common Council of the City of San Diego, California, as fol- lows:--
That the grade of Herman Street between the north line of Redwood Street and the
south line of Dwight Street is hereby established as follows:

At the intersection of Herman Street with Redwood Street; at the northwest corner,
at 296.00 feet; at the northeast corner, at 295.00 feet.

At a point on the west line of Herman Street 200 feet north from the north line of
Redwood Street, at 305.00 feet.

At a point on the east line of Herman Street 200 feet north from the north line of
Redwood Street, at 305.00 feet.

At the intersection of Herman Street with Thorn Street; at the
southwest corner, at 318.00 feet; at the southeast corner, at 318.00 feet; at the
northeast corner, at 318.00 feet; at the northwest corner at 318.50 feet.

At the intersection of Herman Street with Upas Street; at the southwest corner at
321.00 feet; at the northwest corner at 321.50 feet; at the southeast corner at 321.00
feet; at the northeast corner at 321.50 feet.

At the intersection of Herman Street with Myrtle Street; at the southwest corner at
325.50 feet; at the southeast corner at 325.50 feet; at the northeast corner at 326.00
feet; at the northwest corner at 326.00 feet.

At the intersection of Herman Street with Dwight Street; at the southwest corner
at 333.50 feet; at the southeast corner at 333.50 feet.

Section 2. And the grade of said Herman 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
23rd day of September, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Fay and Woods.
NOES—NONE

ABSENT-COUNCILMEN Sehon and Dodson.

and signed in open session thereof by the President of said Common Council, this 23rd day
of September, 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 23rd 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 24th day of September, 1912.

(SEAL)  Attest:
James E. Wadham,
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. 4859 of the ordinances of the City of San Diego, California, as adopted by
the Common Council of said City, on the 23rd day of September, 1912, and as approved by the
Mayor of said City on the 24th day of September, 1912.

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

By Deputy.

ORDINANCE NO. 4860.

AN ORDINANCE PRESCRIBING SPECIFICATIONS FOR SIDEWALKING AND CURBING IN THE CITY OF SAN DIEGO, CALIFORNIA.

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

Section 1. That all sidewalk and curbing in the City of San Diego, California, shall be hereafter done in accordance with the following specifications, viz:

The sidewalks, pavements and curbs provided for herein are to be constructed according to plans, drawings and cross-sections, approved by the Common Council of said City on file in the office of the City Engineer of said City, and so as to conform to the lines, levels and official grade of the street upon which said work is to be constructed; said lines and levels shall be shown on the ground by stakes to be set by the City Engineer of said City.

The work to be done shall be as follows: (a) Preparing the foundation for the sidewalk and digging the trench for the curb; (b) Constructing and laying the curb prescribed in the Resolution of Intention; (c) Constructing and laying a Portland cement concrete pavement; (d) Furnishing all material and labor necessary to perform said work and to complete the same; (e) Removing from the Street and sidewalk adjacent to the work, all surplus materials and debris.

Section 2. That all materials used in sidewalk and curbing in the City of San Diego, California, shall comply with the specifications herein contained.

1. No cement will be accepted, tested or permitted to be used unless delivered in the original packages with the manufacturer's name and brand of cement thereon.

All cement used shall be Portland cement and must conform to the following requirements and be subject to the following tests which will be open to contractors. Samples for tests may be taken from every package delivered or purposed to be used upon the work, and unless they meet the requirements herein specified, such package or packages of cement will be rejected. All samples of cement required by the City Engineer or his authorized deputy shall be given his free of charge and he shall have authority at any time to take such samples as he or his deputy may desire. All tests made will be made in the cement testing room provided by the City of San Diego for the purpose. Briquettes for testing tensile strength of cement will be made both of neat cement and of cement and sand in the proportions hereinafter specified.

2. Normal consistency shall be determined in the following manner: Six (6) briquettes of neat cement shall be made from one sample of the cement to be tested and with the following variable quantities of water by weight, to-wit: One Briquette with nineteen (19) per cent of water; one with twenty (20) per cent; one with twenty-one (21) per cent; one with twenty-two (22) per cent; one with twenty-three (23) per cent; one with twenty-four (24) per cent respectively. After the lapse of times as hereinafter specified, the briquettes shall be broken and the briquette developing the greatest tensile strength shall be deemed to have been mixed to normal consistency, thereby determining the
quantity of water necessary to bring similar samples of the same consignment and brand of cement to normal consistency.

3. All cement for set tests, test pats and neat briquettes will be mixed with sufficient water to reduce the cement paste to normal consistency. Neat Briquettes will be mixed and pressed into moulds by hand, and the mortar briquettes will be compacted by light tapping. Mortar briquettes shall be mixed to a state of plasticity corresponding as nearly as possible to normal consistency in neat briquettes.

4. The cement must be evenly ground and when tested with the following standard sieves must pass at least the following percentages by weight:

- No. 100 sieve, having 100 meshes per linear inch, 92%.
- No. 200 sieve, having 200 meshes per linear inch, 75%.

5. Neat Briquettes one inch square in section shall attain a minimum tensile strength as follows:

- At 24 hours in moist air, 175 pounds.
- At 7 days, (1 day in moist air, 6 days in water), 500 pounds.
- At 28 days, (1 " " 27 = = ), 600 "

Briquettes one inch square in section made of one part of Portland cement to three parts of standard testing sand, shall attain a minimum tensile strength as follows:

- At 7 days, (1 day in moist air, 6 days in water), 175 pounds.
- At 28 days, (1 " " 27 = = ), 250 pounds.

Cement testing neat below 700 pounds at 28 days and showing a retrogression below the 7 day test may be rejected.

The sand test must in all cases show an increase in strength at 28 days over the seven day tests.

6. Pats of neat cement about three inches in diameter, one-half inch in thickness at the center and tapering to a thin edge will be kept in moist air for a period of twenty-four (24) hours. A Pat will then be kept in air of normal temperature and opened at intervals for at least twenty-eight (28) days. Another Pat will be exposed in an atmosphere of steam, above boiling water, in a loosely closed vessel for five (5) hours. These pats to satisfactorily pass the requirements must remain firm and hard and must show no signs of distortion, checking, cracking, blotching or disintegration. Neat briquettes shall develop initial set in not less than thirty minutes but must not develop hard set in less than one (1) hour nor more than ten (10) hours. No cement will be permitted to be used in the work until after seventh day tests as above prescribed.

7. All sand shall be fresh water sand, clean and sharp, with grains varying in size but with coarse grains predominating and shall be free from sticks, excess mica or other foreign matter.

8. All broken stone used shall be the run of the crusher, except however that not more than five (5) per cent of its volume shall be material which will pass through a one-quarter (1/4) inch mesh screen and not less than thirty (30) per cent of its volume shall be material which will pass through a three-quarter (3/4) inch mesh screen. It shall be clean, hard and durable in quality and shall range in size from the minimum noted above to two inches in greatest dimensions maximum.

9. The gravel shall be composed of clean pebbles of hard and durable stone of sizes ranging from that of pea to two and one-half inches in greatest dimension. When the gravel contains sand in any considerable quantity, the amount per unit of volume of gravel shall be determined accurately to admit of the proper proportion of sand being maintained in the concrete mixture.
10. Water shall be fresh and free from earth, dirt, or sewage.

11. All sidewalks within that portion of the said City of San Diego, shall extend from the curb line to the property line within the following described district: Beginning at the intersection of the west line of Second Street with the north line of L Street; thence east along the north line of L Street to an intersection with the east line of Seventh Street; thence north along the east line of Seventh Street to an intersection with the north line of B Street; thence west along the north line of B Street to an intersection with the east line of Sixth Street; thence north along the east line of Sixth Street to an intersection with the north line of A Street; thence west along the north line of A Street to an intersection with the west line of Second Street; thence south along the west line of Second Street to the point or place of beginning.

12. Outside of the limits of the above described district the pavement shall be five feet four inches (5 ft., 4 in.) wide, located in the center of the sidewalk; provided however, that at the intersection of one street with another street the entire return shall be paved to the inside line of the curb. The pavement shall cover all that portion of the said intersection bounded by the extension of the two property lines to the curb and the inside of the curb line.

13. Tight platforms shall be provided by the contractor, of sufficient size to accommodate men and materials for the progressive and rapid mixing of at least two batches of concrete at the same time. The cement, sand, gravel or broken stone in the specified proportions, shall be spread evenly in layers upon the platform and turned with shovels, twice, dry. Water shall then be added in a fine spray and the whole mass shall be turned until every stone is coated with mortar.

14. The consistency of the concrete shall be that known as a "wet mixture", sufficient water being used to make a plastic but not a fluid mass, and when lightly tamped, water will flush to the surface.

15. The cement, sand and lamp-black in the specified proportions, shall be thoroughly mixed dry on a tight platform, with shovels or hoes, until no streaks of cement are visible. Water shall then be added to the sand and cement, mixed in accordance with the foregoing directions, in sufficient quantities to produce a mortar of the desired consistency, and the whole thoroughly mixed with shovels or hoes until a homogeneous mass is produced.

16. The mortar, while fresh, shall be spread upon the concrete base before the latter has set, in such quantities that after being thoroughly manipulated and spread over the concrete, it will make a layer not less than one-half inch in thickness, conforming to the required grade and cross-section. The surface shall be thoroughly troweled and smoothed and cut into slabs.

17. Forms shall be provided by the contractor to mould the concrete and mortar to the required shape, and shall be left in place until the concrete or mortar is set.

18. Retempering of concrete or mortar will not be permitted and mortar or concrete that has begun to set before ramming is completed shall be removed from the work.

19. All surfaces on or against which concrete is to be laid shall be thoroughly cleaned and sprinkled with water just previous to placing the concrete.

20. The concrete shall be evenly spread upon the foundation as soon as mixed in a layer of such depth that after having been thoroughly compacted with rammers, it shall not be in any place less than three (3) inches in thickness, and the upper surface shall be parallel with the proposed surface of the completed pavement.

21. Concrete shall not be mixed in larger quantities than are required for
20. Immediate use and no batch shall be larger than can be made from one barrel of cement with the proper proportions of sand and gravel or crushed stone.

22. The concrete sidewalks and the concrete curbing shall be legibly stamped with letters not less than two (2) inches long, with the name of the contractor constructing the same and the month and the year of such construction.

23. All returns of concrete sidewalks shall be plainly and legibly stamped with letters not less than three (3) inches long with the names of the streets and avenues upon which the return fronts and with arrows showing the course of the street.

24. All stamping herein provided for shall be done by and at the expense of the contractor and no cement sidewalk or concrete curbing will be accepted by the Superintendent of Streets unless stamped as herein provided.

Section 3. All curbs shall be constructed of Portland cement concrete and shall conform to the following specifications:

1. The Curb for corners shall be constructed to a radius of ten (10) feet.

2. All concrete curbs shall be eight (8) inches wide by sixteen (16) inches deep. The Portland Cement used shall be subject to the requirements herein enumerated. The concrete shall be composed of one original commercial sack of Portland cement, full weight, two and one-half (2 1/2) parts of sand by volume and five (5) parts of broken stone or gravel by volume. The forms shall be filled with concrete prepared as herein specified and tamped to within one-half (1/2) inch of grade. The final layer of one-half of an inch of mortar shall be composed in the proportions of one original commercial sack of Portland Cement, one and one-half cubic feet of sand by volume and one-quarter pound of lamp black filled in and smoothly troweled. After setting for twelve hours it shall then be covered with earth three inches deep and kept thoroughly wet for a period of seven days. The face of the curb down to the grade line of the gutter shall be plastered before the curb becomes dry with a coat of mortar 1/4 inch thick of the proportions above specified.

Section 4. All cement sidewalks shall conform to the following specifications:

1. Pavements of this class shall consist of a foundation of Portland cement concrete three (3) inches thick and a wearing surface of Portland cement mortar not less than one half of an inch thick, making a total thickness of the completed pavement of at least three and one-half (3 1/2) inches. The earth bed on which the pavement is to rest shall be graded to the required depth below the official grade of the street. The surface of such bed shall be parallel to and conform in every respect to the cross-section of the pavement when finished; the ground, after being perfectly dressed, shall be made solid by ramming or rolling. All soft or spongy places not affording a firm foundation shall be dug out; all trench refilling shall be thoroughly drenched with water and tamped; all depressions which appear, shall be refilled with good and sound material and well rammed. In all places where any filling may be necessary to bring the bed to the required height, it shall be done in layers not to exceed eight (8) inches in thickness and each layer shall be thoroughly drenched and tamped to insure a solid bed.

2. The base or foundation shall be three (3) inches in thickness, composed of one original commercial sack of Portland cement, full weight, two and one-half parts of sand by volume, and five parts of broken stone or gravel by volume. The Portland cement used to be subject to the requirements hereinbefore enumerated. The concrete shall be filled in and thoroughly tamped to within one-half (1/2) an inch of grade. The final layer of at least one-half an inch of mortar shall be laid before the base becomes set or dry and shall be composed in the proportions of one original commercial sack of Portland cement, full weight.
one and one-half (1 1/2) cubic feet of sand by volume and one-quarter (1/4) pound of lamp-black. After setting for twelve hours, it shall then be covered with earth three inches deep and kept thoroughly wet for a period of seven days.

Section 5. That all work done shall be subject to the following conditions and requirements:

1. The contractor shall give twelve (12) hours notice in writing when he shall require the services of the City Engineer for laying out any portion of the work. He shall preserve all stakes set for lines, levels or measurements of the work by the City Engineer in their proper places. Any expense in replacing said stakes which the contractor or his agents or employees may have failed to preserve, shall be borne by the contractor. The contractor shall dig all stake-holes necessary to give lines and levels. The contractor shall, when required to do so by the Superintendent of Streets, remove from the work any overseer, superintendent, laborer or other person employed on the work, who shall refuse or neglect to obey the said Superintendent of Streets in any way relating to the work, or who shall perform his work in a manner contrary to these specifications or who shall be found to be incompetent or unfaithful.

2. All loss or damage arising from the nature of the work to be done under these specifications, during the progress of the work, and before the acceptance thereof, or from any act of omission on the part of the contractor, or any agent or person employed by him, occurring in the course of the work not authorized by these specifications, shall be sustained and borne by the contractor. The contractor shall remove all obstructions in a careful manner and replace the same when necessary that the same should be replaced, in as good condition as found, and to the proper grade. The contractor shall keep good and sufficient guards around said improvements, by fence or otherwise, to prevent accident, and shall hang thereon lights to burn from dusk to daylight and the contractor shall hold the City of San Diego, California, harmless from any and all suits for damages arising from or out of said work or any portion thereof, and before the same has been accepted.

3. All the work provided for herein must in all cases be done under the direction and to the satisfaction of the Superintendent of Streets, and the materials used shall comply with the specifications herein contained and be to the satisfaction of the said Superintendent of Streets. No materials of any kind shall be used until they have been examined and approved by the said Superintendent of Streets, who shall have full power to condemn any work or material not in accordance with the specifications and to require the contractor to immediately remove any work or material so condemned, and the contractor shall, at his own expense, replace said work or materials to the satisfaction of the said Superintendent of Streets. The decision of the said Superintendent of Streets shall be final as to the quality of the work and materials used, unless the Common Council shall determine otherwise upon an appeal.

4. Whenever the work "contractor" is used in these specifications, it refers to the parties to whom the contract has been awarded for the construction of the work herein specified.

5. Whenever the words "City Engineer" or "Superintendent of Streets" are used in these specifications, they refer, respectively, to the City Engineer and the Superintendent of Streets of the City of San Diego, California, or their authorized representatives.

Section 6. That all ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed.

Section 7. This ordinance shall take effect and be in force 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 September, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay and Woods.

NOES---NONE

ABSENT---COUNCILMAN Sehon and Dodson.

and signed in open session thereof by the President of said Common Council, this 25th day of September, 1912.

Percival E. Woods, 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 25th 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 30th 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. 4860 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 25th day of September, 1912, and as approved by the Mayor of said City on the 30th day of September, 1912.

Allen H. Wright, City Clerk of the City of San Diego, California, By W. E. Bartlett Deputy.

ORDINANCE NO. 4861.

AN ORDINANCE CREATING A DEPARTMENT TO BE KNOWN AS THE "DEPARTMENT OF ELECTRICITY", PROVIDING FOR THE GREATER SAFETY TO LIFE AND PROPERTY BY REGULATING THE INSTALLATION, REPAIR, OPERATION AND MAINTENANCE OF ALL ELECTRICAL WIRING COVERED BY THE NATIONAL BOARD OF FIRE UNDERWRITERS' RULES, KNOWN AS THE NATIONAL ELECTRICAL CODE, WHETHER INSIDE OR OUTSIDE OF ANY BUILDING OR ON ANY STREET OR PUBLIC HIGHWAY WITHIN THE CITY OF SAN DIEGO, STATE OF CALIFORNIA, AND FOR THE APPOINTMENT OF A CITY ELECTRICIAN AND ASSISTANTS.

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

Section 1. (a) There shall be appointed by the Common Council a City Electrician, who shall be the same individual known as the Inspector of Gas & Electricity under Ordinance No. 4533 of the Ordinances of the City of San Diego, and who shall be hereinafter referred
to as the City Electrician, who shall serve as City Electrician without additional compensation; together with such Assistant Electricians as may from time to time be determined upon, which City Electrician and Assistant Electricians shall be practical Electricians of not less than five (5) years' practical experience.

(b) In the installation of all electrical wiring and apparatus the rules and requirements of the National Board of Fire Underwriters in force at the time the work is done, shall be complied with.

Section 2. (a) The City Electrician is hereby authorized and empowered to make tests on all lighting systems furnished the City by persons, firms or corporations for the purpose of determining whether or not the terms of the contract are being complied with, and it shall be the duty of the person, firm or corporation furnishing such electric service to provide suitable methods of making such tests as may be required by the City Electrician.

(b) The City Electrician is also authorized to enter any building, structure, subway, or subway manhole in the City of San Diego, at any time during reasonable hours, in the discharge of his duties, and, upon demand of said Electrician the owner of his representative shall accompany the said Electrician upon his inspection. It shall be the duty of the City Electrician to inspect during the progress of the work all inside, outside, overhead and underground electric wires, poles, cables, conduits, appliances, fixtures and apparatus hereinafter designated as inside and outside electrical installations, and to notify the persons, firms, or corporations interested or concerned, of any and all violations, and to examine and pass upon all applications for permits, and to inspect all, inside and outside electrical installations, included under this ordinance.

(c) Any and all dynamos, motors, wires or other material used for electrical purposes and located in or on said buildings and conduits, excepting in power houses, substations and central station plants which shall be come in the opinion of the said City Electrician, dangerous and unsafe to persons or property, shall be condemned by him, and upon receiving notice of such condemnation from said City Electrician, the person, or persons, firm or corporation owning or using the same shall immediately cause the same to be put in safe condition.

(d) In case any person, persons, firm or corporation owning or using electrical wires, dynamos, motors or other electrical apparatus or material of any nature whatsoever, located within buildings which have been condemned by the City Electrician, shall fail to have the same put in safe condition within forty-eight (48) hours after receiving notice from said City Electrician that the same has been condemned, or within such other reasonable length of time as shall be prescribed by said City Electrician, then it shall be the duty of the said Electrician to remove the fuse, cut the wires or by other means completely disconnect the condemned wires, apparatus or materials from the sources of electrical energy, and for the purpose of disconnecting said condemned wires, apparatus, or other materials, said City Electrician shall have the right at any time to enter conduits, or to enter upon any and all premises or buildings of any nature whatsoever, in the City of San Diego, where such wires or materials are installed.

(e) And when any electrical wire, dynamos, motors, or other electric wires or materials of any nature whatsoever, telephones excepted, controlling or carrying a current of ten (10) volts or more, have been disconnected or rendered inoperative by said City Electrician, as set forth in the foregoing provisions of this section, it shall be unlawful for any person or persons to in any manner reconnect the same or cause the same to be reconnected with the source of electrical energy or use the same as part of any electrical system until they have been put into a safe condition and a certificate of inspection has been
I. issued by said City Electrician.

Section 3. No alteration or change shall be made in the wiring of any building; nor shall any building within the limits of San Diego be wired for the placing therein of electric lights, motors, or heating devices, without first securing from said City Electrician a permit therefor. Before any electrical work shall be covered up or in any manner concealed from view, notice of the intention to so conceal or cover up such work must be given to said City Electrician, and said Electrician shall approve the manner of covering and concealing such work before the same shall be covered, concealed or put into use.

Section 4. No Person shall commence to install or place inside of any building, any electrical wiring or apparatus controlling or carrying a current of ten (10) volts or more in the City of San Diego, until proper application has been made to the City Electrician and a permit obtained, and, when required, plans and specifications for the proposed work shall be submitted for approval.

Section 5. Whenever a system of electrical wiring controlled by and carrying ten (10) volts or more, is to be installed in or on a building, it shall be the duty of the party desiring such installation to present plans and specifications to the City Electrician and obtain a permit for such installation. Such permit shall not be granted unless such plans and specifications show that the wiring is to be done in accordance with the rules and regulations herein prescribed, and upon completion of the wiring of any building it shall be the duty of the company, firm or individual doing such wiring to notify the said Electrician, who shall inspect the same at once, and if approved by him, shall issue a certificate of inspection which shall contain the date of such inspection and an outline of the result of such examination; but no such certificate shall be issued unless the electrical light, power or heating installation and all apparatus and wiring connected with it shall be in strict conformity with the rules and regulations herein prescribed, and to the rules of the National Board of Fire Underwriters; nor shall any such installations be connected to any source of electrical energy until such certificate is issued; provided, however, that while the work of constructing, altering or repairing any electrical wiring in any building is in progress, the City Electrician may issue to the person doing such work, if desiring to use any electrical current in said building, a temporary permit for the use of electricity, which permit shall expire when the electrical apparatus or system of wiring for such building has been fully installed, constructed, altered or repaired and approved by the said City Electrician.

Section 6. (a) All service switches, cut-outs and first installation of all fuses complete, together with all meter looms and rubber covered wire of proper size in service switch and branch cut-outs for meter connections; all wires from service switch to the outside of building ready for connection by service company, shall be installed by the person, firm or corporation doing the interior wiring. All entrance wires shall be run from that point of a building nearest the service Company's nearest pole, in the public alley in the rear of that building; except in those cases where there is no public alley in the rear of said building, or in those cases where there is an existing pole line in the street and none in the alley, in which cases, entrance wires shall be run from that point of the building nearest the service company's nearest pole in the street. In case there is no pole line in either street or alley contractor should consult with the service company as to proper entrance point. All entrance wires must be run from a point on the building facing a public highway, unless a written easement accepted by the service company, covering all property over which said service company's line wires would pass, is brought to the City Electrician, in which case he may grant permission to run entrance wires from a portion of the building not facing a public highway.
Service cut-outs must be placed in all entrance wires, either overhead or underground, in the nearest readily accessible place to the point, where said entrance wires enter the building, and arranged to cut off the entire current from the building. In complying with this rule, a distance of not over three (3) feet will be allowed between that point where the entrance wires first enter the building and the service cut-out unless wires are run in conduit as provided hereafter. In the case of buildings used as dwellings where it is desired to locate the service cut-out at a distance greater than three (3) feet from the point of entrance of the entrance wires, such entrance wires shall be run in approved continuous iron conduit using approved fittings with porcelain bushings at conduit ends and not over six (6) feet of the total length of conduit shall be within the walls of the building or in any manner concealed. In buildings other than dwellings where it is desired to locate the service cut-out at a distance greater than three (3) feet from the point of entrance of the entrance wires, such entrance wires shall be run in approved continuous iron conduit using approved fittings with porcelain bushings at conduit ends, and not over twenty-five (25) feet of said conduit shall be within the walls of the building nor shall more than six (6) feet of the total length of the conduit be in any manner concealed. In case a service cut-out is placed on the exterior wall of a building said cut-out shall be enclosed in an approved weather proof iron box and fused 25% higher than the interior service cut-outs. (Definition: Entrance wires are those wires run between the point where service Company's wires are attached to the building and the service cut-out inside the walls of the building.)

In all districts where underground service enters the building underground, the entrance wires must be brought to the inside of the curb line, provided the space under the sidewalk is excavated. In case the space under the sidewalk is not excavated, the wires must be run to the inside of the outer wall of the building to such a location as the service company shall designate. In the case of underground services, the service cut-out shall be located within four (4) feet of the point of entrance to the building, except in the case of primary service in which case the cut-out shall be located in the transformer vault. In the case of an underground service run from a pole, the entrance wires shall be run in continuous approved iron conduit using approved fittings at conduit ends to a point on the pole not less than sixteen (16) feet from the sidewalk grade line.

No service switch, meter or service cut-out shall be located more than eight feet above the floor of any room or porch, or above the ground, not shall any service switch, service company's meter or service cut-out be located on any floor of any building except the basement or first floor, except by written permission of the service company and the City Electrician.

No entrance wire shall be less than #12 B and S gauge. All entrance wires shall be double braid rubber covered if in conduit, and wires larger than #10 B and S gauges shall be stranded. No duplex wire shall be used for entrance wires.

In addition to the service cut-out, a service switch must be provided before the meter or meters, and fuse blocks after the meter. Where there is more than one meter on a board there must be arranged a bus bar with a fuse block or switch connected in the branch from the bus bar to each meter.

Where a building contains eight or more circuits not including those to be used exclusively for heating or cooking appliances, said building shall be wired for a three wire service. In other cases, two wire service shall be provided.

In the case of one story buildings, entrance wires shall be run to the highest available point on that location of the building which complies with the first paragraph.
of this Section (6). In other buildings, entrance wires shall be run to a point not less than fourteen (14) feet nor more than twenty-six (26) feet from the ground.

**SCHEDULE OF ENTRANCE WIRES**

**2-wire Service**

<table>
<thead>
<tr>
<th>No. Circuits</th>
<th>Size Wire B &amp; S Gauge</th>
<th>Size Conduit If Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 or 2</td>
<td>12</td>
<td></td>
</tr>
<tr>
<td>3 or 4</td>
<td>10</td>
<td>3/4</td>
</tr>
<tr>
<td>5</td>
<td>8</td>
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<tr>
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<td>6</td>
<td>1</td>
</tr>
<tr>
<td>8 or 9</td>
<td>4</td>
<td>1 1/4</td>
</tr>
<tr>
<td>10 to 14 inclusive</td>
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<td>1 1/4</td>
</tr>
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</table>

**3-wire Service**

<table>
<thead>
<tr>
<th>No. Circuits</th>
<th>Size Wire B &amp; S Gauge</th>
<th>Size Conduit If Required</th>
</tr>
</thead>
<tbody>
<tr>
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<td>10</td>
<td>3/4</td>
</tr>
<tr>
<td>9 or 10</td>
<td>8</td>
<td>1</td>
</tr>
<tr>
<td>11 to 15 inclusive</td>
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<td>1 1/4</td>
</tr>
<tr>
<td>16 to 19</td>
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<td>1 1/4</td>
</tr>
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<td>20 to 29</td>
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<td>2</td>
</tr>
<tr>
<td>30 to 36</td>
<td>1</td>
<td>2</td>
</tr>
<tr>
<td>37 to 42</td>
<td>2/0</td>
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</tr>
<tr>
<td>43 to 50</td>
<td>3/0</td>
<td>2 1/2</td>
</tr>
<tr>
<td>51 to 60</td>
<td>4/0</td>
<td>2 1/2</td>
</tr>
<tr>
<td>61 to 72</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

On all installations of more than seventy-two circuits the contractor shall consult with the Electrical Department in regard to conduit and wire sizes and points of entrance.

Feed wires which are the continuation of entrance wires shall be the same size as said entrance wires and if larger than #10 B and S gauge shall be run in iron conduit.

(b) All lights, both pendant and bracket, in all basements except such as have wooden floors; in all other rooms having cement or earthen floors; in all bath rooms, kitchens, laundries and screen porches, shall be equipped with keyless sockets, and controlled from wall switches; and in such places side lights and ceiling lights shall be on separate switches, except in store rooms and basements. Porcelain pendant switches or porcelain key sockets with reinforced cord may be used.

(c) No wooden moulding shall be used, and where it is necessary to cover surface wiring, either metal moulding or approved iron conduit shall be used. Double braid or duplex wire shall be used in metal moulding. All buildings within the fire limits shall be wired either in approved metal conduit, armored cable or metal moulding.

All outlets in concealed knob and tube work shall be provided with an approved outlet box not to exceed three and one-half inches in diameter, and not less than five-eights inches in depth, inside measurement. All holes in outlet boxes where looms enter, shall be provided with loom locks. In board and batten houses, or in the wiring or rewiring of old houses, a plate may be substituted for the outlet box.
No electric wire shall be installed on any floor of a building until the plumbing and gas fitting on that floor is complete.

No connection or addition to any existing wiring, with the exception of lighting fixtures, shall be made by any person, firm or corporation until the contractor installing the original wiring shall have finished his work and secured a certificate of satisfactory inspection.

(d) The capacity of all outlets shall comply with the following:

<table>
<thead>
<tr>
<th>Room</th>
<th>Capacity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Porch outlets</td>
<td>60 watts</td>
</tr>
<tr>
<td>Dining room center outlets</td>
<td>250 watts</td>
</tr>
<tr>
<td>Living room</td>
<td>250 watts</td>
</tr>
<tr>
<td>Reception hall</td>
<td>150 watts</td>
</tr>
<tr>
<td>Kitchen Center outlets</td>
<td>100 watts</td>
</tr>
<tr>
<td>Bath Room Center outlets</td>
<td>60 watts</td>
</tr>
<tr>
<td>Hall outlets</td>
<td>60 watts</td>
</tr>
<tr>
<td>Bed room outlets</td>
<td>100 watts</td>
</tr>
</tbody>
</table>

For houses having five main rooms and over.

- Porch outlets: 60 watts capacity
- Dining room center outlets: 250 watts
- Living room: 250 watts
- Reception hall: 150 watts
- Kitchen Center outlets: 100 watts
- Bath Room Center outlets: 60 watts
- Hall outlets: 60 watts
- Bed room outlets: 100 watts

For houses having four main rooms or less and less than seven outlets.

- Porch outlets: 60 watts capacity
- Dining room center outlets: 150 watts
- Living room center outlets: 150 watts
- Reception hall center outlets: 150 watts
- Kitchen center outlets: 100 watts
- Bath room center outlets: 60 watts
- Hall outlets: 60 watts
- Bed room outlets: 60 watts

Large rooms not mentioned above shall be wired for full capacity of the largest number of lights that they are likely to use. In case there is more than one center outlet to a room the outlets shall have a capacity of 150 watts each. (If in doubt consult the City Electrician.) Outlets for all small rooms such as pantries, closets, toilets, etc. and for wall brackets, shall be of 60 watts capacity.

(e) All conduits and metal moulding longer than ten feet shall be grounded with a wire not smaller than No. 10 R. C. copper wire; wire to be increased according to size of service, and to be protected in the same manner as is required for any inside wiring. All connections shall be made with clamps and lugs soldered to the wire. All gas outlets in connection with combination gas and electric fixtures, and straight electric fixtures, must be well taped above insulating joints, to prevent grounding, and where straight electric fixtures are installed over gas outlets but not attached to same, gas outlets shall be thoroughly taped; all cord lights made up so as to allow them being hung lower than five (5) feet six (6) inches from the floor must be made of reinforced cord and equipped with wire lamp guards.

(f) On account of the varying conditions under which alternating current motors operate and the various types of these motors, it is practically impossible to form tables the values in which will apply in all cases.

The tables on the following pages are to be used only for standard speed motors and for installations where motors do not start under full load. Sizes of wires, switches, etc., for slow speed motors should be larger in proportion as the full load current of the slow speed motor is larger than the value given in the table, for a motor of standard speed. Values given in the table, for sizes of wires, switches and fuses, are not large
enough for motors which start under practically full load, such as motors operating pumps or compressors starting under full pressure, rock crushers, or machinery having heavy fly wheels.

In all of the above cases the proper size of wire must be left to the discretion of the Electrical Inspector having jurisdiction. Proper size of wire will be given upon application to him in each case as it arises.

In no case must wire be fused greater than the safe carrying capacity of the wire as given in this ordinance.

Where the same feeder supplies several motors the size of this feeder may be determined by taking the sum of the full load current for all motors, plus 50% of the full load current for the largest motor.

Auto starters should be provided for motors of ½ horse power and larger.

In case more than one motor is run from a single set of feed wires, the feeds shall be of sufficient carrying capacity for the starting current of the largest motor of the installation and the combined running load of all the other motors.

**WIRING DATA FOR MOTORS.**

**SINGLE PHASE, 110 Volts, 60 Cycles.**

<table>
<thead>
<tr>
<th>Horse Power</th>
<th>Full load current in amperes</th>
<th>Size of wire B &amp; S Gauge</th>
<th>Size of switch in amperes</th>
<th>Size of starting fuses in amperes</th>
<th>Size of running fuse in amperes</th>
<th>Size of conduit in amperes</th>
<th>Horse Power</th>
</tr>
</thead>
<tbody>
<tr>
<td>½</td>
<td>4.5</td>
<td>12</td>
<td>15</td>
<td>---</td>
<td>10</td>
<td>½</td>
<td>½</td>
</tr>
<tr>
<td>1</td>
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<td>25</td>
<td>25</td>
<td>20</td>
<td>3/4</td>
<td>½</td>
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<tr>
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<td>25</td>
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<td>30</td>
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</tr>
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<td>6</td>
<td>50</td>
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<td>60</td>
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<tr>
<td>5</td>
<td>55</td>
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**WIRING DATA FOR MOTORS.**

**SINGLE PHASE, 220 Volts, 60 Cycles.**

<table>
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<tr>
<th>Horse Power</th>
<th>Full load current in amperes</th>
<th>Size of wire B &amp; S Gauge</th>
<th>Size of switch in amperes</th>
<th>Size of starting fuses in amperes</th>
<th>Size of running fuse in amperes</th>
<th>Size of conduit in amperes</th>
<th>Horse Power</th>
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<tbody>
<tr>
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<td>110</td>
<td>65</td>
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### Three Phase, 110 Volts, 60 Cycles

<table>
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<th>Full Load Current in amperes</th>
<th>Size of wire B &amp; S Gauge</th>
<th>Size of switches in amperes</th>
<th>Size of Starting fuse amperes</th>
<th>Size of running fuse amperes</th>
<th>Size of conduit</th>
<th>Horse Power</th>
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<tbody>
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<td>3/4</td>
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### Three Phase, 220 Volts, 60 Cycles

<table>
<thead>
<tr>
<th>Horse Power</th>
<th>Full load current in amperes</th>
<th>Size of wire B &amp; S Gauge</th>
<th>Size of switches in amperes</th>
<th>Size of Starting fuse amperes</th>
<th>Size of running fuse amperes</th>
<th>Size of Conduit</th>
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<tr>
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<td>1/2</td>
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<td>14</td>
<td>15</td>
<td>--</td>
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WIRING DATA FOR MOTORS
Three Phase, 440 Volts, 60 Cycles.

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<th>Size of wire, B &amp; S Gauge</th>
<th>Size of switch in amperes</th>
<th>Size of starting fuse amperes</th>
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Section 7. No electric signs shall be installed except in accordance with the following specifications:

(a) Permission for the installation of a sign must first be obtained from the Common Council, following the filing of a petition, giving specifications of the proposed sign.

(b) Wires carried on the outside of sign structures must be run in approved metal conduit or approved armored cable.

(c) Wires within structure of sign must be double braided, rubber covered, and may be carried within one-half inch of each other, and of surrounding metal. Where such spacing is impracticable such wires may be cabled, if one-half inch spacing is maintained, and if cable contains wires of only one polarity.

(d) Signs must be constructed entirely of metal or other approved non-combustible material, except that wood may be used on the inside if kept at least two inches from nearest lamp sockets. In case of ornamental scroll work or similar design, where impracticable to support wires as above provided, they may be separated from such metal by section of porcelain or glass not less than one-eighth inch in thickness.

(e) Sheet metal must not be less than No. 26 B & S Gauge.

(f) Signs must be braced by angle iron of such thickness and so placed as to secure sufficient strength and rigidity.
(g) All metal must be galvanized or enameled, or treated with at least three coats of anti-corrosive paint, or compound.

(h) If the terminals of receptacles are not the enclosed type the receptacles must be so constructed that the terminals will be at least one inch from surface wired over. Wires must be soldered to such terminals and exposed parts treated to prevent corrosion.

(i) Bottom of sign must have at least one-quarter inch drainage hole for each square foot of its surface.

(j) Where wires cross each other, pass out of letters, or into cut-out boxes, they must be protected by approved tubes or bushings.

(k) Where wire not inferior in size and insulation to approved No. 14 B & S Gauge is used, connecting direct to standard sockets, or receptacles, 1320 Watts at 110 Volt or equivalent may be dependent upon final cut-out.

(l) Signs must have the Maker's name or trade mark permanently attached to the exterior.

(m) All signs must be hung so that they may be swung back against the building, except those not extending more than five feet over sidewalk.

(n) No sign shall be more than thirty-six (36) inches in depth when extending over the sidewalk more than five (5) feet, except that special permission may be granted by the Common Council for signs of greater depth in cases where the proposed sign will not obstruct the view to existing signs, nor shall any electric sign extend beyond the line of the curb.

(o) Vertical signs not extending more than five (5) feet from face of building may be erected to any length desired up to thirty-five (35) feet.

(p) All electric signs must in addition to above requirements, be provided with not less than one (1) lamp of 16 candle power capacity for each square foot of sign surface except that smaller or larger lamps may be used, provided that the equivalent of 16 candle power per square foot be maintained, and in case of interior illuminated signs, both sides are to be considered as one surface.

(q) All electric signs except theatre signs shall be burned at least two hours each night except Sunday; all signs not so burned shall be removed upon order of the City Electrician.

Section 8. Any individual, firm or corporation desiring to do an electric wiring or fixture contracting business in the City of San Diego, shall be required, before entering on the conduct of said business, to procure a license to conduct said business, and to secure a license each year for the conduct of such business. The annual license fee to be paid for each license shall be payable in advance, and shall be paid to the Department of Electricity, City of San Diego, State of California, according to the following schedule:

For doing an electrical wiring, contracting business, only, Fifty Dollars ($50.00) per year;

For doing an electrical fixture contracting business, only, Twenty-five ($25.00) per year;

For doing an electrical wiring and fixture contracting business, Seventy-five (75) Dollars per year.

An electric light or power company, telephone or telegraph company or the like, that does electric work or repairs on its own property, or installs its own system; shall not be deemed an electrical contractor, providing it does not solicit of the general public.

Section 9. (a) Every person, firm or corporation doing an electrical business in San Diego shall have all its work supervised by a thoroughly competent electrician who shall have been regularly licensed as a master electrician of the City of San Diego. Before
obtaining a license as a master electrician, an electrician shall pass an examination upon electrical qualifications, and shall pay a license fee of $2.50 per year. The examination shall be held before an examining board which shall consist of one member of the Common Council, the City Electrician and the Assistant City Electrician. The head electrician of each firm now operating in the City of San Diego may receive a master electrician's license without examination, if recommended by the Examining Board.

(b) No person shall be permitted to solicit for electrical wiring, apparatus, fixtures or other appliances covered by this ordinance within the city limits of the City of San Diego unless he can show proper credentials as being the accredited representative of some licensed person, firm or corporation, and all such credentials must be countersigned by the City electrician.

Section 10. The electrical apparatus in every theatre in the City of San Diego shall be inspected by the City Electrician not less than once a week, and each theatre shall be in charge of a competent electrician, who shall have been licensed by the City of San Diego to have charge of electrical apparatus in theatres. Before being granted such a license each person desiring said license shall appear before the examining board designated in Section 9 of this ordinance, and shall satisfy said board of his fitness to be in charge of said apparatus. He may then procure said license upon the payment of an annual fee of $2.50.

Section 11. The City Electrician shall charge and collect from the person, firm or corporation to whom any permit for doing any electrical work is issued under the terms of this ordinance, the following fees, to-wit:

**FOR INSPECTION OF WIRING AND FOR PERMIT.**

| 1 to 3 outlets | $0.50          |
| 4 to 10        | $1.50          |
| 11 " 25        | $2.00          |
| 26 " 50        | $2.50          |
| 51 " 100       | $3.00          |
| 101 " 200      | $4.50          |
| 201 " 300      | $6.50          |

For each additional 100 outlets........... 1.00

(Note) Switches shall be considered as outlets.

**FOR PERMIT AND INSPECTION OF FIXTURES.**

| 1 to 3 lights | $0.50          |
| 4 to 10       | $1.50          |
| 11 to 25      | $2.00          |
| 26 to 50      | $2.50          |
| 51 to 100     | $3.00          |
| 101 to 200    | $4.50          |
| 201 to 300    | $6.50          |

For each additional 100 lights........... $1.00

Separate permits and separate inspection fees shall be necessary for the installation of wiring and the installation of fixtures. In old buildings where five lights or less are to be installed, or in additions of five lights or less to old jobs, the inspection of cords and receptacles may be covered by the wiring permit if the cords and receptacles can be inspected at the same time as the inspection of the wiring. The term "fixture" shall include cords, chandeliers and all receptacles.
INSPECTION OF ARD LIGHTS

Two or less ................................................. .50
Each additional light .................................. .25
Outlet for cooking or heating appliances, each ................................. .25

INSPECTION OF MOTOR INSTALLATION.

1/8 to 3 h.p., inclusive, each .................................. $1.00
Over 3 to 8 h.p. ............................................. .00
   * 8 h.p. ................................................. 5.00

GENERATORS.

2 kw or less, each .......................................... 1.00
Over 2 to 8 kw, inclusive, each ................................ 2.00
   * 8 to 20 kw ............................................. 3.50
   * 20 kw ................................................. 5.00

For electric signs containing 25 lamps, or less, $1.00
   * ................................................. 2.50
   * ................................................. 3.00
   * ................................................. 5.00

Service permits, each ......................................... .25

When more than two inspections of any equipment or part thereof are necessary, an additional fee for each additional inspection of 75 cents per inspection. For inspection of any electrical equipment covered by this ordinance for which no fee is herein prescribed, 75 cents per inspection. Every person, firm or corporation making application for any permit to do electrical work under the terms of this ordinance shall, at the time of such application, file with the City Electrician a plan or statement showing the character and amount of such work and shall, at the same time, deposit with said City Electrician the amount of the fees for the inspection of all work shown on said plan or statement in accordance with the above schedule. If any additions shall be made to such work, or any extra inspections of the same be necessary, the persons, firm or corporation to whom the permit is issued shall pay the City Electrician the inspector's fees there for, according to the above schedule, within ten days after demand therefor by said City Electrician, and if said person, firm or corporation shall fail or refuse to pay said fees within said period of ten days, the City Electrician shall not thereafter issue to such person, firm or corporation any permit for the doing of any electrical work until such fees are paid.

The City Electrician shall pay all fees collected by him into the City Treasury monthly, and the same shall be placed in the Electrical Fund of the City, which Electrical Fund is hereby created, from which all expenses of said department shall be paid.

Section 12. Any person, firm, company or corporation that violates, disobeys, omits, neglects or refuses to comply with, or that resists or opposes the execution of, or violates any of the provisions of this ordinance, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine not exceeding one hundred dollars, or by imprisonment for not more than six months, or by both such fine and imprisonment; and every such person, firm, company or corporation shall be deemed guilty of a separate offence for every day such violation, disobedience, neglect or refusal shall continue, and shall be subject to the penalty of this section for each and every such separate offense.
Section 13. This ordinance shall not be construed to relieve from or lessen the responsibility of any party owning, operating, controlling or installing any electrical equipment for damages to any one injured by any defect therein, not shall the city be held as assuming any such liability by reason of the inspection authorized herein or certificates issued hereunder.

Section 14. That the City Electrician must enter into a good and sufficient bond in the sum of Two Thousand Dollars, conditioned for the faithful performance of his official duties.

Section 15. That Ordinance 4416, and all ordinances and parts of ordinances in conflict herewith, be and the same are hereby repealed.

Passed and adopted by the Common Council of the City of San Diego, California, this 30th day of September, 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 30th 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 30th 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 Certify, that the above and foregoing bill was by me presented to the Mayor of the City of San Diego, California, for his approval on the 30th day of September, 1912, and that he did not return it with his disapproval at any time within ten days after having received it as aforesaid.

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

Dated, San Diego, California, October 10th, 1912.

I Hereby Certify, that the above and foregoing is a full, true and correct COPY of Ordinance No. 4861, of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 30th day of September, 1912, and as returned by the Mayor of said City without his disapproval at any time within ten days after having received said Ordinance from the City Clerk of said City.

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

(SEAL)

ORDINANCE NO. 4862.

AN ORDINANCE AUTHORIZING THE PURCHASE OF 500 YARDS OF "RIP RAP", FOR THE USE OF THE HARBOR IMPROVEMENT OF THE CITY OF SAN DIEGO.

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 and without advertising for bids, 500 cubic yards of "Rip Rap" Rock to be used in the construction of a bulkhead under the supervision of the Harbor Engineer, provided, however, the cost thereof does not exceed the sum of Seven Hundred ($700.00) Dollars.

Section 2. That the sum of Seven Hundred ($700.00) Dollars or so much thereof as may be necessary to make the above named purchase, be and the same is hereby appropriated from the Harbor Improvement Bond Fund of said City.

Section 3. 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, the 30th day of September, 1912, by the following vote, to wit:

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

NOES---NONE

ABSENT-NONE.

and signed in open session whereof by the President of said Common Council, this 30th 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.)

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 30th 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 9th day of October, 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, on indebtedness incurred by reason of the provisions of the annexed ordinance in re purchase of "Rip Rap" 500 yds costing $700.00 from Harbor Imp Bond Fund, can be made & incurred without the violation of any of the provisions of the Charter of the City of San Diego, California, Dated Sept 30, 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. 4862 of the ordinances of the City of San Diego, California, as adopted by
the Common Council of said City on the 30th day of September, 1912; and as approved by
the Mayor of said City on the 9th day of September, 1912.

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

ORDINANCE NO. 4863.
AN ORDINANCE CHANGING THE NAME OF MADRONA STREETF, 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 name of that certain public street in Old Town, in the City of
San Diego, named Madrona Street, be, and the same is hereby changed to the name of Fort
Stockton Drive.

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 30th day of September, 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 30th 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 30th 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 9th day of October, 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. 4863 of the ordinances of the City of San Diego, California, as adopted by
the Common Council of said City on the 30th day of September, and as approved by the Mayor
of said City on the 9th day of October, 1912.

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

***
AN ORDINANCE OF THE CITY OF SAN DIEGO, ACCEPTING DEDICATION OF CERTAIN PROPERTY ALONG ROBINSON AVENUE, IN THE CITY OF SAN DIEGO, FOR STREET PURPOSES.

WHEREAS, L. E. Ricksecker and Henrietta E. Ricksecker, and William Darby and Minnie P. Darby, have by grant deed conveyed, without cost to the City of San Diego, the following described real 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 on the west line of Park Boulevard distant 10 feet south from the point of intersection of the north line of Robinson Avenue produced west; thence west on a line parallel to and distant 10 feet south from the north line of Robinson Avenue produced west a distance of 349.03 feet, more or less to the east line of Good's Villa Tract; thence south along the east line of Good's Villa Tract to the south line of the northeast quarter of the northwest quarter of Pueblo Lot 1125 a distance of 3.80 feet, more or less; thence east along said south line of the northeast quarter of the northwest quarter of Pueblo Lot 1125 and east along said south line produced east, a distance of 349.10 feet, more or less to the west line of Park Boulevard; thence north along the west line of Park Boulevard to the point or place of beginning.

Said Good's Villa Tract being according to the official map thereof filed in Book No. 22 of maps, at page 1046, in the office of the County Recorder of San Diego County, California, to be by said City used for the purposes of a public street, and particularly for the purpose of widening Robinson Avenue, in said City, at the point of location of said land, to a width of seventy (70) feet.

NOW, THEREFORE,

BE IT ORDAINED 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 the said Robinson Avenue, at the point of location of the land above described, be widened to the uniform width of seventy (70) feet.

Section 2. That for the purposes of widening and extending Robinson Avenue, at and along the location of the said parcel of land above described, to the width of seventy (70) feet, the said grant and transfer of the said above described parcel of land, be, and the same is hereby accepted, for the purposes aforesaid, and the same is hereby declared to be a part of the said Robinson Avenue, and is hereby devoted and dedicated to the public use as a part of the said Robinson Avenue in said City.

Section 3. That the City Clerk of said City of San Diego is hereby authorized and directed to file said deed of record in the office of the County Recorder of San Diego County, California.

Passed and adopted by the Common Council of the City of San Diego, California, this 30th day of September, 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 30th 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 30th day of September, 1912.
AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA, ACCEPTING THE DEDICATION OF CERTAIN PROPERTY ALONG FALCON STREET, IN SAID CITY, FOR STREET PURPOSES.

WHEREAS, ELIZABETH M. RAYBURN, and I. W. RAYBURN, have by grant deed conveyed without cost of the City of San Diego, California, the following real property situate in the City of San Diego, County of San Diego, State of California, bounded and described as follows, to-wit:

The east five (5) feet of Lot ten (10) and the west two and one-half (2-1/2) feet of said lot nine (9), all in block four hundred eighty-three (483), of C. C. Seaman's Subdivision of part of the east half of Pueblo Lot 1122 of the Pueblo Lands of the City of San Diego, according to map of said Subdivision No. 530, on file in the office of the County Recorder of San Diego County, California, excepting those parts of said east five (5) feet of said lot ten (10) and of said west two and one-half (2-1/2) feet of said lot nine (9) conveyed by George P. Hall to the City of San Diego, by deeds recorded in Deed Book 442, at page 198, and Deed Book 501, at page 483, in the office of the County Recorder of said San Diego County, California.

to be by the said City used for the purposes of a public street, and particularly for the purpose of widening Falcon Street at the point of location of the said parcel of land, NOW THEREFORE,

BE IT ORDAINED 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 said Falcon Street, at the point of location of the said parcel of land, above described, in said City, be widened and extended to fifty-two and one-half (52-1/2) feet.

Section 2. That for the purpose of widening and extending said Falcon Street, at and along the location of said parcel of land, above described to the width of fifty-two and one-half (52 1/2) feet, the said grant and transfer of the said above described parcel of land be, and the same is hereby accepted for the purposes aforesaid, and the same is hereby declared to be a part of said Falcon Street, and is hereby dedicated to the public use as a part of said street.

Section 3. That the City Clerk of said City be, and he is hereby authorized and directed to file of record in the office of the County Recorder of said San Diego County,
said
the deed and conveyance of said property, and also a release of certain mortgages against
the same.

Passed and adopted by the Common Council of the City of San Diego, California, this
2nd day of October, 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 2nd day
of October, 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 2nd day of October, 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 October, 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. 4865 of the ordinances of the City of San Diego, California, as adopted by
the Common Council of said City on the 2nd day of October, 1912, and as approved by the
Mayor of said City on the 9th day of September, 1912.

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

By W. E. Bartlett Deputy.

ORDINANCE NO. 4866.

AN ORDINANCE PROVIDING FOR THE INCURRING OF A BONDED INDEBTEDNESS OF THE CITY OF SAN DIEGO,
CALIFORNIA, IN THE SUM OF TWO MILLION AND FIVE HUNDRED THOUSAND DOLLARS, IN
LAWFUL MONEY OF THE UNITED STATES, FOR THE ACQUISITION
BY SAID CITY OF CERTAIN WATER WORKS AND WATER RIGHTS, IN-
CLUDING LANDS, DAMS, DAM SITES, RESERVOIRS, RESERVOIR
SITES, RIGHTS OF WAY, PIPE LINES, CONDUITS AND WATER FIL-
TERING PLANT, FOR THE USE OF SAID CITY AND ITS INHABITANTS,
AND PROVIDING THE FORM OF BOND, AND
FOR THE ISSUANCE AND SALE OF BONDS
EVIDENCING SUCH INDEBTEDNESS.

BE IT ORDAINED by the Common Council of the City of San Diego, as follows:
Section 1. WHEREAS, the Common Council of the City of San Diego, California, being the legislative branch of said City, did, on the 24th day of June, 1912, pass and adopt, by a two-thirds vote of all the members of said Common Council, Resolution numbered 11128, by which resolution it was duly determined and declared that the public interest and necessity of the said City of San Diego, 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, situated in the County of San Diego, State of California, as designated and described in said Resolution, to which reference is hereby made for further particulars, and also determined and declared that the cost of the acquisition, by said City, 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, will be Two Million and Five Hundred Thousand Dollars, in lawful money of the United States, and that said sum will be too great to be paid out of the ordinary annual income and revenue of the said City of San Diego, and that all necessary and proper proceedings shall be taken and had according to the laws of the State of California, for the acquisition, by said City, 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, at the cost and for the sum of Two Million, in lawful money of the United States, and to incur an indebtedness in said sum by the issuance of bonds for said purpose; and;

WHEREAS, said resolution numbered 11128, declaring said public interest and necessity, was duly approved by the Executive of said City, viz: the Mayor, on the 24th day of June, 1912, and was duly published in all respects as required by the terms thereof, to wit: for two days, in the City Official newspaper of said City, to wit: The Evening Tribune, namely, on the 29th day of June, 1912, and on the 1st day of July, 1912, and that said publication was made in the said newspaper proper and not in a supplement thereof, the said The Evening Tribune being at all times herein mentioned the official newspaper of the said City of San Diego and a daily newspaper published in the said City of San Diego six days in each week, to wit: on all the days of each week except Sunday; and,

WHEREAS, on the 3rd day of July, 1912, the said Common Council by a two-thirds vote of all the members of the Common Council, did duly pass and adopt Ordinance number 4786, calling a special election in the said City of San Diego submitting to the qualified electors of said City the proposition for the incurring of a bonded indebtedness of Two Million and Five Hundred Thousand Dollars, in lawful money of the United States, for the acquisition, by said City, of the said water works and water rights, including the lands, dams, dam-sites, reservoirs, reservoir sites, rights of way, pipe lines, conduits and water filtering plant, described in said Ordinance numbered 4786, to which reference is hereby made for further particulars, the cost of which will be too great to be paid out of the ordinary annual income and revenue of said City; and,

WHEREAS, the said ordinance Number 4786, was duly approved by the Executive of said City, on the 5th day of July, 1912, and was duly published in all respects as required by law and by the terms of said Ordinance, to wit: for seven days immediately prior to the 15th day of August, 1912, in the said City official newspaper of said City, to wit: The Evening Tribune, which newspaper is published six days in each week in said municipality, to wit: on every day in each week, except on Sunday, and said Ordinance being published as follows: on the 7th, 8th, 9th, 10th, 12th, 13th and 14th days of August, 1912, and that said publication was made in the said newspaper proper and not in a supplement thereof; and,
WHEREAS, each and every one of the facts, matters and things stated and recited in said Ordinance number 4786, calling said special election as aforesaid, were and are true and correct and in exact accordance with the statements and recitals contained in said Resolution Numbered 11128; and,

WHEREAS, on Thursday, the 15th day of August, 1912, said special election, as called and specified in said Ordinance numbered 4786 was duly and regularly held and conducted in all respects as required by law, and by said Ordinance numbered 4786 calling said election; and

WHEREAS, at said election the proposition for the incurring of said indebtedness and the issuance of bonds for said purpose as specified in said Ordinance number 4786, was duly submitted to the qualified electors of said City, in all respects as required by law and the provisions of said ordinance calling said election; and,

WHEREAS, at said special election more than two-thirds of the qualified electors of said voting at said special election voted in favor of the proposition submitted to them, as follows, to-wit:

In favor of the incurring of said indebtedness by said City in the sum of Two Million and Five Hundred Thousand Dollars, in lawful money of the United States, payable in forty years in equal annual installments, with interest thereon at the rate of four and one-half per cent. per annum, payable semi-annually, in like lawful money of the United States, for the acquisition, by said City, of the water works and water rights, including said lands, dams, dam-sites, reservoirs, reservoir-sites, rights of way, pipe lines, conduits, and water filtering plant, described in said Ordinance, number 4786, and the issuance of bonds for such indebtedness as provided by said Ordinance number 4786; and

WHEREAS, all the votes cast at said election were duly and properly cast and counted, and the returns thereof duly and properly certified, made, canvassed and declared; and,

WHEREAS, the whole number of votes cast at said special election in said City, upon said proposition was 8491, of which number 6,948 votes were given in favor of said proposition, and 1,405 votes were given against said proposition; that at said special election 8491 voters voted upon said proposition, of which number 6,948 votes were given in favor of said proposition, and 1,405 voters voted against said proposition; and,

WHEREAS, said proposition has been duly accepted by the qualified voters of said City; and,

WHEREAS, the said City has been and is now authorized and empowered to incur a bonded indebtedness of Two Million and Five Hundred Thousand Dollars, in lawful money of the United States, payable in forty years in equal annual installments, with interest thereon at the rate of four and one-half per cent. per annum, payable semi-annually, in lawful money of the United States, for the acquisition, by said City, 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, described in said Ordinance Number 4786:

NOW THEREFORE, BE IT ORDAINED, By the COMMON COUNCIL of the City of SAN DIEGO, as follows:

Section 2. That the bonds of the said City of San Diego for the payment of the cost of the acquisition of said water works and water rights including lands, dams, dam-sites, reservoirs, reservoir sites, rights of way, pipe lines, conduits and water filtering plant, shall issue as follows:
Said bonds shall be negotiable in form, and two thousand four hundred and eighty of said bonds shall be of the denomination of One Thousand Dollars each, and forty of said bonds shall be of the denomination of Five Hundred Dollars each, and all of said bonds shall bear interest from their date until paid, at the rate of four and one-half per cent per annum, payable semi-annually, which interest shall be evidenced by interest coupons attached to said bonds, respectively, as hereinafter provided. And the principal and interest of said bonds shall be payable in lawful money of the United States in the manner following, that is to say; One fortieth part of the whole of the principal of said indebtedness represented by said bonds, to-wit: the sum of Sixty-two Thousand and Five Hundred Dollars in lawful money of the United States, shall be paid annually each and every year, during said term of forty years, at the City Treasury of the said City of San Diego, by the Treasurer of said City, who shall be in office as such Treasurer at the respective times when such payments become due and payable, upon the surrender of said bonds; that the interest on said bonds shall be paid semi-annually, in like lawful money of the United States, at the City Treasury of said City, by the Treasurer of said City, who shall be in office as such Treasurer at the respective times when such payments of interest become due and payable, upon the surrender of the interest coupons evidencing the same; that the first installment of said bonds, to-wit: the bonds numbered from one to sixty-three, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of one year from their date;

That the second installment of said bonds, to-wit: the bonds numbered from sixty-four to one hundred and twenty-six, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of two years from their date;

That the third installment of said bonds, to-wit: the bonds numbered from one hundred and twenty-seven to one hundred and eighty-nine, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of three years from their date;

That the fourth installment of said bonds, to-wit: the bonds numbered from one hundred and ninety to two hundred and fifty-two, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of four years from their date;

That the fifth installment of said bonds, to-wit: the bonds numbered from two hundred and fifty-three to three hundred and fifteen, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of five years from their date;

That the sixth installment of said bonds, to-wit: the bonds numbered from three hundred and seventeen to three hundred and seventy-eight, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of six years from their date;

That the seventh installment of said bonds, to-wit: the bonds numbered from three hundred and seventy-nine to four hundred and forty-one, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of seven years from their date;

That the eighth installment of said bonds, to-wit: the bonds numbered from four hundred and forty-two to five hundred and four, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid, at the end of eight years from their date;
That the ninth installment of said bonds, to-wit, the bonds numbered from five hundred and five to five hundred and sixty-seven, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid, at the end of nine years from their date:

That the tenth installment of said bonds, to-wit, the bonds numbered from five hundred and sixty-eight to six hundred and thirty, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid, at the end of ten years from their date;

That the eleventh installment of said bonds, to-wit, the bonds numbered from six hundred and sixty-eight to seven hundred and thirty, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid, at the end of eleven years from their date;

That the twelfth installment of said bonds, to-wit, the bonds numbered from seven hundred and thirty-one to eight hundred and twenty, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid, at the end of twelve years from their date;

That the thirteenth installment of said bonds, to-wit, the bonds numbered from eight hundred and twenty to eight hundred and eighty-two, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid, at the end of thirteen years from their date;

That the fourteenth installment of said bonds, to-wit, the bonds numbered from eight hundred and eighty-three to nine hundred and forty-five, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid, at the end of fourteen years from their date;

That the fifteenth installment of said bonds, to-wit, the bonds numbered from nine hundred and forty-six to one thousand and eight, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid, at the end of fifteen years from their date;

That the sixteenth installment of said bonds, to-wit, the bonds numbered from one thousand and nine to one thousand and seventy-one, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid, at the end of seventeen years from their date;

That the seventeenth installment of said bonds, to-wit, the bonds numbered from one thousand and seventy-two to one thousand one hundred and thirty-four, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid, at the end of eighteen years from their date;

That the eighteenth installment of said bonds, to-wit, the bonds numbered from one thousand one hundred and thirty-five to one thousand one hundred and ninety-seven, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid, at the end of nineteen years from their date;

That the nineteenth installment of said bonds, to-wit, the bonds numbered from one thousand one hundred and ninety-eight to one thousand two hundred and sixty, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid, at the end of twenty years from their date;
That the twenty-first installment of said bonds, to-wit, the bonds numbered from one thousand two hundred and sixty-one to one thousand three hundred and twenty-three, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of twenty-one years from their date;

That the twenty-second installment of said bonds, to-wit, the bonds numbered from one thousand three hundred and twenty-four to one thousand three hundred and eighty-six, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of twenty-two years from their date;

That the twenty-third installment of said bonds, to-wit, the bonds numbered from one thousand three hundred and eighty-seven to one thousand four hundred and forty-nine, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of twenty-three years from their date;

That the twenty-fourth installment of said bonds, to-wit, the bonds numbered from one thousand four hundred and fifty to one thousand five hundred and twelve, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of twenty-four years from their date;

That the twenty-fifth installment of said bonds, to-wit, the bonds numbered from one thousand five hundred and thirteen to one thousand five hundred and seventy-five, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of twenty-five years from their date;

That the twenty-sixth installment of said bonds, to-wit, the bonds numbered from one thousand five hundred and seventy-six to one thousand six hundred and thirty-eight, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of twenty-six years from their date;

That the twenty-seventh installment of said bonds, to-wit, the bonds numbered from one thousand six hundred and thirty-nine to one thousand seven hundred and one, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of twenty-seven years from their date;

That the twenty-eighth installment of said bonds, to-wit, the bonds numbered from one thousand seven hundred and two to one thousand seven hundred and sixty-four, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of twenty-eight years from their date;

That the twenty-ninth installment of said bonds, to-wit, the bonds numbered from one thousand seven hundred and sixty-five to one thousand eight hundred and twenty-seven, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of twenty-nine years from their date;

That the thirtieth installment of said bonds, to-wit, the bonds numbered from one thousand eight hundred and twenty-eight, to one thousand eight hundred and ninety, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of thirty years from their date;
That the thirty-first installment of said bonds, to-wit, the bond numbered from one thousand eight hundred and ninety-one to one thousand nine hundred and fifty-three, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of thirty-one years from their date;

That the thirty-second installment of said bonds, to-wit, the bonds numbered from one thousand nine hundred and fifty-four to two thousand and sixteen, both inclusive, consisting of sixty-two one Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of thirty-two years from their date;

That the thirty-third installment of said bonds, to-wit, the bonds numbered from two thousand and seventeen to two thousand and seventy-nine, both inclusive, consisting of Sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of thirty-three years from their date;

That the thirty-fourth installment of said bonds, to-wit, the bonds numbered from two thousand eighty to two thousand one hundred and forty-two, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of thirty-four years from their date;

That the thirty-fifth installment of said bonds, to-wit, the bonds numbered from two thousand one hundred and forty-three to two thousand two hundred and fifty, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of thirty-five years from their date;

That the thirty-sixth installment of said bonds, to-wit, the bonds numbered from two thousand two hundred and sixty-nine to two thousand three hundred and thirty-one, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of thirty-six years from their date;

That the thirty-seventh installment of said bonds, to-wit, the bonds numbered from two thousand three hundred and thirty-two to two thousand three hundred and ninety-four, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of thirty-seven years from their date;

That the thirty-eighth installment of said bonds, to-wit, the bonds numbered from two thousand three hundred and ninety-five to two thousand four hundred and fifty-seven, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of thirty-eight years from their date;

That the fortieth installment of said bonds, to-wit, the bonds numbered from two thousand four hundred and fifty-eight to two thousand five hundred and twenty, both inclusive, consisting of sixty-two One Thousand Dollar Bonds, and one Five Hundred Dollar Bond, shall mature and be payable as aforesaid at the end of forty years from their date;

Which bonds shall bear interest at the rate of four and one and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by the coupons attached thereto.
That said bonds shall be dated January First, 1913, and shall be substantially in the following form, to-wit:

UNITED STATES OF AMERICA, STATE OF CALIFORNIA,
COUNTY OF SAN DIEGO, CITY OF SAN DIEGO.
WATER BOND OF THE CITY OF SAN DIEGO.

No.__________

The City of San Diego, in the County of San Diego, State of California, for value received, promises to pay to the bearer hereof, at the City Treasury of said City, on the first day of January, A.D.________ the sum of Dollars ($___ ) in lawful money of the United States, with interest thereon from date until paid at the rate of four and one-half per cent. per annum, payable at the City Treasury of said City, semi-annually, on the first day of January in each year, and on the first day of July in each year, on presentation and surrender of the interest coupons attached. This bond is one of a series of two thousand five hundred and twenty bonds of like date and tenor, varying only in dates of maturity and denomination, and numbered consecutively from one to two thousand five hundred and twenty, both inclusive, Two thousand four hundred and eighty of said bonds being of the denomination of One Thousand Dollars each, and forty of said bonds being of the denomination of Five Hundred Dollars each.

It is hereby certified that all conditions, acts and things essential to the validity of this bond, exist, have happened, and have been done, and that all requirements of law and of the Constitution of this State, relating to the issuance hereof, have been fully complied with by the proper bodies, officers and persons, and that the issuance hereof has been duly authorized and directed by an Ordinance of the Common Council duly passed, approved, and published, and that provision has been duly made for the collection of an annual tax sufficient to pay the interest on this bond as it falls due, and a sinking fund has been duly constituted to pay the principal at maturity, and that the total indebtedness of the said City of San Diego, including the indebtedness evidenced by the issuance of this bond, does not exceed the limit prescribed by the Constitution and Laws of the State of California.

IN WITNESS WHEREOF, the said City, by its Common Council, has caused this bond to be signed by its Executive, the Mayor of said City, and signed by the Treasurer of said City, and countersigned by the City Clerk of said City, and attested by the corporate seal of said City here to attached, this First day of January in the year A.D. Nineteen Hundred and Thirteen.

_________________________.
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.

Countersigned by,

(Seal)

That the interest coupons attached to said bonds and evidencing the interest to accrue thereon shall be substantially in the following form, to-wit:

---------------
Coupon No. _____

The Treasurer of the City of San Diego, County of San Diego, State of California, will pay to the bearer hereof, on the first day of ________ A.D. _____, at the City Treasury of said City Treasury of said City, the sum of ________________ Dollars, in lawful money of the United States, it being the semi-annual interest due on said date upon water bond of the City of San Diego, numbered ________.

Treasurer of the City of San Diego,
California.

That the amount of each interest coupon attached to each of said bonds of the denomination of One Thousand Dollars, shall be Twenty-two and 50/100 Dollars; that the amount of each interest coupon attached to each of said bonds of the denomination of Five Hundred Dollars, shall be Eleven and 25/100 Dollars.

That the interest of said respective bonds shall be evidenced by coupons in the foregoing form, varying only in amounts, numbers and date of maturity, attached to said bonds, respectively, which coupons shall be numbered consecutively on each bond and signed by the Treasurer of the said City of San Diego; that the Executive, to-wit: The Mayor of the said City of San Diego, be, and he is hereby authorized, empowered and directed, for and on behalf, and as the act and deed of the said City of San Diego, to sign each and every one of said bonds as the Executive of said City as aforesaid, and that the Treasurer of said City be, and he is hereby, authorized, empowered and directed to sign his name as Treasurer of the said City of San Diego to each and every one of said bonds, and that the City Clerk of said City be, and he is hereby authorized, empowered and directed, to countersign each and every one of said bonds, as CITY CLERK of the said City of San Diego, and to affix the corporate seal of the said City of San Diego to each and every one of said bonds by said City; and that the City Treasurer be and he is hereby authorized, empowered and directed to sign his name as Treasurer of said City to each and every one of said respective coupons attached to each respective bond, and that the said signing of said coupons by the said Treasurer shall constitute and be a sufficient and binding execution of each and every one of said coupons by said City, and that said signing of said coupons by said Treasurer may be evidenced by the use of a fac-simile lithographic signature.

Section 3. That it be and is hereby further ordained that 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 sufficient tax to pay all the interest on said bonded indebtedness as such interest falls due, and sufficient also to pay one-forth of the whole amount of said bonded indebtedness each and every year as above provided, and sufficient to pay the whole amount of the principal and interest of said bonded indebtedness on or before maturity, within forty years from the time of contracting the same; and that the said Common Council of the said City of San Diego hereby makes provision for the levy and collection of said taxes and for the levy and collection of all sums that shall or may be necessary to pay in full the principal and interest of the said indebtedness, as the same shall fall due, and hereby contracts, represents, and promises that such levy shall be made as aforesaid, and so far as the said Common Council has the power now to make such levy, it hereby makes the same.

And the said Common Council further ordains that there shall be, and is hereby, provided, a Sinking Fund to be kept by the Treasurer of the said City of San Diego, and his successors in office, to be designated as the "Sinking Fund for the payment of Water Bonds of 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 said "Sinking Fund" until required for the respective payments of the principal and interest to be paid upon said bonds; and that when the respective payments of principal and interest of said bonds shall fall due, the Treasurer of the 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 sums of principal and interest of said bonds, as the same shall fall due, when demand shall be made therefor as required by law; and upon the surrender of said bonds and coupons to said Treasurer, it shall be the duty of the 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 other purpose than the payment of the principal and interest of said bonded indebtedness as in this ordinance specified, until the amount of principal and interest of said bonds shall be fully paid, and that all moneys paid into the said "Sinking Fund" shall be inviolably appropriated in the payment of the principal and interest of said bonded indebtedness; and that each and every one of the conditions and provisions stated and provided in relation to said bonds, as set forth in said Ordinance Number 4786, shall be complied with.

Section 4. That said bonds shall be sold in the following manner, namely: The City Clerk of the said City of San Diego, shall give notice that he will receive sealed bids for the purchase thereof up to ten o'ock A.M., on the 2nd day of December, 1912; and said City Clerk is hereby authorized and directed to publish, or cause to be published, for a period of twenty days, in the City Official newspaper of said City, to-wit: the Evening Tribune, a notice inviting sealed proposals or bids for the purchase of all of said bonds, to be delivered as aforesaid; said notice shall be signed by the said City Clerk and shall contain a provision that the said Common Council reserves the right to reject any and all bids received, and that this Common Council shall thereafter award said bonds to the highest bidder therefor, as soon after said bids have been received, as the said Common Council can consider the matter, or at such time as the said Common Council shall adjourn to on the said 2nd day of December, 1912, if any bid for said bonds shall have been accepted by the said Common Council. Said bonds shall not be sold for less than their par value, and the proceeds of said bonds shall be placed in the municipal treasury to the credit of the proper improvement fund hereinafter created, and shall be applied exclusively to the purpose and objects mentioned in said Ordinance Number 4786. Said bids shall be for the unconditional purchase of said bonds as soon as they are ready for delivery. Each bid shall be accompanied by a check, certified to by a responsible bank in the said City of San Diego, California, for Twenty-five Thousand Dollars, payable to the City Treasurer of said City, as a guarantee and assurance that the said bidder will take said bonds, and pay therefor the price bid. Upon the delivery of, and upon the payment for, said bonds, said certified check shall be returned to the bidder.

Section 5. That there shall be, and is hereby, provided and created a fund of the said City of San Diego, which shall be known and designated as the "Water Improvement Fund of 1912", to be kept by the said Treasurer of the said City of San Diego, and the proceeds of the sale of said bonds shall be placed in the municipal treasury of said City to the credit of said "Water Improvement Fund of 1912", and shall be applied exclusively to the purpose and objects mentioned in said Ordinance Number 4786.

Section 6. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed to have said bonds and coupons lithographed, and as soon as said
bonds and coupons shall have been so lithographed, to deliver the same to this Common Council.

Section 7. That this ordinance shall take effect and be in force on 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, three times 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 7th day of October, 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 7th day of October, 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 October, 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 October, 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. 4866 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 7th day of October, 1912; and as approved by the MAYOR OF SAID CITY, on the 9th day of October, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California.
ORDINANCE NO. 4867.
AN ORDINANCE ENTERING INTO, AND PROVIDING FOR THE EXECUTION OF,
A LEASE BETWEEN THE SOUTHERN CALIFORNIA MOUNTAIN WATER COMPANY,
AND THE CITY OF SAN DIEGO.

WHEREAS, pursuant to an agreement, dated on the 5th day of June, 1912, between the Southern California Mountain Water Company and the City of San Diego, it was agreed that the Southern California Mountain Water Company should sell to the said City of San Diego certain portions of its property, and lease to the said City certain other portions of its property, with the option, right and privilege of purchasing the same; and,

WHEREAS, the said City of San Diego, has decided to purchase the said certain portion of said property, and is desirous of leasing the said certain other portion of said property, with the option, right and privilege of purchasing the same, according to the terms of a certain instrument, endorsed, "Agreement of Lease between Southern California Mountain Water Company and The City of San Diego", and now in the possession of the City Clerk of said City of San Diego, the form of which lease has been approved by the Railroad Commission of the State of California,

NOW, 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 lease with the said Southern California Mountain Water Company, endorsed as follows: "Agreement of Lease between 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 that the Mayor of said City of San Diego be, and he is hereby authorized, and directed, for and on behalf, in the name, and as the act and deed of said The City of San Diego, to execute and acknowledge the execution of said agreement, 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 agreement, 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 agreement to the said Southern California Mountain Water Company.

Section 2. That this ordinance shall take effect and be in force from and after the thirty-first day after its passage and approval.

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

Passed and adopted by the Common Council of the City of San Diego, California, this 7th day of October, 1912, by the following vote, to wit:
AYES---COUNCILMEN Adams, Fry, Sheon, Woods and Dodson.
NOMES---NONE
ABSENT---NONE
and signed in open session thereof by the President of said Common Council, this 7th day of October, 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 October, 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 October, 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 execution of a lease between the Southern California Mountain Water Company and the 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 Oct. 7th, 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. 4867 of the ordinances of the City of San Diego, California, as adopted by the Common Council of the 7th day of October, 1912, and as approved by the Mayor of said City on the 9th day of October, 1912.

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

By W. E. Bartlett, Deputy.

ORDINANCE NO. 4868.
AN ORDINANCE ESTABLISHING THE GRADE OF HORTENSA STREET BETWEEN THE SOUTHWEST LINE OF FORT STOCKTON DRIVE AND THE NORTHEAST LINE OF HICKORY STREET.

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

Section 1. That the grade of Hortensia Street between the southwest line of Fort Stockton Drive and the northeast line of Hickory Street is hereby established as follows:
At the intersection of Hortensia Street with Fort Stockton Drive; at the west corner at 261.36 feet; at the south corner at 260.50 feet.
At the intersection of Hortensia Street with Hickory Street; at the north corner at 249.50 feet; at the east corner at 249.00 feet.

Section 2. And the grade of said Hortensia Street between the points hereinbefore mentioned shall have a uniform ascent and descent.
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 7th day of October, 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 7th day of October, 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 October, 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 October, 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. 4868 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 7th day of October, 1912, and as approved by the Mayor of said City on the 9th day of October, 1912.

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

By W. E. Bartlett Deputy.

ORDINANCE NO. 4869.

an ORDINANCE ESTABLISHING THE GRADE OF LANDIS STREET BETWEEN THE EAST LINE OF ALABAMA STREET AND THE EAST LINE OF OREGON STREET.

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

Section 1. That the grade of Landis Street in said City of San Diego, between the east line of Alabama Street and the east line of Oregon Street is hereby established as follows:

At the intersection of Landis Street with Alabama Street; at the northeast corner, at 251.00 feet; at the southeast corner at 250.50 feet.

At the intersection of Landis Street with Mississippi Street; at the northwest corner at 270.00 feet; at the southwest corner at 270.50 feet; at the southeast corner at 271.50 feet; at the northeast corner at 271.00 feet.

At the intersection of Landis Street with Louisiana Street; at the northwest corner
at 285.00 feet; at the southwest corner at 285.00 feet; at the southeast corner at 286.00 feet; at the northeast corner at 285.00 feet.

At the intersection of Landis Street with Texas Street; at the northwest corner at 303.00 feet; at the southwest corner at 302.00 feet; at the southeast corner at 303.00 feet; at the northeast corner at 304.00 feet.

At the intersection of Landis Street with Arizona Street; at the northwest corner at 285.00 feet; at the southwest corner at 285.00 feet; at the southeast corner at 286.50 feet; at the northeast corner at 285.50 feet.

At the intersection of Landis Street with Arnold Avenue; at the northwest corner at 291.50 feet; 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 intersection of Landis Street with Villa Terrace; at the northwest corner at 316.00 feet; 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 intersection of Landis Street with Oregon Street; at the southwest corner at 337.50 feet; at the southeast corner at 338.50 feet; at the northwest corner at 338.00 feet; at the northeast corner at 339.00 feet.

Section 2. And the grade of said Landis Street between the points hereinbefore mentioned shall have a uniform ascent and descent, a

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 9th day of October, 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 9th day of October, 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 October, 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 October, 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. 4870 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 9th day of October, and as approved by the Mayor of said City on said 9th day of October, 1912.

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

ORDINANCE NO. 4870.
AN ORDINANCE ESTABLISHING THE GRADE OF ALABAMA STREET BETWEEN THE SOUTH LINE OF UNIVERSITY AVENUE AND THE NORTH LINE OF THE 1400 ACRE PUBLIC PARK, 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 Alabama Street between the south line of University Avenue and the north line of the 1400 acre public park is hereby established as follows:

At the intersection of Alabama Street with University Avenue at the southwest corner at 264.77 feet; at the southeast corner at 264.50 feet.

At the intersection of Alabama Street with Wightman Street; at the northeast corner at 256.00 feet; at the southeast corner at 255.50 feet; at a point on the west line of Alabama Street where said west line would be intersected by the north line of Wightman Street if said north line were produced west, at 255.50 feet; at a point on the west line of Alabama Street where said west line would be intersected by the south line of Wightman Street if said south line were produced west, at 255.00 feet.

At the intersection of Alabama Street with Robinson Avenue; at the northwest corner at 253.50 feet; at the southwest corner at 253.00 feet; at a point on the east line of Alabama Street where said east line would be intersected by the north line of Robinson Avenue if said north line were produced east, at 254.00 feet; at a point on the east line of Alabama Street where said east line would be intersected by the south line of Robinson Avenue if said south line were produced east, at 253.50 feet.

At the intersection of Alabama Street with Landis Street; at the northeast corner at 251.00 feet; at the southeast corner at 250.60 feet; at a point on the west line of Alabama Street where said west line would be intersected by the north line of Landis Street produced west, at 250.50 feet; at a point on the west line of Alabama Street where said west line would be intersected by the south line of Landis Street produced west, at 250.00 feet.

At the intersection of Alabama Street with Cypress Avenue; at the northwest corner at 247.50 feet; at the southwest corner at 248.50 feet; at a point on the east line of Alabama Street where said east line would be intersected by the North line of Cypress Avenue produced east, at 248.00 feet; at a point on the east line of Alabama Street where said east line would be intersected by the south line of Cypress Avenue produced east, at 249.00 feet.

At the intersection of Alabama Street with Dwight Street; at the northeast corner at 256.00 feet; at the southeast corner at 256.00 feet; at a point on the west line of Alabama Street where said west line would be intersected by the north line of Dwight Street produced west, at 255.50 feet; at a point on the west line of Alabama Street where said west line would be intersected by the south line of Dwight Street produced west, at
255.50 feet.

At the intersection of Alabama Street with Myrtle Avenue; at the northwest corner at 251.50 feet; at the southwest corner at 251.00 feet; at a point on the east line of Alabama Street where said east line would be intersected by the north line of Myrtle Avenue produced east, at 252.00 feet; at a point on the east line of Alabama Street where said east line would be intersected by the south line of Myrtle Avenue produced east, at 251.50 feet.

At the intersection of Alabama Street with Myrtle Avenue; at the northeast corner at 251.00 feet; at the southeast corner at 251.50 feet; at a point on the west line of Alabama Street where said west line would be intersected by the north line of Myrtle Avenue produced west, at 250.50 feet; at a point on the west line of Alabama Street where said west line would be intersected by the south line of Myrtle Street if said south line were produced west, at 251.00 feet.

At the northwest corner of the intersection of Alabama Street with Upas Street, at 259.80 feet.

At a point on the east line of Alabama Street where said east line would be intersected by the north line of Upas Street produced east, at 260.00 feet.

At a point where the east line of Alabama Street is intersected by the north line of the 1400 acre public park, at 260.50 feet.

At a point where the east line of the 1400 acre public park, at 260.50 feet.

Section 2. And the grade of said Alabama 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 9th day of October, 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 9th day of October, 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 October, 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 9th day of October, 1912.

James E. Wadham,

Mayor of the City of San Diego, California.
AN ORDINANCE AMENDING SECTION 14 OF ORDINANCE NO. 4731, "RE-LATING TO AND REGULATING PLUMBING AND PRESCRIBING 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 1. That Section 14 of Ordinance No. 4731, approved May 7, 1912, be and the same is hereby amended so as to read: Section 14. Every house and building must be separately and independently connected with the City sewer, 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 2. This is an ordinance for the immediate preservation of 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 9th day of October, 1912 by the following vote, to-wit:

AYES---COUNCILMEN Adams, Ray, Woods and Dodson.
NOES---NONE

ABSENT-COUNCILMAN Sehon

and signed in open session thereof by the President of said Common Council, this 9th day of October, 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 October, 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 15th day of October, 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. 4871 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 9th day of October, 1912; and as approved by the Mayor of said City on the 15th day of October, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

ORDINANCE NO. 4871.
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 October, 1913, 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 enclosed 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 connection can be made, except 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:

Commencing at a point at the northeast corner of Seventh and E Streets; thence north along the East line of Seventh Street to the South line of D. Street; thence east along the south line of D. Street 75 feet; thence north to the north line of D Street; thence west to the east line of Seventh Street; thence north to the south line of C Street Street; thence east 75 feet; thence north to the north line of C Street; thence west along the north line of C Street to the east line of Seventh Street; thence north to the
south line of B Street; thence east along the south line of B Street to a point 75 feet east; thence north to the north line of B Street; thence west to the east line of 5th Street; thence north to the south line of A Street; thence east along the south line of A Street to a point 100 feet; thence north to the north line of A Street; thence west to the east line of Fifth Street; thence north to the south line of Ash Street; thence east to the west line of Sixth Street; thence north to the north line of Ash Street; thence west to the east line of Fifth Street; thence north forty feet; thence west to the west line of Fifth Street; thence south to the north line of Ash Street; thence west to the east line of Fourth Street; thence south to the south line of Ash Street; thence east to the east line of Fifth Street; thence south to the north line of A Street; thence west to the east line of Fourth Street; thence south to the south line of D Street; thence west to the east line of Fifth Street; thence south to the north line of A Street; thence west to a point 75 feet west of the west line of Third Street; thence south to the south line of E Street; thence east to the west line of Seventh Street; thence south to the north line of C Street; thence west on C Street to a point 100 feet west; thence south to the south line of C Street; thence east to the west line of Seventh Street; thence south to the north line of D Street; thence west to the east line of Sixth Street; thence south to the south line of D Street; thence east to the west line of Seventh Street; thence south to the north line of E Street; thence west 100 feet; thence south to the south line of E Street; thence east to the place of beginning.

Also, commencing at a point at the east line of Front Street and the north line of E Street, at a point where they intersect; thence east along the north line of E Street to the west line of First Street; thence south 100 feet; thence east to the east line of First Street; thence north to the south line of E Street; thence east to the west line of 2nd Street; thence south 100 feet; thence east to the east line of Second Street; thence north to the south line of E Street; thence east to the east line of Second Street; thence north to the south line of D Street; thence west to the west line of Second Street; thence south to the north line of E Street; thence west to the east line of First Street; thence north to the south line of D Street; thence west to the west line of First Street; thence south to the north line of E Street; thence east to the east line of Front Street; thence south to the place of beginning.

Also, commencing at a point where the east line of Second Street intersects the north line of D Street; thence north to the south line of C Street; thence east to the west line of Third Street; thence north to the north line of C Street; thence west to the east line of Second Street; thence north 150 feet along the east line of Second Street; thence west to the west line of Second Street; thence south to the north line of E Street; thence west to the east line of First Street; thence south to the south line of C Street; thence east to the west line of Second Street; thence south to the north line of D Street; thence east to the place of beginning.

Also, commencing at a point where the south line of H Street intersects the west line of Fourth Street; thence north along Fourth Street to the north line of G Street; thence east to a point 100 feet east of the east line of Fourth Street; thence south to the north line of G Street; thence west to the east line of Fourth Street; thence south to the north line of H Street; thence east to a point 50 feet east of the east line of Sixth Street; thence south to the north line of H Street; thence west to the east line of Fifth Street; thence south 75 feet; thence west to the west line of Fifth Street; thence north to the south line of H Street; thence west to the place of
beginning.

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 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 used, 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 he 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 cable, poles, span wires, or trolley and feed 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 7th day of October, 1912, by the following vote, to-wit:

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

NOES---COUNCILMAN Woods.

ABSENT-NONE

and signed in open session thereof by the President of said Common Council, this 7th day of October, 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 October, 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 15th day of October, 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. 4872 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 7th day of October, 1912; and as approved by the Mayor of said City on the 15th day of October, 1912.

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

(SEAL) By W.E. Bartlett Deputy.
ORDINANCE NO. 4873.
AN ORDINANCE CREATING AND ESTABLISHING CERTAIN OFFICES
AND EMPLOYMENTS IN THE HEALTH DEPARTMENT, AND FIXING
THE COMPENSATION APPURTENANT *

THERE TO.

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 Health Department, namely:

**HEALTH AND PLUMBING**

<table>
<thead>
<tr>
<th>Office</th>
<th>Compensation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Health Officer</td>
<td>$125.00</td>
</tr>
<tr>
<td>Asst. Health Officer</td>
<td>$100.00</td>
</tr>
<tr>
<td>Bacteriologist</td>
<td>$100.00</td>
</tr>
<tr>
<td>Meat and Dairy Inspector</td>
<td>$125.00</td>
</tr>
<tr>
<td>Asst. Meat and Dairy Inspector</td>
<td>$100.00</td>
</tr>
<tr>
<td>Sanitary Inspectors</td>
<td>$100.00</td>
</tr>
<tr>
<td>Plumbing Inspectors</td>
<td>$150.00</td>
</tr>
<tr>
<td>First Assistant Plumbing Inspector</td>
<td>$135.00</td>
</tr>
<tr>
<td>Second Assistant Plumbing Inspector</td>
<td>$125.00</td>
</tr>
<tr>
<td>Third Assistant Plumbing Inspector</td>
<td>$110.00</td>
</tr>
<tr>
<td>Nurse</td>
<td>$100.00</td>
</tr>
<tr>
<td>Male Nurse and Watchman combined</td>
<td>$75.00</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 previous month. Such salaries and compensa-
tions are hereby fixed and established as follows:-

**HEALTH AND PLUMBING**

<table>
<thead>
<tr>
<th>Office</th>
<th>Compensation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Health Officer</td>
<td>$125.00</td>
</tr>
<tr>
<td>Assistant Health Officer</td>
<td>100.00</td>
</tr>
<tr>
<td>Bacteriologist</td>
<td>100.00</td>
</tr>
<tr>
<td>Meat and Dairy Inspector</td>
<td>$125.00</td>
</tr>
<tr>
<td>Asst. Meat and Dairy Inspector</td>
<td>100.00</td>
</tr>
<tr>
<td>Sanitary Inspectors, including approved transporation</td>
<td>100.00</td>
</tr>
<tr>
<td>Assistant Sanitary Inspector, allowance for transportation</td>
<td>15.00</td>
</tr>
<tr>
<td>Plumbing Inspector</td>
<td>150.00</td>
</tr>
<tr>
<td>First Assistant Plumbing Inspector</td>
<td>135.00</td>
</tr>
<tr>
<td>Second Assistant Plumbing Inspector</td>
<td>125.00</td>
</tr>
<tr>
<td>Third Assistant Plumbing Inspector</td>
<td>110.00</td>
</tr>
<tr>
<td>Chief Clerk</td>
<td>90.00</td>
</tr>
<tr>
<td>Nurse</td>
<td>$100.00</td>
</tr>
<tr>
<td>Male Nurse and Watchman combined</td>
<td>$75.00</td>
</tr>
</tbody>
</table>

Section 3. No allowance for transportation or otherwise shall be allowed other
than herein contained.

The salaries above named shall be paid out of the Health Fund of the City of San
Diego.

Section 4. That salaries of the above named officers and employees shall commence
with the first day of October, 1912.

Section 5. All ordinances and parts of ordinances in conflict with the provisions
of this ordinance are hereby repealed.
Section 6. This ordinance will 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 7th day of October, 1912, by the following vote, to wit:

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

and signed in open session thereof by the President of said Common Council this 7th day of October, 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 October, 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)

Auditore Certificate. I hereby certify that the appropriation made or indebtedness incurred by reason of the provisions of the annexed ordinance in re Employment and compensations of Health 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 Oct 7, 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 October 15th, 1912, and returned to said Common Council on said 15th day of October, 1912, was by said Common Council, on the 23rd day of October, 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 23rd day of October, 1912.

A. E. Dodson,
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. 4673 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 7th day of October, 1912; and as adopted by the said Council over the veto of the Mayor on the 23rd day of October, 1912.

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

By Hugh A. Sanders, Deputy.
ORDINANCE NO. 4874.

AN ORDINANCE AUTHORIZING THE EMPLOYMENT AT LA JOLLA
OF AN ASSISTANT INSPECTOR OF SEWERS, GAS AND ELECTRICITY
OF THE FIRE DEPARTMENT; ALSO FOR APPOINTMENT OF A CLERK;
AND ALSO FOR THE REPEAL OF SECTION 4 OF ORDINANCE NO. 4534.

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

Section 1. That there is hereby created the following employment at La Jolla, in the City of San Diego, viz: An assistant Inspector of sewers, gas and electricity plumbing, buildings, and custodian of property of the Fire Department; also one Clerk, to attend the office duties of such assistant inspector.

Section 2. That the compensation for such employment shall be one hundred (100) Dollars per month for the assistant inspector, and Thirty (30) Dollars for the Clerk, from and after October 1, 1912.

Section 3. That there is hereby appropriated the sum of One Hundred Thirty (130) Dollars per month for the purpose of meeting the above expenditure, payable as follows:

From the Sewer & Drainage Fund the sum of Thirty-five (35) Dollars; from the Health Department Fund the sum of Twenty-five (25) Dollars; from the Gas & Electricity Department Fund the sum of Thirty (30) Dollars; from the Building Department Fund the sum of Twenty-five (25) Dollars, and from the Fire Department Fund the sum of Fifteen (15) Dollars.

Section 4. That Section 4 of Ordinance No. 4534 be and the same is hereby repealed.

Section 5. This ordinance shall take effect 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 2nd day of October, 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 2nd day of October, 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 2nd day of October, 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.

(A 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 Expenditure from Sewer & Drainage Fund 35.00, Health 25.00, Electrical 30, Bldg Fund 25.00, Fire Dept Fund 15.00, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Oct 2., 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 October 15th, 1912, and returned to said Common Council on said 15th day of October, 1912, was by said Common Council of the said City of San Diego, California, on the 23rd day of October, 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 23rd day of October, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

(SEAL)

Attest:

Allen H. Wright, City Clerk,
Hugh A. Sanders Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4874 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 2nd day of October, 1912; and as adopted over the Mayor's veto on the 23rd day of October, 1912.

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

By

ORDINANCE NO. 4875.
AN ORDINANCE CREATING AND ESTABLISHING CERTAIN OFFICES AND EMPLOYMENTS IN THE SEWER, BUILDING AND ELECTRICAL DEPARTMENTS IN THE CITY OF SAN DIEGO, FIXING THE COMPENSATION APPURTENANT THERETO AND REPEALING ORDINANCE NO. 4604 AND ORDINANCE NO. 4842, AND ALL OTHER ORDINANCES IN CONFLICT HEREWITH.

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.
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 and Repair man.............................. 85.00 "
2 Repair Foremen, each...........................................$75.00 per month
1 Chauffeur.......................................................... 75.00 " 
1 Flushers.................................................................... 75.00 " 
2 Flushers.................................................................... 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 Assistant Building Inspector for Fire Limits
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 Assistant Building Inspector for Fire Limits............. 120.00 " 
1 Consulting Engineer.................................................. 50.00 " 
1 Assistant Building Inspector........................................ 100.00 " 
1 Assistant Building Inspector........................................ 75.00 " 
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
1 Assistant Gas & Electrical Inspector........................ 125.00 " 
3 Assistant Gas & Electrical Inspectors........................ 100.00 " 
1 Bookkeeper and Cashier.......................................... 85.00 " 
1 Clerk................................................................. 75.00 " 
1 Filing Clerk and Telephone Operator......................... 70.00 "
Section 10. Said salaries and compensation of said officers and employes 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 employes as herein provided shall commence on the first day of October, 1912.

Section 12. Ordinance No. 4604 and Ordinance No. 4842, 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 7th day of October, 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 7th day of October, 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 October, 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 reference to employments and compensation in Sewer and Drainage; Building and Electrical Departments, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.


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 October 15th, 1912, and returned to said Common Council on said 15th day of October, 1912, was by said Common Council, on the 23rd day of October, 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 23rd day of October, 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. 4875 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 7th day of October, 1912; and as adopted by the said Council over the veto by the Mayor on the 23rd day of October, 1912.

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

ORDINANCE NO. 4-875.
AN ORDINANCE INCREASING THE SALARY OF THE STENOGRAPHER IN THE CITY ATTORNEY'S OFFICE.

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

Section 1. The salary of MISS MARIE SLOCOM, as Chief Stenographer and typist in the City Attorney's Office, is hereby increased from ninety dollars, ($90.00) to one hundred dollars ($100.00) per month.

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 7th day of October, 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 7th day of October, 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 7th day of October, 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 INCREASING THE SALARY OF STENOGRAPHER IN ATTORNEY'S OFFICE, can be made on 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, 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 October 15th, 1912, and returned to said Common Council on said 15th day of October, 1912, was by said Common Council, on the 23rd day of October 1912, reconsidered, and upon motion said ordinance was duly 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 23rd day of October, 1912.
By Allen H. Wright City Clerk,
Hugh A. Sanders Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4876 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 7th day of October, 1912, and as vetoed by the Mayor of said City on the 15th day of October, and thereafter adopted over said veto by said Council of said City on the 23rd day of October, 1912.

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

[Signature]

By Hugh A. Sanders Deputy.
ORDINANCE NO. 4877.
AN ORDINANCE CREATING AND ESTABLISHING THE OFFICE OF
HYDRAULIC ENGINEER IN THE DEPARTMENT OF WATER, CITY
OF SAN DIEGO AND FIXING COMPENSATION APPURTENANT THERETO.

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 hydraulic engineer in the department of water of the City of San Diego.

Section 2. That the salary of said hydraulic engineer is hereby fixed at the sum of Two Hundred and fifty ($250.00) Dollars per month, and shall be paid out of the Water Fund of said City.

Section 3. This ordinance shall take effect and be in force 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 7th day of October, 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 7th day of October, 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 October, 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 Establishing and fixing compensation of Hydraulic Engineer payable 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 Oct 7, 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 October, 15th, 1912, and returned to said Common Council on said 15th day of October, 1912, was by said Common Council, on the 23rd day of October, 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 23rd day of October, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.
ORDINANCE NO. 4876

AN ORDINANCE ESTABLISHING THE GRADE OF DWIGHT STREET BETWEEN THE EAST LINE OF ALABAMA STREET AND A POINT 255 FEET EAST FROM THE EAST LINE OF IDAHO STREET.

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

Section 1. That the grade of Dwight Street between the east line of Alabama Street and a point 255 feet east from the east line of Oregon Street, in said City of San Diego, is hereby established as follows:

At the intersection of Dwight Street with Alabama Street; at the southeast corner at 256.00 feet; at the northeast corner at 256.00 feet.

At the intersection of Dwight Street with Mississippi Street; at the southwest corner at 275.00 feet; at the northwest corner at 275.00 feet; at the northeast corner at 275.50 feet; at the southeast corner at 275.50 feet.

At the intersection of Dwight Street with Louisiana Street; at the southwest corner at 280.00 feet; at the northwest corner at 280.50 feet; at the northeast corner at 280.00 feet; at the southeast corner at 280.00 feet.

At the intersection of Dwight Street with Texas Street; at the southwest corner at 289.50 feet; at the northwest corner at 290.00 feet; at the northeast corner at 291.00 feet; at the southeast corner at 290.50 feet.

At the intersection of Dwight Street with Arizona Street; at the southwest corner at 281.20 feet; at the northwest corner at 282.00 feet; at the northeast corner at 282.00 feet; at the southeast corner at 281.20 feet.

At the intersection of Dwight Street with Arnold Avenue; at the southwest corner at 285.00 feet; at the northwest corner at 286.00 feet; at the northeast corner at 287.00 feet; at the southeast corner at 286.00 feet.

At the intersection of Dwight Street with Villa Terrace; at the southwest corner at 297.00 feet; at the northwest corner at 297.00 feet; at the northeast corner at 298.00 feet; at the southeast corner at 298.00 feet.

At the intersection of Dwight Street with Oregon Street; at the southwest corner at 323.00 feet; at the northwest corner at 324.00 feet; at the northeast corner at 325.00 feet; at the southeast corner at 324.00 feet.

At a point on the north line of Dwight Street 255 feet east from the east line of Oregon Street; at 335.00 feet.

At a point on the south line of Dwight Street 255 feet east from the east line of Oregon Street; at 334.50 feet.

Section 2. And the Grade of said Dwight 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 21st day of October, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Fay, Woods and Dodson.

NOES---NONE

ABSENT-COUNCILMEN Adams, and Sehon.

and signed in open session thereof by the President of said Common Council, this 21st day of October, 1912.

A. K. 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 21st day of October, 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 October, 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. 4879 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 21st day of October, 1912, and as approved by the Mayor of said City on the 23rd day of October, 1912.

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

By Walter H. Muller Deputy.

ORDINANCE NO. 4879.
AN ORDINANCE ESTABLISHING THE GRADE OF H STREET BETWEEN THE EAST LINE OF THIRTIETH STREET AND THE EASTERNLY BOUNDARY LINE 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 the grade of H Street in said City of San Diego, between the east line of 30th Street and the easterly boundary line of the City of San Diego is hereby established as follows:

At the intersection of H Street with 30th Street; at the northeast corner at 145.00 feet; at the southeast corner at 143.00 feet.
At the intersection of H Street with 31st Street; at the northwest corner at 104.00 feet; at the southwest corner at 102.00 feet; at the southeast corner at 101.00 feet; at the northeast corner at 103.00 feet.

At the intersection of H Street with 32nd Street; at the northwest corner at 81.00 feet; at the southwest corner at 81.40 feet; at the southeast corner at 81.40 feet; at the northeast corner at 81.00 feet.

At the intersection of the south line of H Street with the west line of 32nd Street in McLaren's H Street Addition, at 64.50 feet.

At the intersection of the north line of H Street with the west line of 32nd Street in McLaren's H Street Addition, at 64.00 feet.

At the intersection of the west line of 32nd Street in McLaren's H Street Addition with the north line of H Street produced west, at 63.90 feet.

At the intersection of the north line of H Street with the east line of 32nd Street in McLaren's H Street Addition, at 63.50 feet.

At the intersection of the south line of H Street with the east line of 32nd Street in McLaren's H Street Addition, at 63.70 feet.

At the intersection of H Street with 33rd Street; at the southeast corner at 40.00 feet; at the southwest corner at 39.50 feet; at a point on the north line of H Street where said north line would be intersected by the west line of 33rd Street produced north, at 40.50 feet; at a point on the north line of H Street where said north line would be intersected by the east line of 33rd Street produced north, at 41.00 feet.

At a point on the north line of H Street 555 feet east from the east line of 33rd Street produced north, at 48.00 feet.

At a point on the south line of H Street 555 feet east from the east line of 33rd Street, at 48.00 feet.

At the intersection of H Street with Merritt Street; at the northwest corner at 84.00 feet; at the southwest corner at 83.00 feet; at the southeast corner at 84.00 feet; at the northeast corner at 85.00 feet.

At a point on the south line of H Street 540 feet east from the east line of Merritt Street, at 121.90 feet.

At a point on the south line of H Street 30 feet east from the last named point, at 123.60 feet.

At a point on the north line of H Street 540 feet east from the east line of Merritt Street, at 122.80 feet.

At a point on the north line of H Street 30 feet east from the last named point, at 124.60 feet.

At the intersection of H Street with Pascoe Street; at the northwest corner at 125.75 feet; at the southwest corner at 124.75 feet; at the southeast corner at 125.30 feet; at the northeast corner at 126.30 feet.

At a point on the north line of H Street 30 feet east from the east line of Pascoe Street, at 126.20 feet.

At a point on the south line of H Street 30 feet east from the east line of Pascoe Street, at 125.20 feet.

At a point on the south line of H Street 730 feet east from the last named point, at 116.00 feet.

At a point on the north line of H Street 760 feet east from the east line of Pascoe Street, said point being at right angles to the last named point, at 117.00 feet.
At the intersection of the north line of H Street with the eastern boundary line of the City of San Diego, at 141.00 feet.

At the intersection of the south line of H Street with the eastern boundary line of the City of San Diego, at 141.00 feet.

Section 2. And the grade of said H Street between the points herebefore 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. 3959 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 21st day of October, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Fay, Woods and Dodson.

NOES---NONE

ABSENT-COUNCILMEN Adams and Sehon.

and signed in open session thereof by the President of said Common Council, this 21st day of October, 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 21st day of October, 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)

I hereby approve the foregoing ordinance this 23rd day of October, 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. H. Muller Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4879 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 21st day of October, 1912; and as approved by the Mayor of said City on the 23rd day of October, 1912.

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

By W. H. Muller Deputy.

ORDINANCE NO. 4880.

AN ORDINANCE REPEALING ORDINANCE NO. 4871 OF THE ORDNANCES OF THE CITY OF SAN DIEGO AND AMENDING ARTICLE XIV OF SECTION 7 OF ORDINANCE NO. 4731, "RELATING TO AND REGULATING PLUMBING AND PRESCRIBING 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 1. That Ordinance No. 4871 be and it is hereby repealed.

Section 2. That article XIV of Section 7 of Ordinance No. 4751, approved May 7, 1912, be and the same is hereby amended so as to read:

"Article XIV. Every house and building must be separately and independently connected with the City Sewer, except in cases where there may be a house on the rear of the lot. In this case it may be connected with the sewer of the house in front, provided the old sewer would satisfactorily stand the test and is owned by the same parties."

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 21st day of October, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Fay, Woods, and Dodson.
NOES---NONE

ABSENT-COUNCILMEN Adams and Sehon

and signed in open session thereof by the President of said Common Council, this 21st day of October, 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 21st day of October, 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 23rd day of October, 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. 4880 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 21st day of October, 1912; and as approved by the Mayor of said City on the 23rd day of October, 1912.

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

By Walter H. Muller Deputy.

ORDINANCE NO. 4881.
AN ORDINANCE CHANGING THE WIDTH OF CERTAIN SIDEWALKS 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 width of the sidewalks on both sides of Pacific Avenue, in Ocean Beach, in the City of San Diego, from the east line of Guizot Street to the south­easterly line of Catalina Boulevard, in said Ocean Beach, be, and the same is hereby changed from fourteen (14) feet their present width, to twenty (20) feet.

Section 2. That the width of the sidewalks on both sides of Del Mar Avenue, in Ocean Beach, in said City, from the east line of De Foe Street to the northwesterly line of Pueblo Lot 197 of the Pueblo Lands of said City, be, and the same is hereby changed from fourteen (14) feet, their present width, to twenty (20) feet.

Section 3. That all ordinances and parts of ordinances in conflict with the provi­sions of this ordinance, be, and the same are hereby repealed, in so far and to that extent only as they affect the sidewalks on said Pacific Avenue and said Del Mar Avenue, in Ocean Beach, between the points hereinbefore 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 23rd day of October, 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 23rd day of October, 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 23rd day of October, 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 Walter H. Muller Deputy.

I hereby approve the foregoing ordinance this 26th day of October, 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. 4881 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 23rd day of October, 1912, and as approved by the Mayor of said City on the 26th day of October, 1912.

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

By ___________________ Deputy.

ORDINANCE NO. 4881.

AN ORDINANCE ESTABLISHING THE GRADE OF HART STREET FROM THE SOUTH LINE OF UNIVERSITY AVENUE TO THE NORTH LINE OF MYRTLE AVENUE.
BE IT ORDAINED By the Common Council of the City of San Diego, California, as follows:

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

At the intersection of Hart Street with University Avenue; at the southwest corner at 357.42 feet; at the southeast corner at 357.00 feet.

At the intersection of Hart Street with Wightman Street; at the northwest corner at 352.50 feet; at the northeast corner at 352.50 feet; at the southeast corner at 352.00 feet; at the southwest corner at 352.00 feet.

At the intersection of Hart Street with Landis Street; at the northwest corner at 342.00 feet; at the northeast corner at 342.50 feet; at the southeast corner at 342.00 feet; at the southwest corner at 341.50 feet.

At the intersection of Hart Street with Dwight Street; at the northwest corner at 332.50 feet; at the northeast corner at 332.50 feet; at the southeast corner at 332.00 feet; at the southwest corner at 332.00 feet.

At the intersection of Hart Street with Myrtle Avenue; at the northwest corner at 327.50 feet; at the northeast corner at 327.00 feet.

Section 2. And the grade of said Hart 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 23rd day of October, 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 23rd day of October, 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 23rd day of October, 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 26th day of October, 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.
An Ordinance Establishing the Grade at the Intersection of Eagle Street with Mission 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 Eagle Street in said City of San Diego, at the intersection of Mission Street is hereby established as follows:

At the northwest corner at 257.00 feet; at the southwest corner at 257.50 feet; at the southeast corner at 256.50 feet; at the northeast corner at 256.00 feet.

Section 2. And the grade of said intersection of Eagle Street with Mission 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 23rd day of October, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Fay, Woods and Dodson.

NOES—NONE

ABSENT—COUNCILMAN Schon.

and signed in open session thereof by the president of said Common Council, this 23rd day of October, 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 23rd day of October, 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 Walter H. Muller Deputy.

I hereby approve the foregoing ordinance this 26th day of October, 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. 4683 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 23rd day of October, 1912; and as approved by the Mayor of said City on the 26th day of October, 1912.

Allen H. Wright,  
City Clerk of the City of San Diego, California,  
By \[signature\] deputy.

ORDINANCE NO. 4884.  
AN ORDINANCE AMENDING ORDINANCE NO. 4670, KNOWN AS THE BUILDING ORDINANCE.

BE IT ORDAINED by the Common Council of the City of San Diego, as follows:
Section 1. That Section 6 of Ordinance No. 4670 be and is hereby amended so as to read:

"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 therefore, 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. With each and every application for permit to construct any structure, the cost of which is Five Thousand Dollars ($5,000) or upward, a blue print or other complete copy of the plans, must be filed with the Building Inspector and retained on file in his office. 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 a complete sketch or plan showing the changes and alterations desired, which sketch or plan shall be filed with the building inspector and if such change increases the cost of the proposed work, the Building Inspector shall be paid an additional 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 beirig used, a schedule of loads shall be given, showing the total load that each different member including the footings, is designed to carry."

Section 2. This ordinance shall 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 23rd day of October, 1912, by the following vote, to-wit:
AYES---COUNCILMEN Adams, Fay, Woods and Dodson.
NOES---NONE
ABSENT---COUNCILMEN Sehon.

and signed in open session thereof by the President of said Common Council, this 23rd day of October, 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 23rd day of October, 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 October, 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. 4854 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 23rd day of October, 1912; and as approved by the Mayor of said City on the 26th day of October, 1912.

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

ORDINANCE NO. 4885.

AN ORDINANCE AMENDING SECTION 6 OF ORDINANCE NO. 4855; ENTITLED "AN ORDINANCE PROVIDING FOR THE ISSUANCE, FORM AND EXECUTION OF CERTAIN MUNICIPAL BONDS."

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

Section 1. That Section 6 of that certain ordinance of the City of San Diego, designated as Ordinance No. 4855 and entitled "An Ordinance providing for the Issuance Form and Execution of certain municipal bonds", and approved September 18th, 1912, be amended to read as follows:
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

NO. ($500.00)
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, 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 acquisition, construction and completion of municipal improvements and works, property and structures necessary and convenient to carry out the objects, purposes and powers of the 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 of 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 duly and regularly adopted 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 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. 4

INTEREST COUPON NO. 4

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 EIGHTY 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 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 23rd day of October, 1912, by the following vote, to-wit:

AYES---COUNCILLORS Adams, Fay, Woods and Dideon.

NOES---NONE

ABSENT-COUNCILMAN Schon.

and signed in open session thereof by the President of said Common Council, this 23rd day of October, 1912.

A. E. Dideon,
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 23rd day of October, 1912.
ORDINANCE NO. 4886.
AN ORDINANCE PRESCRIBING REGULATIONS FOR THE
GOVERNMENT OF THE HARBOR OF SAN DIEGO.

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

Section 1. Vessels must not be anchored in the stream within five hundred (500) feet of any pipe line or cable passing underneath the waters of the Bay, provided the course of such pipe line or cable be clearly indicated by signs or other sufficient means.

Section 2. There must be a space six hundred (600) feet wide in the channel kept clear of all anchored or moored vessels between the south east end of the Pacific Coast Steamship Company's wharf and the southwest corner of the Spreckels Wharf.

Section 3. A Clear Channel must always be kept for deep laden vessels to pass through to National City.

Section 4. There must, at all times, be maintained, free, open and unobstructed passageways for steam ferry boats and other regular lines of steamers navigating the harbor of San Diego.

Section 5. When Ballast, stone, coal, bricks, ashes, cinders, dust, rubbish, or other loose material or thing that will sink, or injure the harbor, in being unladed from a vessel upon a wharf, or is being transferred from a wharf to a vessel, or from one vessel to another, a canvas chute or other contrivance, to the satisfaction of the Harbor Master, must be used to prevent any part of such substance from falling into the Bay.

Section 6. Garbage shall not be deposited in the Harbor of San Diego. All scows or vessels employed in the removal of garbage, shall, before discharging proceed to sea a distance sufficient to prevent any injury or detriment to the Harbor thereby; and in receiving garbage observe the provisions of section 5.

Section 7. Every vessel lying at any wharf or in any slip in San Diego Harbor shall be made fast thereto with such head and stern lines in such manner as to meet the approval of the Harbor Master.
Section 8. No person shall discharge any gun powder, giant powder, dynamite, or any other explosive from any vessel to or upon any wharf or pier in the Harbor of San Diego, or load the same from any wharf or pier upon any vessel, except between the hours of six (6) a.m. and six (6) p.m., and during such time a watchman must be employed to inspect such loading or discharging under the supervision of the Harbor Master and at the expense of the shippers.

It shall be unlawful to load or discharge any such explosive except under the inspection of such watchman. If any such explosive is not fully loaded or discharged during said hour, the Master, or other person in charge or control of the vessel into or from which such explosive is being loaded or discharged shall cause such vessel to haul away from such wharf or pier, and anchor in such part of the Harbor as may be designated by the Harbor Master.

It shall be unlawful for any person to load or discharge any explosive into or from any vessel in San Diego Harbor, unless, during such loading or discharging, a red flag be displayed at the fore topmast head as a danger signal, and during the time when any such explosive is being loaded into or discharged from any vessel, no fire shall be permitted on board such vessel, provided, however, that in the case of steam vessel, any such explosive shall be discharged or loaded as far from the centers of fire on such vessel as possible.

No gunpowder or other explosive shall be allowed to remain on any wharf or pier, but the same must be immediately removed therefrom.

Section 9. It shall be unlawful for any person to have keep any acids, coal oil, gasoline, distillate or other liquid products of petroleum, on any wharf or pier in San Diego Harbor, except by permit issued by the Harbor Master who shall have authority to order the removal of such products of petroleum in the interests of public safety.

Section 10. Every vessel that shall enter the Harbor of San Diego in such condition as to render her dangerous shall become immediately subject to the orders and directions of the Harbor Master, and it shall be unlawful for any person to fail or refuse to comply with the orders or directions of the Harbor Master with regard to the disposition of such vessel.

Section 11. If any vessel, or other water craft, arriving and anchoring, or being moored or fastened to any wharf or pier or to any other vessel in the Harbor of San Diego, shall be so moored or placed as to be unsafe or dangerous to any other vessel or water craft previously lying at anchor in said Harbor, or moored or fastened as aforesaid, the Harbor Master is hereby authorized to forthwith order and direct the situation of said vessel or other water craft to be changed in such manner as to prevent such insecurity or danger; and the master, or any other person having charge of such vessel or other craft to be changed as directed by the Harbor Master.

Section 12. That whenever the master or any person in charge of any vessel or other water-craft in the Harbor of San Diego shall fail or refuse to change the position of such vessel or other water craft, or to arrange the rigging thereon as directed by the Harbor Master in accordance with the provisions of this Ordinance, it shall be the duty of the Harbor Master to forthwith board such vessel or other water craft, with such assistance as may be necessary, and to change the position of such vessel or other water-craft, or to arrange the rigging thereon as had been directed by him; and the expense of changing the position of such vessel or other water craft, or of arranging the rigging thereon may be recovered of such vessel or other water craft, by a suit in the name of the City of San Diego, in any court of competent jurisdiction.
Section 13. The master or any other person in charge of any vessel or other water craft within the limits of the Harbor of San Diego being in position to prevent or interfere with the mooring or passage of any other vessel or other water craft, from any part of the Harbor to another part thereof, shall, when directed or required by the Harbor Master, forthwith change the position of the vessel or other water craft to such place as may be directed by the Harbor Master.

Section 14. The master or other person having charge of any vessel or other water craft lying at any wharf in the City of San Diego shall comply with the directions of the Harbor Master in respect to the rigging of such vessel or other water craft, to prevent accidents or inconveniences to other vessels or water craft.

Section 15. Every vessel lying alongside a wharf, or alongside a vessel berthed at a wharf, shall, from sunset until sunrise, be provided continuously with such appliances in the way of gang-ways and man-ropes as may, in the opinion of the Harbor Master, or, in fact, be necessary for the convenience and safety of persons passing to and from such vessels, and every gangway fixed for the purpose of giving the crew or other persons access to the vessel after dark, shall be brightly illuminated by the best available means as long as such gangway is in communication with the shore, and a watch shall be continuously set upon such gangway.

Section 16. All openings in the ship's side shall be closed at sundown and all cargo skids shall be unrigged at sundown, except during such time as they are actually in use, when they shall be brightly illuminated.

Section 17. In order to facilitate the removal of vessels from their berths, at any wharf or place of mooring, or for other reasons, the Harbor Master may direct the master or person in charge of any vessel to slack away hawsers, cables or other fastenings of any such vessel, or to have her yards topped or braced for and aft, and her martingale and jib-boom to be rigged in. The master or person in charge of any vessel shall forthwith comply with such direction given by the Harbor Master.

Section 18. A vessel anchored or moored in the Harbor of San Diego, or lying at the wharf, must at all times have at least one officer and such seaman on board as will insure proper care of the vessel. If it becomes necessary, in order to facilitate navigation or the commerce of the port, or for the protection of other vessels or property, a vessel may be removed by order of the Harbor Master at the expense of the owner, and the owner and vessel shall be liable for all damages and costs that shall arise thereby.

Section 19. That it shall be unlawful for any person to use any donkey engine, or other steam engine, on any wharf or dock within the City of San Diego, in loading or unloading vessels, or otherwise, without a bonnet or spark-arrester attached to the smokestack of such engine, so as to prevent sparks from flying upon the wharf or dock or vessels, except with a permit from the Harbor Master waiving such condition.

Section 20. That whenever the Harbor Master shall learn that any wharf or dock or slip in the Harbor of San Diego is in a defective or dangerous condition, so that life or property is endangered thereby, it shall be the duty of such Harbor Master to immediately notify the owner thereof, his agent, lessee or any other person or persons having charge of the same, in writing, of the defective and dangerous condition thereof; and report the same immediately to the Common Council of said City. Such person or persons shall thereupon be required to immediately repair the same, or put up fences or other barriers to prevent persons from using or going upon the same.

Section 21. That if the owner, lessee, or other person or persons having charge of
wharves, docks, or slips, specified in Section 20 of this ordinance, shall fail or neglect to repair or to put up fences or barriers to prevent persons from using or going upon such defective or dangerous wharves, docks, or slips, then the Harbor Master may put up fences or other barriers, as he may deem necessary for the protection of the public, and charge such owner, lessee, agent, person or persons having charge of such wharf, dock or slip with the expense of putting up such fences or barriers.

Section 22. That it shall be unlawful for any person or persons whomsoever to interfere with or molest, in any manner whatsoever, any fence or barrier which may have been constructed for the purpose of preventing the use of the wharves, docks and slips aforesaid.

Section 23. That it shall be the duty of all and every owner, agent, or lessee of any kind of wharves, docks, or slips within the corporate limits of the City of San Diego, to furnish and keep in place on said wharves, docks or slips proper ring life-preservers with suitable ropes or lines at least two hundred (200) feet in length attached thereto, in suitable places on said wharves, docks or slips, convenient and accessible at all times during the day and night, for the purpose of rescuing persons from drowning who may have fallen overboard from such wharves, docks or slips, or otherwise, and said life-preservers shall be kept on said wharves, docks or slips in boxes properly labeled, of a size, character and material to be prescribed by the Harbor Master, who shall direct where said boxes shall be placed on each and every wharf, dock and slip. Every owner, agent or lessee shall comply with the provisions of this section within thirty (30) days after the passage and publication of this ordinance. It shall be unlawful for any person or persons whomsoever to molest, interfere with, break, take away or destroy said boxes, or life-preservers, contained therein; provided, however, that this section shall not prohibit the removal of the life-preservers from said boxes for the purpose of saving life.

Section 24. If any wharf, or any portion thereof, shall, from decay or accident, or any other cause, fall into the water of the Harbor of San Diego, it shall be the duty of the owner, agent or lessee of such wharf to forthwith remove the materials of which such wharf was composed from the waters of said harbor to such place as shall be prescribed by the Harbor Master, subject to the approval of the Common Council, and if such owner, agent, or lessee fails to remove such material forthwith, the Harbor Master shall remove or cause to be removed said material from the waters of said harbor, and the cost of such removal shall be recovered from such owner, agent or lessee in a civil action by the City of San Diego.

Section 25. That under emergency, in case of any vessel, boat, water craft, raft or other similar obstruction sinking or grounding, or being unnecessarily delayed in the Harbor of San Diego, in such manner as to stop, seriously interfere with, or specially endanger navigation in the opinion of the Harbor Master, the Common Council shall have the right to take immediate possession of such vessel, boat, water craft, raft or other craft so far as to remove it, and to immediately clear the harbor aforesaid of the obstruction caused, using his best judgement to prevent any unnecessary damage to such craft aforesaid, and no one shall interfere with or prevent such removal.

That the Harbor Master charged with the removal of any obstruction under this section may, in his discretion, give notice in writing to the owner or owners of any such obstruction, requiring them to remove it. Provided, that the expense of removing any such obstruction as aforesaid shall be a charge against such craft or cargo, and if the owner thereof shall fail or refuse to reimburse the City of San Diego for such expense within thirty (30) days after notification, then the Common Council shall secure bids for the
removal thereof, and may sell the craft or cargo, or any part thereof that may not have been destroyed in removal, and the proceeds of such sale, or so much thereof as may be necessary to reimburse the City of San Diego for the expense of such removal, shall be paid into the Harbor and Wharf Fund of the City of San Diego.

Section 26. That whenever the navigation of the Harbor of San Diego shall be obstructed or endangered by any sunken vessel, boat, water craft or raft, or other similar obstruction, which has existed for a longer period than ten (10) days, or whenever the abandonment of such obstruction can be legally established in a less space of time, the sunken vessel, boat, water craft, raft or other obstruction shall be subject to be removed, sold or otherwise disposed of by the City of San Diego at its discretion, without liability for any damage to the owners of the same.

Section 27. It shall be unlawful to tie up or anchor vessels or other craft in the Harbor of San Diego in such manner as to prevent or obstruct the passage of other vessels or craft, or to voluntarily or carelessly sink or cause to be sunk vessels or other craft in the waters of the Harbor of San Diego; or to float loose timbers, logs or piles in the Harbor of San Diego, in such manner as to obstruct, impede or impede navigation. And whenever a vessel or other craft is wrecked or sunk in the Harbor of San Diego, accidentally or otherwise, it shall be the duty of the owner of such sunken craft to immediately mark it with a buoy or beacon during the day, and a lighted lantern by night, and to maintain such mark until the sunken craft is removed or abandoned.

The neglect or failure of such owner so to do shall be unlawful; and it shall be the duty of such owner of such sunken craft to commence the immediate removal of the same, and to prosecute the removal diligently; and failure to do so shall be considered as an abandonment of such craft, and shall subject the same to removal by the City of San Diego.

SECTION 28. That it shall be unlawful to throw, discharge or deposit, or cause, suffer, or procure to be thrown, discharged or deposited, either from or out of any ship, barge or other floating craft of any kind, or from the shore, wharf, manufacturing establishment or mill of any kind, any refuse matter of any kind or description whatever into the Harbor of San Diego, and it shall be unlawful to discharge or cause, suffer or procure to be deposited, materials of any kind in any place, or on the banks of the Harbor of San Diego where the same shall be liable to be washed into the harbor, either by ordinary or high tides, or by storm, floods or otherwise, whereby navigation may be impeded or obstructed. Provided, that nothing herein shall extend to or prohibit the operations in connection with the improvement of the Harbor or construction of public works considered necessary and proper by the Common Council of the City of San Diego.

Section 29. Any master, pilot, engineer, or person or persons acting in such capacity, respectively, on board of any vessel, who shall knowingly engage in towing any scow, barge, boat or vessel laden with any material specified in Section 28 of this ordinance, to any point or place of deposit or discharge in the Harbor of San Diego within the limits defined and prohibited by the Harbor Master, or who shall wilfully or carelessly injure or destroy any buoy, float, craft or other public property in the Harbor of San Diego, shall be liable for the pecuniary penalties specified in Section 30 of this ordinance, and in addition thereto, for the amount of damage done by said boat, scow, raft or other craft, and said boat, scow, raft or other craft may be proceeded against by a suit in the name of the City of San Diego in any court having jurisdiction thereof.

Section 30. That it shall be unlawful to throw, discharge or deposit, or cause, suffer or procure to be thrown, discharged or deposited, either from or out of any ship,
barge or other floating craft of any kind, or from the shore, wharf, manufacturing
establishment or mill of any kind, any tar, oil, spirit or inflammable liquid into the
waters of the Harbor of San Diego.

Section 31. It shall be unlawful for any person to place or deposit any rubbish
refuse matter, or articles of an offensive character, likely to create a nuisance, upon
any wharf or wharf road, or street leading to a wharf, except at the places and in the
manner pointed out by the Harbor Master.

Section 32. It shall be unlawful for any person to throw, place or leave any dead
animal or putrefying matter into or on any part of the Harbor of San Diego.

Section 33. All stray boats, timber, or other articles found within the port
shall be immediately delivered up to the Harbor Master, in whose custody they shall remain
until claimed by the proper owners, who shall pay all expenses thereon, including a charge
for keeping and storing same, such charge to be determined by the Common Council. If
articles are not claimed within ninety days (90) they shall be sold by order of the Common
Council of the City of San Diego.

Section 34. The Harbor Master is hereby authorized to enter upon and inspect any
vessel to ascertain the kind and quality of merchandise or cargo thereon, or her condition
in any respect, or the condition of her crew, and no person shall hinder or molest the
Harbor Master or refuse to allow him to enter upon any vessel for any purpose specified
in this section.

Section 35. It shall be the duty of the Harbor Master to inspect the Harbor and
report any violations of this ordinance, or any City ordinance, or any law respecting the
use of wharves, docks or landings and vessels in the Harbor, to the proper authorities
of the City of San Diego, the United States, or the State of California, as the case may be,
to be acted upon as provided by law, in cases where he is not empowered by this ordinance to
act himself.

Section 36. Any person occupying any tide lands or lands below ordinary high tide
in the Harbor of San Diego shall keep all such property and premises clear of all garbage,
rubbish and debris.

In addition to any other penalty prescribed for a violation of this ordinance,
anyone occupying any of the above described lands under a lease from the City of San Diego,
who shall violate any of the provisions of this ordinance shall thereby forfeit his lease.

Section 37. It shall be the duty of the Harbor Master on the second day of each
month to file with the Common Council, on blanks furnished by the City a report showing the
business done at the port for the preceding month, giving the name and rig of each vessel,
where from and where bound; name of captain, and the amounts and kinds of commodities load-
ed or unloaded, number of seaman employed, and net registered tonnage.

Section 38. That any one who shall violate, or that shall knowingly aid or abet a
violation of any of the provisions of this ordinance shall be deemed guilty of a misdemeanor,
and upon conviction thereof, shall be punishable by a fine in any sum not exceeding
five hundred dollars ($500.00), or by imprisonment in the City Jail for not more than one
hundred and eighty (180) days, or by both such fine and imprisonment.

Section 39. 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 October, 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 28th day of October, 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 28th day of October, 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 October, 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. 4886 of the ordinances of the City of San Diego, California, and as adopted by the Common Council of said City on the 28th day of October, 1912; and as approved by the Mayor Pro tempore on the said 28th day of October, 1912.

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

ORDINANCE NO. 4887.
AN ORDINANCE CREATING AND ESTABLISHING THE OFFICE OF HARBOR MASTER FOR THE PORT OF SAN DIEGO, AND PROVIDING A FUND TO BE KNOWN AS "THE HARBOR RENTAL FUND."

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

Section 1. That there is hereby created a fund, to be known as "The Harbor Rental Fund."

Section 2. That there is hereby created and established the office of Harbor Master for the Port of San Diego, whose duty it will be to aid and assist the Supervising Engineer of Harbor Improvement, and to do such other acts as may be required by the Common Council.

Section 3. 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 and Twenty-five Dollars ($125.00) per month.
Section 4: The above named compensation is to be paid out of the Harbor Rental Fund of the City of San Diego, and shall commence with the 9th day of October, 1912.

Section 5. This ordinance shall take effect and be in force 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 28th day of October, 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 28th day of October, 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 28th day of October, 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 October, 1912.

A. E. Dodson,
Mayor pro tempore 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 establishing Harbor Rental Fund and creating the office of Harbor Master 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 Oct 28, 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. 4888 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 28th day of October, 1912, and as approved by the Mayor pro tempore of said City on the 28th day of October, 1912.

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

ORDINANCE NO. 4888.
AN ORDINANCE TRANSFERRING CERTAIN FUNDS.

BE IT ORDAINED by the Common Council of the city of San Diego, as follows:
Section 1. That there is hereby transferred from the Salary Fund to the General Fund the sum of Fifteen Thousand ($15,000) Dollars; from the public Building Fund to the General Fund the sum of Four Thousand ($4,000) Dollars; from the Delinquent Tax Fund to the General Fund the sum of Nine Thousand ($9,000) Dollars; from the Building Fund to the General Fund the sum of Three Thousand ($3,000) Dollars; and from the Electric Fund to the General Fund the sum of Three Thousand ($3,000) Dollars;

Section 2. That there is hereby transferred from the General Fund as follows: To the Public Health Fund the sum of Eleven Thousand ($11,000) Dollars; to the Public Library Fund the sum of One Thousand ($1,000) Dollars; to the Office Fund the sum of Thirty-two Hundred ($3,200) Dollars; to the Sewer and Drainage Fund the sum of Ten Thousand, Six Hundred ($10,600) Dollars; and to the Street Fund the sum of Eight Thousand ($8,000) Dollars.

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 October, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Wood$, and Dodson.

NOES---NONE

ABSENT-COUNCILMEN Fay and Sehon.

and signed in open session thereof by the President of the Said Common Council, this 28th day of October, 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 28th day of October, 1912.

A. E. Dodson,
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 October, 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. 4889 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 28th day of October, 1912, and as approved by the Mayor of said City on the 28th day of October, 1912.

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

By W. E. Bartlett Deputy.

ORDINANCE NO. 4889.
AN ORDINANCE AUTHORIZING THE CONSTRUCTION
OF SEWER LATERALS UPON FOURTH STREET, FROM
IVY STREET NORTH TO WALNUT 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 and empowered to construct all necessary laterals from the property
line to the main sewer on Fourth Street, from the north line of Ivy Street to the south
line of Walnut Street, in the City of San Diego.

Section 2. That there is hereby appropriated out of the Sewer and drainage fund
of said City the sum of Sixteen Hundred Dollars or so much thereof as may be necessary
to complete such laterals.

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 28th day of October, 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 28th day
of October, 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 read-
ing this 28th day of October, 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 October, 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 indebted-
ness 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 October 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. 4889 of the ordinances of the City of San Diego, California, as adopted by
the Common Council of said City on the 28th day of October, 1912, and as approved by the
ORDINANCE NO. 4890.

AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA,
REGULATING THE HEIGHT OF FENCES.

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 wilfully and maliciously to construct, build or maintain, or cause or permit to be constructed, built or maintained any fence or wall unnecessarily exceeding six (6) feet in height, with the intent to annoy the owner, owners or occupants of adjoining property.

Section 2. That any person, firm or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than twenty dollars ($20.00), nor more than two hundred dollars ($200.00), or by imprisonment in the City Jail for a period of not less than five (5) days, not more than one hundred (100) days, or by both such fine and imprisonment.

Section 3. Every such person, firm or corporation shall be deemed guilty of a separate offence for every day during any part 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 4. The City Clerk shall cause this ordinance to be published twice in The Evening Tribune.

Section 5. 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 28th day of October, 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 28th day of October, 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 28th day of October, 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 Nov. 1912.

James E. Wadham,
Mayor of the City of San Diego, California.
ORDINANCE NO. 4891.

AN ORDINANCE OF THE CITY OF SAN DIEGO, ESTABLISHING THE WIDTH OF SIDEWALKS ON BRANT STREET, SOUTH OF SPRUCE STREET.

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

Section 1. That the width of the sidewalks on both sides of Brant Street, in the said City of San Diego, from the south line of Spruce Street to a point 250 feet south of the south line of Spruce Street, in said City, be, and the same is, established at six (6) feet.

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 Brant Street, 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 28th day of October, 1912, by the following vote, to-wit:
AYES---COUNCILMEN Adams, Woods and Dodson.
NOES---NONE
ABSENT--COUNCILMEN Ray and Sehon.

and signed in open session thereof by the President of said Common Council, this 28th day of October, 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 28th day of October, 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 4th day of November, 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. 4891 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City of San Diego, California, as approved by the Mayor of said City on the 4th day of November, 1912.

Allen H. Wright,  
City Clerk of the City of San Diego, California,  
By W. E. Bartlett, Deputy.

ORDINANCE No. 4892.
AN ORDINANCE AUTHORIZING THE SUPERINTENDENT OF THE DEPARTMENT OF FINANCE, WAYS & MEANS TO PURCHASE GARBAGE WAGONS.

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 secure bids and purchase in the open market without advertising, garbage wagons, provided that the total cost thereof is not in excess of the sum of Five Thousand ($5,000.00) Dollars.

Section 2. That the sum of Five Thousand ($5,000.00) Dollars, or so much thereof as may be necessary to make the above named purchase, be and the same is hereby appropriated out of the General Fund of said City.

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 4th day of November, 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 4th day of November, 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 November, 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 4th day of November, 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 purchase of Garbage Wagons, costing less than $5000.00 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 Nov 4th, 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. 4892 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 4th day of November, 1912, and as approved by the Mayor of said City on the 4th day of November, 1912.

Allen H. Wright,
City Clerk of San Diego, California,
By Petie. Deputy.

ORDINANCE No. 4892.
AN ORDINANCE TO PROTECT THE HEALTH, COMFORT AND SECURITY OF THE INHABITANTS OF THE CITY OF SAN DIEGO, CALIFORNIA, BY PROVIDING FOR THE DISPOSAL IN A SANITARY MANNER OF GARBAGE, REFUSE, RUBBISH AND OTHER WASTE MATTER IN SAID CITY OF SAN DIEGO.

WHEREAS, on the second day of April, 1908, one H. L. Emerson for himself and assigns as party of the first part, and the City of San Diego, by its then Board of Public Works, as party of the second part, did make, execute and enter into a certain contract in pursuance of Ordinance No. 3180 of the ordinances of the City of San Diego, by which contract in pursuance of Ordinance No. 3180 of the ordinances of the City of San Diego, by which contract said party of the first part did promise and agree to dispose in a sanitary manner of all garbage, refuse, rubbish and other waste matter in the City of San Diego, for a period of ten years thereafter ensuing; and,

WHEREAS, said H. L. Emerson did enter upon the discharge of the duties imposed upon him by the said contract; and

WHEREAS, said H. L. Emerson did thereafter assign, transfer, and set over to the San Diego Sanitary Reduction Company, all his rights, duties and liabilities under the said contract and ordinance; and,

WHEREAS, the said San Diego Sanitary Reduction Company and the said H. L. Emerson have, and each of them has, defaulted in the performance of their duties under said contract; and,

Whereas, the said San Diego Sanitary Reduction Company has failed, neglected and refused to perform the terms of said contract; and,

WHEREAS, the said San Diego Sanitary Reduction Company has failed to collect and dispose of, and has failed to collect or dispose of in a sanitary manner, or any other manner, the garbage, refuse, rubbish and other waste matter in the City of San Diego, as provided by said contract, or at all, and still refuse and neglect to do so; and,

WHEREAS, such garbage, refuse, rubbish and other waste matter in said City has not been removed from the homes and residences of the inhabitants of said City, but allowed by the said San Diego Sanitary Reduction Company to accumulate and remain upon the premises of the inhabitants of said City, in violation of its said agreement; and,
WHEREAS, the public health of the inhabitants of said City has been and still is jeopardized by such accumulation of garbage, rubbish, refuse and other waste matter within said City; and,

WHEREAS, the public convenience, health and sanitary condition of the premises of the inhabitants of said City, growing out of the failure, neglect and refusal of the said San Diego Sanitary Reduction Company to remove the said garbage, refuse, rubbish and other waste matter accumulated in said City, render it necessary that the Common Council of said City take immediate action in the collection and disposal of such garbage, refuse, rubbish, and other waste matter within said City, NOW THEREFORE,

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

Section 1. That, subject to the discretion of the Board of Health, there shall be issued to any suitable person a permit to collect or gather garbage, or other waste matter, within said City, and dispose of it according to the direction of the said Board of Health. The fee for such license shall be one dollar ($1.00) for one year, and the license shall be made revocable in the discretion of the Board of Health.

Section 2. For the purpose of this ordinance the word "Garbage" shall be held to include and mean kitchen and table refuse and offal, swill, and also every accumulation of animal, vegetable and other matter that attends the preparation, consumption, decay or dealing in or storage of meats, fish, fowls, birds, fruits or vegetables (save and excepting that of dead animals and offal of slaughter houses are not included within the meaning of said word "Garbage" as herein defined).

The term "Waste Matter" shall include and be held to mean broken crockery, broken bottles, glass, tin vessels, trimmings from lawns, flower gardens, shrubs and trees, berry boxes, pasteboard boxes, paper, rags, packing materials, shavings, ashes and all non-combustible waste matter.

The term "ashes" shall be held to include and mean the residue of materials burned.

The term "night soil" shall include and mean contents of privy vaults, cesspools, dry wells and sinks.

Section 3. That all "Garbage" shall be kept in separate galvanized iron, tight covered, cans, which cans shall be provided by and at the expense of each person, firm or corporation producing or accumulating garbage; and no poison, broken glass, cans, rags, dishwater, broken dishes, paper or other "Waste Matter" shall be put into or mixed with said "garbage."

Section 4. All "Waste Matter" shall be kept in tight covered cans or barrels, or other receptacles, satisfactory to the Board of Health. Such cans, barrels or receptacles shall be provided by and at the expense of each person, firm or corporation producing or accumulating waste matter.

Section 5. All garbage which accumulates within the district including the business portion of the said City, hereby designated as the "First District," and more particularly described and bounded as follows: On the north by the north line of A Street, on the east by the east line of Seventh Street, on the south by the northerly line of the Bay of San Diego, and on the west by the west line of Third Street, shall be removed every day before the hour of nine o'clock A.M., and all wagons collecting the same shall be out of said above district before said time.

Section 6. All persons, firms or corporations accumulating or producing garbage within the above described First District shall place all garbage cans in some accessible place in the yard or on the ground floor of their respective premises at or before the hour
of six o'clock A.M. of each day; provided that special permission may be granted by the Board of Health of said City for the placing of said garbage cans in some other accessible place on the premises, other than in the yard or on the ground floor, in the event that no accessible place can be found on the ground floor or in the yard of said premises; and all waste receptacles shall be kept or placed in some accessible place such as is above prescribed for garbage cans.

Section 7. All waste matter which accumulates within the above described First District shall be collected twice each week, and said collections may be made at any time during the day.

Section 8. All garbage which accumulates within the following described District, hereby designated as the "Second District," bounded and described as follows: Commencing at a point in the said City of San Diego where the northerly shore line of the Bay of San Diego intersects the north line of Laurel Street; thence running east along said north line of Laurel Street to the west line of Albatross Street; thence running north along the said west line of Albatross Street to the north line of University Avenue; thence running east along the said north line of University Avenue to the east line of Park Boulevard; thence running south along the said east line of Park Boulevard to the north line of the Fourteen Hundred Acre Public Park; thence running west along the said north line of said Park to the northwest corner thereof; thence running south along the said west line of said Fourteen Hundred Acre Public Park to the north line of Carruther's Addition, or Bay View Homestead; thence running east along the said north line of Carruther's Addition or Bay View Homestead; to the northeast corner of said Carruther's Addition or Bay View Homestead; thence running south along the said east line of said Carruther's Addition or Bay View Homestead to the south line of the Fourteen Hundred Acre Public Park; thence running east along the said south line of said Fourteen Hundred Acre Public Park to the west line of Twenty-fifth Street; thence running south along the said west line of Twenty-fifth Street to the north line of "M" Street; thence running west along the said north line of "M" Street to the northerly shore line of the Bay of San Diego; thence running first in a northerly direction then in a northerly direction along the said shore line of the Bay of San Diego to the place of commencement, excepting therefore the territory heretofore described as being said First District, - shall be collected at least twice each week; excepting from restaurants, hospitals, hotels or boarding houses, from which daily collections of garbage shall be made. All collections of garbage and waste matter within the said Second District may be made during the day time.

Section 9. All waste matter shall be collected twice each month within the said Second District.

Section 10. All garbage and waste matter, outside of the above described First and Second District, in the said City of San Diego, which in injurious to the public health, shall be collected and removed when ordered by the Board of Health, but garbage shall not be removed more frequently than once each week, and waste matter not removed more frequently than twice each month.

Section 11. All persons, firms or corporations accumulating or producing garbage or waste matter shall place garbage cans and waste receptacles in some accessible place in the yard or on the ground floor for all their respective premises within the above described districts outside of the First District, unless a permit shall be first obtained from the Board of Health of said City to place the same in some other accessible place; provided, that, collectors of garbage in the above mentioned districts, outside of the First District, shall not be compelled to enter buildings to collect garbage or waste matter.
Section 12. All garbage cans shall be kept in good sanitary condition by the householder, and washed out by said householder after each collection.

Section 13. All garbage and waste matter shall be removed and disposed of according to the direction of the Board of Health.

Section 14. It shall be the duty of every owner of any animal or poultry found dead within the City of San Diego, within three hours after the death of said animal or poultry to remove the same, or cause it to be removed beyond the limits of said City of San Diego. The provisions of this Ordinance shall not apply to any animal or poultry killed for food, unless in a state of decomposition, or condemned by the Board of Health.

Section 15. That no manure collected for transportation shall be loaded onto cars or other vehicles and left standing within the City limits, except in a yard or premises belonging to, or under the control of the person or corporation intending to transport the same, and then only for a period of not longer than one day of twenty-four hours.

Section 16. That any person, firm or corporation violating any of the provisions of Sections 3, 4, 6, 11, 12, 14 and 15 of this ordinance shall, upon conviction thereof, be punished by a fine of not more than two hundred dollars, or by imprisonment in the City jail of said City for a period not exceeding one hundred days, or by both such fine and imprisonment; and in the event that the fine imposed hereunder is not paid, then by imprisonment in the City Jail of said City at the rate of one day for every two dollars of the fine so imposed.

Section 17. This ordinance is 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.

Section 18. That the City Clerk of said City of San Diego be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish, or cause the same to be published, once in the City official newspaper of said City, to-wit; The Evening Tribune.

Passed and adopted by the Common Council of the City of San Diego, California, this 4th day of November, 1912, by the following vote, to-wit:

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

ABSENT---NONE

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 November, 1912.

A. E. Dodson,

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

I hereby approve the foregoing ordinance this 7th day of November, 1912,

A. E. Dodson,

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. 4893 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 4th day of November, 1912, and as approved by the Mayor Pro Tempore of said City on the 7th day of November, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By [Signature] Deputy.

ORDINANCE NO. 4894.

AN ORDINANCE OF THE CITY OF SAN DIEGO PROVIDING FOR THE ISSUANCE OF TWO MILLION, FIVE HUNDRED THOUSAND DOLLARS ($2,500,000) OF WATER BONDS OF SAID CITY, AUTHORIZED BY THE VOTERS OF SAID CITY AT THE SPECIAL ELECTION HELD AUGUST 15, 1912.

WHEREAS, the City of San Diego, California, desires to acquire and has taken steps for 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, situated in the County of San Diego, State of California, for the use of the said City of San Diego, and the inhabitants thereof, all as designated and described in Resolution Number 11,128, adopted by the Common Council of said City and approved by the Mayor thereof on the 24th day of June, 1912, and Ordinance Number 4786, of said City adopted July 3, 1912, and approved July 5, 1912, and

WHEREAS, the Common Council of said City (said Common Council being the legislative branch of said city) at a meeting held on the 24th day of June, 1912, by a unanimous vote, of all the members thereof, adopted Resolution Number 11,128, determining and declaring the that the public interest and necessity of said City of San Diego, and of the inhabitants thereof demand the acquisition by said City of said water works and water rights, more specifically described in said resolution, and also determining and declaring that the cost of the acquisition by said City of said water works and water rights will be $2,500,000 in lawful money of the United States, and that such sum will be too great to be paid out of the ordinary annual income and revenue of the said City of San Diego, which resolution was duly approved by the executive of said City, namely, the Mayor thereof, on the 24th day of June, 1912, and was duly published as required by law, and

WHEREAS, at a meeting thereof held on the 3rd day of July, 1912, the said Common Council, by a two-thirds vote of all the members thereof, did duly pass and adopt Ordinance No. 4786, which said Ordinance was duly approved by the executive of the said City, viz: the Mayor thereof, on the 5th day of July, 1912, and was thereafter duly published in all respects as required by law, and which said ordinance called a special election to be held on the 15th day of August, 1912, in the said City of San Diego, for the purpose of submitting to the qualified electors of said City the proposition for the incurring of a bonded indebtedness of $2,500,000 in lawful money of the United States, for the acquisition by said City of the said water works and water rights, more specifically and particularly described in said Ordinance, the cost of said water works and water rights being too great to be paid out of the ordinary annual income and revenue of the said City, which said Ordinance was duly published in all respects as required by law, and by the terms of the said ordinance, and
WHEREAS, in conformity with the provisions of law due and regular notice of the holding of the said special election was given and on Thursday, the 15th day of August, 1912, said special election was duly and regularly held and conducted in all respects as required by law and at said special election no question was submitted other than the said proposition to incur the said indebtedness of the said City, and

WHEREAS, the result of the said election has been duly and regularly certified by the inspectors, judges and other officers appointed to conduct the same, and the votes at the said election have been duly and regularly ascertained and the results thereof canvassed and returns thereof made, filed, recorded and reported, as required by law, and,

WHEREAS, as said special election more than two-thirds of the qualified electors of said City voting at said special election voted in favor of the proposition submitted to them, to-wit: in favor of the incurring of a bonded indebtedness of $2,500,000 in lawful money of the United States for the acquisition by the said City of San Diego for the use of 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, the whole number of votes cast at said election in said City, being 8,421, of which number 6,948 votes were given in favor of said proposition and 1,405 votes were given against said proposition, and

WHEREAS, the Common Council of the City of San Diego has examined and investigated the regularity of the proceedings for the said election and finds that the same was duly and legally called and held; that the notice thereof required by law to be given has been duly and regularly given and that the said election was conducted in strict conformity with the requirements of law and that the votes at said election have been duly and regularly ascertained and the results thereof canvassed and returns thereof made, filed, recorded and reported as required by law, and that said proposition for the incurring of said debt, and the issue of bonds therefor mentioned in the said resolution No. 11,128, adopted June 24, 1912, and the said Ordinance No. 4,786, adopted July 7, 1912, and approved July 5, 1912, has received the assent of more than two-thirds of the qualified voters of said City voting at said special election and that by virtue of the premises the City of San Diego has been vested with power to incur the said debt and to issue its bonds therefor:

NOW, THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF SAN DIEGO,

AS FOLLOWS:

SECTION 1. That for the purpose of providing money for the payment of the cost of the acquisition of the said water works and water rights, including lands, dams, dam-sites, reservoirs, reservoir sites, rights of way, pipe lines, conduits and water filtering plant, negotiable coupon bonds of the said City of San Diego to the amount of $2,500,000 shall be issued as follows: Said bonds shall be 2,500 in number, 2,480 of said bonds, being of the denomination of $1,000 each, and 40 of said bonds being of the denomination of $500 each; said bonds shall be numbered from 1 to 2,500 inclusive, bonds Nos 63, 126, 189, 252, 315, 378, 441, 504, 567, 630, 693, 756, 819, 882, 945, 1008, 1071, 1134, 1197, 1260, 1323, 1386, 1449, 1512, 1575, 1638, 1701, 1764, 1827, 1890, 1953, 2016, 2079, 2142, 2203, 2266, 2331, 2394, 2457 and 2520, shall be of the denomination of $500 each and the remaining 2,480 of said bonds shall be of the denomination of $1,000 each. Said bonds shall be dated the first day of January, A.D., 1912, shall bear interest at the rate of four and one-half per cent per annum payable semi-annually on the first days of January and July in each year, which interest shall be evidenced by interest coupons attached to said bonds.
The principal and interest of said bonds shall be payable in lawful money of the United States at the office of the City Treasurer of the said City of San Diego. Each of said bonds shall be signed by the executive of said City, viz: the Mayor thereof, and by the Treasurer of said City, and countersigned by the Clerk thereof, and the corporate seal of the said City of San Diego shall be affixed to each of said bonds, and the said officers are hereby authorized and directed to sign and to countersign, and to attest, the said bonds and the Clerk of said City is hereby authorized and directed to affix the seal of said City to the said bonds. Upon each of the Coupons attached to the said bonds shall be the engraved or lithographed fac-simile signature of the Treasurer of said City, which fac-simile signature shall constitute and be a sufficient and binding execution of each and every one of said coupons by said City. Said bonds shall be payable in lawful money of the United States in the manner following; that is to say: One-fortieth part of the whole of the principal of the said indebtedness represented by said bonds, to-wit: the sum of $62,500, in lawful money of the United States, shall be paid annually each and every year during said term of forty years at the office of the City Treasurer of the said City: upon the surrender of the said bonds and the said bonds shall respectively be payable in the manner following, all numbers herein specified being inclusive:

Bonds Numbers

1 to 63, January 1, 1914,
64 to 126, January 1, 1915,
127 to 189, January 1, 1916,
190 to 252, January 1, 1917,
253 to 315, January 1, 1918,
316 to 378, January 1, 1919,
379 to 441, January 1, 1920,
442 to 504, January 1, 1921,
505 to 567, January 1, 1922,
568 to 630, January 1, 1923,
631 to 693, January 1, 1924,
694 to 756, January 1, 1925,
757 to 819, January 1, 1926,
820 to 882, January 1, 1927,
883 to 945, January 1, 1928,
946 to 1008, January 1, 1929,
1009 to 1071, January 1, 1930,
1072 to 1134, January 1, 1931,
1135 to 1197, January 1, 1932,
1198 to 1260, January 1, 1933,
1261 to 1323, January 1, 1934,
1324 to 1386, January 1, 1935,
1387 to 1449, January 1, 1936,
1450 to 1512, January 1, 1937,
1513 to 1575, January 1, 1938,
1576 to 1638, January 1, 1939,
1639 to 1701, January 1, 1940,
1702 to 1764, January 1, 1941,
1765 to 1827, January 1, 1942,
1828 to 1890, January 1, 1943,
1891 to 1953, January 1, 1944,
1954 to 2016, January 1, 1945,
2017 to 2079, January 1, 1946,
2080 to 2142, January 1, 1947,
2143 to 2205, January 1, 1948,
2206 to 2268, January 1, 1949,
2269 to 2331, January 1, 1950,
2332 to 2394, January 1, 1951,
2395 to 2457, January 1, 1952,
2458 to 2520, January 1, 1953;

SEC 3. The bonds and coupons authorized to be issued pursuant to this ordinance shall be substantially the following form, to-wit:

UNITED STATES OF AMERICA
STATE OF CALIFORNIA
COUNTY OF SAN DIEGO
CITY OF SAN DIEGO
WATER BOND OF THE CITY OF SAN DIEGO.

NO._________________________ $____________
THE CITY OF SAN DIEGO, in the County of San Diego, State of California, a municipal corporation duly organized and existing under the laws of the State of California, for value received, promises to pay to the bearer hereof at the City Treasury of said City, viz: the office of the Treasurer of said City, on the first day of January, A. D., 19__, the sum of _________________________ Dollars ($_______) in lawful money of the United States, with interest thereon from date at the rate of four and one-half per cent per annum, payable at the City Treasurer of said City semi-annually on the first day of January in each year and on the first day of July in each year, on presentation and surrender of the interest coupons attached.

This bond is one of a series of 2520 bonds of like date and tenor, varying only in dates of maturity and denomination, and numbered consecutively from 1 to 2220 both inclusive, 2480 of said bonds being of the denomination of $1,000 each and 40 of said bonds being of the denomination of $500 each, the said series of bonds being issued for the acquisition of water works and water rights for the use of the said City and the Inhabitants thereof, and necessary and convenient to carry out the objects, purposes and powers of the said City.

It is hereby certified, recited and declared that all 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 regular and due time, form and manner as required by law, and that all requirements of the Constitution and statutes of the State of California and the Charter of said City relating to the issuance hereof have been fully complied with by the proper bodies, officers and persons and that the issuance hereof has been duly authorized and directed by an ordinance of the Common Council of the said City duly passed, approved and published; and that the issuance of this bond has been authorized by and is made with the assent of two-thirds of the qualified electors of said City voting at a special election duly and regularly called and held in the said City, the votes at the said election having been duly and regularly ascertained and the results thereof canvassed and returns thereof made, filed recorded and reported as required by law; and that before the issuance of this bond, provision has been duly made, as required by the Constitution, laws and City Charter in that behalf, for the collection of an annual tax sufficient to pay the interest on this bond, as it falls due and also to constitute a sinking fund for the payment of the principal thereof on or before maturity; and that the amount of this bond, together with all other indebtedness of the said City, does not exceed any limit prescribed by the Constitution of said State or by any statute or law thereof, or by the Charter of said City.

The full faith, credit and resources 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, by its Common Council, has caused this bond to be signed by its Executive, the Mayor of said City, and by the Treasurer of said City, and countersigned by the City Clerk of said City, and attested by the Corporate seal of said City hereto attached, and the coupons hereto attached to bear the fac-simile lithographed signature of the Treasurer of said City, and this bond to be dated the first day of January A. D. 1913.

Mayor of San Diego, California.

Treasurer, City of San Diego, California.
COUNTERSIGNED:

City Clerk, City of San Diego, California.

WATER BOND OF THE CITY OF SAN DIEGO.

BOND NO.

INTEREST COUPON NO.

On the first day of _____________, 19__, the City of San Diego, California, on the presentation and surrender of this coupon, will pay to bearer at the office of the Treasurer of said City the sum of _____________ Dollars ($___________) in lawful money of the United States, for semi-annual interest then due upon water Bond of the City of San Diego, dated January 1, 1913, No. _____________.

TREASURER OF THE CITY OF SAN DIEGO, CALIFORNIA.

SEC 3. 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 sufficient tax to pay all the interest on said bonded indebtedness as such interest falls due and sufficient also to pay one fortieth of the whole amount of said bonded indebtedness each and every year as herein provided, and sufficient to pay the whole amount of the principal and interest of said bonded indebtedness on or before maturity, within forty years from the time of contracting the same; and the said Common Council of the said City of San Diego, 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 the principal and interest of the said indebtedness, as the same shall fall due, and hereby contracts, represents, and promises that such levy shall be made as aforesaid, and so far as the said Common Council has the power now to make such levy, it hereby makes the same. And there shall be, and is hereby provided a sinking fund to be kept by the Treasurer of the said City of San Diego, and his successors in office, to be designated as the "Sinking Fund for the payment of Water Bonds of 1912 of the City of San Diego", and 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 said "Sinking Fund" until required for the respective payments of the principal and interest to be paid upon said bonds; and when the respective payments of principal and interest of said bonds shall fall due, the Treasurer of the said City of San Diego, and his successors in office shall and they are hereby each respectively authorized, directed and commanded, to pay out of the moneys in said "Sinking Fund" the said respective sums of principal and interest of said bonds, as the same shall fall due, when demand shall be made, therefor as required by law; and upon the surrender of said bonds and coupons to said Treasurer, it shall be the duty of the 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 other purposes than: the payment of the principal and interest of said bonded indebtedness as in this ordinance specified, until the amount of principal and interest of said bonds shall be fully paid, and that all moneys paid into the said "Sinking Fund" shall be inviolably appropriated to the payment of the principal and interest of said bonded indebtedness; and that each and every one of the conditions and provisions stated and provided in relation to said bonds, as set forth in said Ordinance No. 4786, shall be complied with.

Sec 4. Said Bonds authorized to be issued pursuant to this ordinance shall be sold
in such manner, at such times and after such advertisement as the Common Council of said City has heretofore, or shall hereafter, by resolution, duly adopted, determine, but said bonds shall not be sold for less than their par value, and the proceeds of the said bonds shall be placed in the treasury of the said City of San Diego to the credit of the proper improvement fund hereinafter created and shall be applied exclusively to the purpose and objects mentioned in said Ordinance No. 4786.

SEC. 5. There shall be and is hereby provided and created a fund of the said City of San Diego which shall be known and designated as the "Water Improvement Fund of 1912", to be kept by the City Treasurer of the said City of San Diego and the proceeds of said bonds shall be placed in the municipal treasury of the said City to the credit of said "Water Improvement Fund of 1912" and shall be applied exclusively to the purposes and objects mentioned in said Ordinance No. 4786.

Sec. 6. The City Clerk of the said City of San Diego is hereby authorized and directed to have said bonds and coupons lithographed and as soon as said bonds and coupons shall have been so lithographed the same shall be delivered to the Common Council or to such officer of the said City as the Common Council shall, by resolution duly adopted, direct.

SEC. 7. This ordinance shall take effect and be in force on the thirty-first day after its passage and approval.

Sec. 8. The City Clerk of the said City of San Diego 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 official newspaper of said City, to-wit: The Evening Tribune.

SEC. 9. That Ordinance No. 4866 of the ordinances of said City of San Diego, entitled, "An Ordinance Providing for the incurring of a Bonded Indebtedness of the City of San Diego, California, in the sum of Two Million and Five Hundred Thousand Dollars, in Lawful Money of the United States, for the Acquisition by said City of Certain Water Works, and water Rights, including Lands, Dams, Dam Sites, Reservoirs, Reservoir Sites, Rights of Way, Pipe Lines, Conduits and Water Filtering Plant, for the use of said City and its Inhabitants and Providing the Form of Bond, and for the Issuance and Sale of Bonds Evidencing Such Indebtedness," and approved by the Mayor of said City on the 9th day of October, 1912, be, and the same is hereby repealed.

Passed and adopted by the Common Council of the City of San Diego, California, this 11th day of November, 1912, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Woods and Dodson.
NOES---NONE
ABSENT--COUNCILMAN Sehon.

and signed in open session thereon by the President of said Common Council, this 11th day of November, 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 11th day of November, 1912.

Allen H. Wright, Clerk of the Common Council of the said City of San Diego.
I Hereby approve the foregoing ordinance this 12th day of November, 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 issuance of two million, five hundred thousand dollars ($2,500,000.00) of Water Bonds of said City, authorized by the voters of said City at a special election 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 Nov 11, 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. 4894 of the ordinances of said City, of San Diego, California, as adopted by the Common Council of said City on the 11th day of November, 1912, and as approved by the Mayor of said City on the 12th day of November, 1912.

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

By W. E. Bartlett Deputy

AN ORDINANCE AUTHORIZING THE TRACY ORNAMENTAL BRICK AND TILE COMPANY TO CONSTRUCT A SPUR TRACK ON KURTZ STREET BETWEEN WRIGHT STREET AND NOELL STREET AND ACROSS ESTUDILLO STREET IN THE CITY OF SAN DIEGO, CALIFORNIA.

WHEREAS, the Tracy Ornamental Brick and Tile Company, a corporation organized and doing business under the laws of the State of California, and having its principal place of business in the City of San Diego, have petitioned for permission to lay a spur track on Kurtz Street between Wright Street and Noell Street and across Estudillo Street, and

WHEREAS, it appears that it is necessary and expedient for the proper conduct of the business of the said Tracy Ornamental Brick and Tile Company that said track be laid 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 Tracy Ornamental Brick and Tile Company to construct a spur track on Kurtz Street between Wright Street and Noell Street and across Estudillo Street in accordance with the tracing attached hereto and made a part hereof.

Section 2. It is expressly provided that nothing herein contained shall be construed to extend the term or time of any franchise heretofore granted either to petitioner or to the Atchison, Topeka and Santa Fe Railway Company.

Section 3. It is expressly provided that permission granted by this ordinance shall be revocable at the will of the Common Council of the City of San Diego.

Section 4. The above permission is granted on the condition that the Tracy Ornamental Brick and Tile Company shall pay to the City of San Diego the sum of $25.00 per
year payable in advance as rental for each year that said spur track is in place. This Rental is subject to change by the Common Council of the City of San Diego, California.

Section 5. 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 30th day of October, 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 30th day of October, 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 30th day of October, 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 bill was by me presented to the Mayor of the City of San Diego, California, for his approval on the 30th day of October, 1912, and that he did not return it with his disapproval at any time within ten (10) days after having received it as aforesaid.
Allen H. Wright,
City Clerk of the City of San Diego, California,

(SEAL)

Dated, San Diego, California, November 13th, 1912.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4995 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 30th day of October, 1912; and as returned by the Mayor of said City, after holding said ordinance for ten days without his disapproval.

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

(SEAL)

By Hugh A. Sanders Deputy.

ORDINANCE NO. 4995

AN ORDINANCE AUTHORIZING THE PURCHASE OF 35000 Barrels of Cement for the USE OF HARBOR IMPROVEMENTS.

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

Section 1. It appears that the City of San Diego has entered into a contract with the Spreckels' Bros. Commercial Company for the purchase, by the City, of thirty-three thousand (33000) barrels of cement for the use in Harbor Improvement, provided that the total cost thereof is not in excess of the sum of seventy-two Thousand six hundred ($72,600) Dollars.

Section 2. That there is hereby appropriated out of the Harbor Improvement Bond Fund of the City of San Diego, the sum of Seventy-two Thousand Six Hundred ($72,600) Dollars, or so much thereof as may be necessary to meet the above expenditure.

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 11th day of November, 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 11th day of November, 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 11th day of November, 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 13th day of November, 1912,

James E. Wadham,
Major 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.

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 33000 bbls cement costing $72,600 payable out of Harbor Imp Bond 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 Nov. 11, 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. 4895 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 11th day of November, 1912, and as approved by the Mayor of said City on the 13th day of November, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

ORDINANCE NO. 4896.
AN ORDINANCE AUTHORIZING W. P. FULLER & CO., TO CONSTRUCT SIDETRACK
ON "I" STREET BETWEEN UNION STREET AND FRONT STREET, IN THE CITY OF SAN DIEGO.

WHEREAS, W. P. FULLER & COMPANY, a corporation organized and existing under the laws of the state of California, and doing business in the City of San Diego, California, has petitioned for permission to construct a certain sidetrack on I Street between Union Street and Front Street, and

WHEREAS, It appears that it is necessary and expedient in the conduct of the business of said corporation that such sidetrack be laid, NOW THEREFORE,

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

Section 1. Permission is hereby granted to said W. P. Fuller & Company to construct a sidetrack on I Street between Union Street and Front Street, in accordance with the tracing attached hereto and made a part hereof.

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, California.

Section 4. The above permission is granted on the expressed condition that W. P. Fuller & Company shall pay to the City of San Diego the sum of $25.00 per year, payable in advance as rental for each year that said sidetrack is in place. This rental is subject to change at the will of the Common Council of the City of San Diego, California.

Section 5. This ordinance shall take effect and be in force thirty days from its passage and approval.
Passed and adopted by the Common Council of the City of San Diego, California, this 30th day of October, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Woods and Dodson.

NOES—NONE

ABSENT—COUNCILMEN Payne and Sehon.

and signed in open session thereof by the President of said Common Council, this 30th day of October, 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 30th day of October, 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 bill was by me presented to the Mayor of the City of San Diego, California, for his approval, on the 30th day of October, 1912, and that he did not return it with his disapproval at any time within ten (10) days after having received it as aforesaid.

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

By __________ Deputy.

I HEREBY CERTIFY THAT THE above and foregoing is a full, true and correct copy of Ordinance No. 4896 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 30th day of October, and held by the mayor for ten days without his disapproval.

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

By __________ Deputy.

ORDINANCE NO. 4897.

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 12th day of August, 1912, 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. 11535, 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 No. 11535, in the sum of $500.00 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 30th day of September, 1912, at the hour of 10 o'clock 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 as
declared, and the said San Diego Electric Railway Company was then declared to be the highest bidder for said franchise and authority by the 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. 11858, passed and adopted by said Common Council on the 30th day of September, 1912, said Common Council accepted the said bid of the 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 the said San Diego Electric Railway 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 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 easterly line of the intersection of Lewis Street with Stephens Street, thence running westerly on said Lewis Street to and upon Fort Stockton Drive to the center of the intersection of said Fort Stockton Drive with Trias Street, in Old Town.

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 the 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.
8. 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, 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, shall be reserved to the said City, such work to be done so as to obstruct the 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 and all claims 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, cross-overs, spur-tracks, turnout 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 that 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 assign.

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 4th day of November, 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 4th day of November, 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 30th day of September, 1912, and on the 4th day of November, 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 13th day of November, 1912.

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

(SEAL)
AN ORDINANCE CHANGING AND ESTABLISHING THE WIDTH OF SIDEWALKS ON MISSION AVENUE, IN THE CITY OF SAN DIEGO, CALIFORNIA, FROM THE EAST LINE OF PARK BOULEVARD TO THE SOUTH LINE OF ADAMS AVENUE.

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

Section 1. That the width of the sidewalks on both sides of Mission Avenue, in the City of San Diego, California, from its intersection with the east line of Park Boulevard, and the north line of Meade Street to the south line of Adams Avenue, be, and the same is hereby changed from twenty (20) feet, the present width of said sidewalks, to thirty-four (34) feet; and that hereafter when the sidewalks 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 of four feet between the inner line of the curb and the outer line of said pavement, and a space twenty-four feet wide between the inner line of said pavement and the property line.

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

Passed and adopted by the Common Council of the City of San Diego, California, this 4th day of November, 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 4th day of November, 1912.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

I hereby certify that the foregoing ordinance was passed and adopted 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 November, 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 13th day of November, 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. 4899 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 4th day of November, 1912, and as approved by the Mayor of said City on the 13th day of November, 1912.

Allen H. Wright,
City Clerk of the city of San Diego, California
By [Signature] Deputy.

ORDINANCE NO. 4899.
AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA, ACCEPTING THE DEDICATION OF CERTAIN PROPERTY ALONG MISSION AVENUE IN SAID CITY, AND DEDICATING THE SAME TO STREET PURPOSES.

WHEREAS, Joseph Strasser, Sr., and Paul J. Ouellette, and Therese Strasser and Marie Ouellette, have by grant deed duly executed, conveyed, without cost to the City of San Diego, the following described real property situated in the City of San Diego, County of San Diego, State of California, and described as follows, to wit:

All that portion of lot one (1) in block seventy-seven and one-half (77-1/2) of University Heights, lying south and west of a line, which line is more particularly described as follows: said line is a circular arc of radius 22.91 feet, being tangent to the south line of said lot one (1) at a point forty feet east from the southwest corner of said lot, and extending thence in a westerly and northwesterly direction, convex to the southwest a distance of 25.54 feet to a point in the northwesterly line of said lot one (1), which point is 23.29 feet northeasterly from the southwest corner of said lot.

Said University Heights being according to the Amended Map of University Heights, be G. A. d'Hemecourt, filed in Book 8 of Lis Pendens, at page 36, in the County Recorder's Office of San Diego County, California.

to be by the said City used for the purposes of a public street, and particularly for the purpose of widening Mission Avenue and Meade Street in said City, at the point of location of said parcel of land, NOW THEREFORE,

BE IT ORDAINED 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 said Mission Avenue and said Meade Street, at the point of location of the parcel of land above described, in said City be widened.

Section 2. That for the purpose of widening said streets, at and along the location of said parcel above described, the said grant and transfer of the said above described parcel of land, be, and the same is hereby accepted for the purposes aforesaid, and the same is hereby declared to be a part of said Mission Avenue and Meade Street, and is hereby devoted and dedicated to the public use as a part of said streets, in said City.
Section 3. The City Clerk of the said City is hereby directed to cause the said Deed to be recorded in the office of the County Recorder of San Diego County, California.

Passed and adopted by the Common Council of the City of San Diego, California, this 6th day of November, 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 6th day of November, 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 November, 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 13th day of November, 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. 4899 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 6th day of November, 1912, and as approved by the Mayor of said City on the 13th day of November, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

ORDINANCE NO. 4900.

AN ORDINANCE CREATING THE OFFICE OF HOUSE NUMBERING CLERK IN THE WATER DEPARTMENT.

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

Section 1. For the purpose of completing the house numbering for the entire City there is hereby created the office of House Numbering Clerk. Said House Numbering Clerk is detailed in the Water Department.

Section 2. The compensation of said clerk shall be Seventy ($70.00) Dollars per month for the months of November and December, 1912, and shall be paid out of the General Fund.

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 11th day of November, 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 11th day of November, 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 11th day of November, 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 13th day of November, 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, in re Creating office of House numbering Clerk at $70.00 per mo. payable 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 Nov 11, 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. 4900 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 11th day of November, 1912, and as approved by the Mayor of said City on the 13th day of November, 1912.

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

Ord. 4901 sec 22 page 95
ORDINANCE NO. 4902

AN ORDINANCE ESTABLISHING THE GRADE OF KITE STREET BETWEEN THE NORTH LINE OF MARKET STREET AND A POINT 160 FEET NORTH FROM THE NORTH LINE OF MARKET STREET.

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

Section 1. That the grade of Kite Street, in said City of San Diego, between the
north line of Market Street and a point 160 feet north from the north line of Market Street is hereby established as follows:

At the intersection of Kite Street with Market Street; at the northeast corner at 267.00 feet; at the northwest corner at 266.50 feet.

At a point on the west line of Kite Street 160 feet north from the north line of Market Street at 268.00 feet.

At a point on the east line of Kite Street 160 feet north from the north line of Market Street, at 267.50 feet.

Section 2. And the grade of said Kite 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 11th day of November, 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 11th day of November, 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 11th day of November, 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 13th day of November, 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. 4901 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 11th day of November, 1912, and as approved by the Mayor of said City on the 13th day of November, 1912,

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

By W. E. Bartlett Deputy.

ORDINANCE NO. 4903.
AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA.
ACCEPTING THE DEDICATION OF CERTAIN PROPERTY ALONG
IDAHO STREET, IN SAID CITY, AND DEDICATING SAID
PROPERTY TO STREET PURPOSES.

WHEREAS, the hereinafter named persons have conveyed by grant deed to the City of
San Diego, California, without cost to said City, certain strips and parcels of land on
each side of Idaho Street, in said City, for the purposes of widening said Idaho Street,
from the south line of University Avenue to the north line of Upas Street, the named of
which grantsors followed by a description of the particular pieces and parcels of said land
conveyed by them, respectively, are as follows, to-wit:

L. V. Roberts, and Alice M. Roberts, his wife, grant the west ten (10) feet of lots
eleven (11) and twelve (12), in block five (5) of West End Addition.

Joseph B. Howes, grants the west ten (10) feet of lots nine (9) and ten (10) in
block five (5) of West End Addition.

M. B. Murphey and Sarah Murphey, husband and wife, grants the west ten (10) feet of lots
seven (7), eight (8), nine (9), ten (10), eleven (11), and twelve (12) in block six (6),
also the west ten (10) feet of lots seven (7), eight (8), nine (9), ten (10), eleven (11)
and twelve (12), in block sixteen (16), also the west ten (10) feet of lots seven (7), eight
(8), nine (9), ten (10), eleven (11) and twelve (12), in block thirty-five (35), all in
West End Addition.

G. S. Colding and Jeedie Fish Colding, his wife, grant the west ten (10) feet of
lots seven (7) and eight (8), in block fifteen (15) of west End Addition.

R. A. Wright grants the west ten (10) feet of lots nine (9) and ten (10) in block
fifteen (15), of West End Addition.

H. W. Altman and Rose Altman, his wife, grant the west ten (10) feet of lots seven
(7), eight (8) and nine (9) in block twenty-five (25) of West End Addition.

A. R. Jones grants the west ten (10) feet of the south forty (40) feet of lot ten
(10), in block twenty-five (25), of West End Addition.

Robert Edie, Minnie K. Edie, Charles F. O'Neall and Annie M. O'Neall grant the
west ten (10) feet of the north ten (10) feet of lot ten (10), and the west ten (10) feet
of lots eleven (11) and twelve (12), all in block twenty-five (25) of West End Addition.

Southern Title Guaranty company grants the west ten (10) feet of lot seven (7)
in block twenty-six (26), of West End Addition.

O. S. Wright grants the west ten (10) feet of lots eight (8), eleven (11) and
twelve (12), all in block twenty-six (26), of West End Addition.

Annie R. Raymond grants the west ten (10) feet of lots nine (9) and ten (10), in
block twenty-six (26), of West End Addition.

Edgar F. Howell and Hattie Howell, husband and wife, grant the east ten (10) feet
of lots thirty-nine (39), forty-(40), forty-one (41), and forty-two (42), in block
sixty-two (62), of Park Villas.

Union Title and Trust Company grants the east ten (10) feet of lots forty-three
(43) and forty-four (44) in block sixty-two (62) of Park Villas.

Clair G. Weinstock, Isidor Brown and Bertha Brown grant the east ten (10) feet
of lots forty-five (45), forty-six (46), forty-seven (47) and forty-eight (48) in block
sixty-two (62), of Park Villas Addition.

Edward A. Cordrey and Letha O. W. Cordrey, husband and wife, grant the east ten (10)
feet of lots twenty-five (25), twenty-six (26), twenty-seven (27) and twenty-eight (28)
in block sixty-three (63) of Park Villas.
Joel N. Shaw and Anna M. Shaw, husband and wife, grant the east ten (10) feet of lots twenty-nine (29) and thirty- (30), in block sixty-three (63) of Park Villas.

James Newell grants the east ten (10) feet of lots thirty-one (31), thirty-two (32), thirty-three (33) and thirty-four (34), in block sixty-three (63) of Park Villas.

Union Title and Trust Company, a corporation, grants the east ten (10) feet of lots thirty-five (35), thirty-six (36), thirty-seven (37), thirty-eight (38), thirty-nine (39), forty (40), forty-one (41), forty-two (42), forty-three (43), forty-four (44), forty-five (45), forty-six (46), forty-seven (47) and forty-eight (48) in block sixty-three (63) of Park Villas.

C. F. Naylor and Lau Donia P. Naylor, husband and wife, grant the east ten (10) feet of lots forty-seven (47) and forty-eight (48), in block sixty-three (63) of Park Villas.

Frank A. Yordi, Ethel F. Yordi, Alex T. Crane and Gertrude A. Crane and Clara T. Hahnmann, grant the east ten (10) feet of lots twenty-five (25), twenty-six (26), twenty-seven (27), twenty-eight (28), twenty-nine (29), thirty (30), thirty-one (31), thirty-two (32), thirty-three (33), thirty-four (34), thirty-five (35), thirty-six (36), thirty-seven (37), thirty-eight (38), thirty-nine (39), forty (40), forty-one (41), forty-two (42), forty-three (43), forty-four (44), forty-five (45), forty-six (46), forty-seven (47) and forty-eight (48), in block sixty-four (64), of Park Villas.

Southern Trust and Savings Bank, a corporation, grants the east ten (10) feet of lots twenty-five (25), twenty-six (26), twenty-seven (27), twenty-eight (28), twenty-nine (29), thirty (30), thirty-one (31), thirty-two (32), thirty-three (33), thirty-four (34), thirty-five (35), thirty-six (36), thirty-seven (37), thirty-eight (38), thirty-nine (39), forty (40), forty-one (41), forty-two (42), forty-three (43), forty-four (44), forty-five (45), forty-six (46), forty-seven (47), and forty-eight (48), in block sixty-five (65), of Park Villas.

Charles S. Dudgeon and Frances M. Dudgeon, his wife, grant the east ten (10) feet of lots twenty-five (25), twenty-six (26), twenty-seven (27) and twenty-eight (28), in block sixty-six (66), of Park Villas.

Mary B. Jowett, grants the east ten (10) feet of lots twenty-nine (29), and thirty (30), in block sixty-six (66), of Park Villas.

Emma D. Bryan (widow), and Zita Harrington (nee Bryan, grant the east ten (10) feet of lots thirty-one (31) and thirty-two (32), in block sixty-six (66), of Park Villas.

Thomas J. Johnson and Amanda J. Johnson, grant the east ten (10) feet of lots thirty-three (33), thirty-four (34), thirty-five (35), and thirty-six (36), in block sixty-six (66) of Park Villas.

Said west End Addition, being according to Map No. 590, filed in the office of the County Recorder of San Diego County, California.

Said Park Villas being according to Map No. 438, filed October 14, 1887, in the office of said County Recorder.

The said pieces and parcels of land to be used for the purposes of widening said Idaho Street, from the south line of University Avenue to the north line of Upas Street in said City, from thirty- (30) feet, the present width of said Idaho Street, to fifty (50) feet, at the points of location of the said parcels of land, 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 the said Idaho Street, between the south line of University Avenue and the north line of Upas Street in said City, at the points of location of the said parcels of land, above described, be widened from thirty- (30) feet, its present width, to fifty (50) feet.
Section 2. That for the purpose of widening said Idaho Street, at and along the location of the said parcels of land above described, between the south line of University Avenue and the north line of Upas Street in said City, to the full width of fifty (50) feet, the said grants and transfers of the said above described pieces and parcels of land be, and the same are hereby accepted for the purposes aforesaid, and the same are hereby declared to be a part of the said Idaho Street, and hereby devoted and dedicated to the public use as a part of said street; and that the width of the said Idaho Street is hereby established at fifty (50) feet.

Passed and adopted by the Common Council of the City of San Diego, California, this 11th day of November, 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 11th day of November, 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 11th day of November, 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 13th day of November, 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. 4903 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 11th day of November, 1912, and as approved by the Mayor of said City on the 13th day of November, 1912.

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

By W. E. Bartlett Deputy.
the same, or to cause the same to be dumped or deposited upon any lot of land, or in any water or water ways, within the corporate limits of the Said City of San Diego.

Section 2. The term "City Refuse" shall be construed to include "Garbage", "waste matter", "ashes", "Night soil", "market refuse" and "dead animals".

Section 3. For the purpose of this ordinance, the work "Garbage" shall be held to include and mean kitchen and table refuse and offal, swill, and also every accumulation of animal, vegetable and other matter that attends the preparation, consumption, decay or dealing in or storage of meats, fish, fowls, birds, fruits or vegetables.

For the purposes of this ordinance the term "market refuse" is defined to be and to include decayed and unsound meat, fish, fruit and vegetables, from meat, fish, fruit and vegetable markets, and animal and vegetable refuse, from such markets.

The term "waste matter" shall include and be held to mean broken crockery, broken bottles, glass, tin vessels, trimmings from lawns, flower gardens, shrubs and trees, berry boxes, paste board boxes, paper, rags, packing materials, shavings, ashes and all non-combustible waste matter.

The term "ashes" shall be held to include and mean the residue of materials burned.

The term "night soil" shall include and mean contents of privy vaults, cesspools, dry wells and sinks.

Section 4. All garbage shall be drained and wrapped in paper, and placed in portable vessels, tanks or receptacles for holding garbage. Each such vessel, tank or receptacle shall be constructed of metal, and shall be water-tight, and shall be so constructed as to contain not less than three (3), nor more than sixteen (16) gallons, and shall be provided with a handle or handles on the outside thereof, and with a tight-fitting metal cover. Such cover must not be removed except when necessary to place garbage, waste matter, or ashes, therein, or to take contents therefrom. Said vessels, tanks or receptacles shall be provided by, and at the expense of each person, firm or corporation requiring the collection or removal of City refuse. Each such vessel, tank or receptacle shall have the owner's name printed or stamped plainly thereon.

Section 5. All garbage requiring removal within the district including the downtown or business portion of the said City of San Diego, more particularly described and bounded as follows: on the north by the north line of A Street, on the east by the east line of Seventh Street, on the south by the northerly line of the Bay of San Diego, and on the west by the west line of Third Street, shall be removed before the hour of nine o'clock A.M., and all wagons collecting the same shall be out of the said above district before said time.

Section 6. All persons, firms or corporations requiring the removal of garbage ashes or waste matter shall place the receptacles containing the same in some accessible place in the yard, or on the ground floor of their respective premises, at or before the hour of six o'clock A.M. of each collection day; provided that special permission may be granted by the Board of Health of said City for the placing of said receptacles in some other accessible place on the premises, other than the yard or on the ground floor, in the event that no accessible place can be found on the ground floor or in the yard of said premises; and all such receptacles shall be kept and placed in some accessible place such as is above prescribed.

Section 7. All City refuse, outside of the routes established, for the refuse wagons in the City of San Diego, which is injurious to the public health, shall be removed when the Board of Health so orders.

Section 8. That all city refuse shall be disposed of by incineration, (except the
portion thereof which the Board of Health may permit to be utilized for commercial purposes, in a sanitary manner, and such refuse shall be carried through the said City in such receptacles and manner as may be approved by the Board of Health of said City, and every cart, wagon, or other receptacle shall be kept clean, well painted on the outside, and shall be plainly marked with the words "Health Department. City Refuse. No._____."

Section 9. It shall be unlawful for any person or persons other than the person or persons licensed by the Board of Health of the City of San Diego to collect city refuse, to interfere in any manner with any such vessel, tank or receptacle, or the contents thereof, or to remove any such vessel, tank or receptacle from the location where the same was placed by the owner thereof or to remove the contents from any such vessel, tank or receptacle. It shall be unlawful for any person to place or to cause or permit to be placed in any such vessel, tank or receptacle any substance other than ashes, garbage or waste matter.

Section 10. It shall be unlawful for any person, firm or corporation to deposit, or cause or permit to be deposited any city refuse upon or in any public street, alley or other public place, or upon any premises in the said City.

Section 11. The person or persons licensed by the Board of Health to collect city refuse, and assistants, shall have the power of special inspectors, without salary, in the line of their duties, for the purpose of carrying out the provisions of this ordinance, and shall be subject to the control of the Board of Health.

Section 12. The person or persons authorized and empowered by the Board of Health to collect City refuse shall receive no compensation from the said City of San Diego except for work ordered done by the Board of Health of the City of San Diego, but shall be entitled to the following fees for collection of City refuse, said fees to be collected from the persons requiring the collection of said City refuse.

Any person requiring the collection of ashes, garbage, or mixed garbage and waste matter, shall pay for the removal of each ten gallon receptacle, or any part thereof, the sum of fifteen (15) cents. For receptacles larger than ten gallon sizes, used for ashes, garbage or mixed garbage and waste matter, prices shall be proportionate with the above.

Section 13. For the services of such collection and disposition of "waste matter" or ashes the occupant, tenant, lessee or owner of each house, building, flat or store-room, or any person, firm or corporation requiring the removal of such "waste matter" or ashes shall pay to the person or persons authorized by said Board of Health to collect City refuse a fee of twenty-five (25) cents per barrel or part thereof.

The scale of prices which shall be paid to the person or persons authorized and empowered by the Board of Health to collect city refuse for the removal of all dead animals shall be as follows, to wit:

For each horse, mule or head of cattle three dollars ($3.00) per head, if removed from within the following boundaries of said City, to wit:

Bounded on the east by Thirtieth Street, on the north by the south border of Mission Valley, on the west and south by the Bay of San Diego, if removed from any place outside of the above designated boundaries, fifty (50) cents more shall be paid for each additional mile, or fraction thereof beyond said boundaries to the place of removal.

For each calf or colt, under the age of one year, and for each sheep, goat or hog, if removed from any point within the last above designated boundaries of the said City the charge shall be one dollar ($1.00).

For any cat or dog, if removed from any point within the last above designated boundaries of said City, the charge shall be fifty cents ($0.50).
For poultry, twenty-five cents per head if removed from any point within the last designated boundaries of said City.

Section 14. Night soil and manure shall be removed as often as required by the Board of Health, for which a charge shall be allowed as follows, to wit:

For cleaning vaults, ten dollars per cubic yard for all material removed.
For removing contents of cess pools, five dollars per load of not exceeding two cubic yards.
For removing manure, three dollars per load of three and one-half cubic yards.

Section 15. For the collection and removal of market refuse, a fee of twenty-five cents per barrel or part thereof, or three dollars ($3.00) for each wagon load. A wagon load shall contain not less than twenty (20) barrels, or three (3) cubic yards, measured in bulk.

Section 16. All of the above charges shall be paid in advance or at the time the service is rendered.

Section 17. It shall be the duty of every owner of any animal or poultry found dead within the City of San Diego, within three (3) hours after the death of said animal or poultry, to cause the same to be removed by a person or persons licensed by the said Board of Health to remove City refuse. The provisions of this ordinance shall not apply to any animal or poultry killed for food, unless in a state of decomposition or which shall have been condemned by the Board of Health.

Section 18. That no manure collected for transportation shall be loaded onto cars or other vehicles and left standing within the city limits, except in a yard or premises belonging to, or under the control of the person or corporation intending to transport the same, and then only for a period of not longer than one day of twenty-four hours.

Section 19. The removal of all city refuse shall be paid for by the owner, lessee, or occupant of the premises, and by the owner of the dead animal and poultry, respectively.

It is provided further, that if the charges herein fixed for the removal of any city refuse shall not be paid, the said person or persons authorized by the said Board of Health to remove City refuse shall be under no obligation to collect or remove any city refuse until such charges shall have been paid.

Section 20. For City refuse which shall be collected, removed and disposed of under the provisions of this ordinance, collected at a distance of more than five miles from Fifth and F Streets, in said City, the said person or persons authorized by the said Board of Health to remove city refuse shall have the right to collect in addition to the aforesaid rates, fifty per cent. more than the aforesaid rates, except as otherwise provided by Ordinance.

Section 21. That any person, firm or corporation violating any of the provisions of this ordinance, shall, upon conviction thereof, be punished by a fine of not more than two hundred dollars ($200.00), or by imprisonment in the City Jail of said City for a period not exceeding one hundred (100) days, or by both such fine and imprisonment. And in the event that the fine imposed hereunder is not paid. Then by imprisonment in the City Jail of said City at the rate of one day for every two dollars of fine so imposed.

Section 22. This ordinance is for the immediate preservation of public peace, health and safety, and one of urgency, and shall take effect from and after its passage and approval.

Section 23. That all ordinances and parts of ordinances in conflict with the provisions of this ordinance, be, and the same hereby are repealed.

Section 24. 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 20th day of November, 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 20th day of November, 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 November, 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 November, 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. 4904 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 20th day of November, 1912, and as approved by the Mayor pro tempore of said City on the 20th day of November, 1912.

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

By W. E. Bartlett Deputy.

ORDINANCE NO. 4905

AN ORDINANCE OF THE CITY OF SAN DIEGO PROVIDING FOR THE ISSUANCE OF TWO MILLION, FIVE HUNDRED THOUSAND DOLLARS ($2,500,000) OF WATER BONDS OF SAID CITY, AUTHORIZED BY THE VOTERS OF SAID CITY AT THE SPECIAL ELECTION HELD AUGUST 15, 1912.

WHEREAS, the City of San Diego, California, desires to acquire and has taken steps for 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, situated in the County of San Diego, State of California, for the use of the said City of San Diego and the inhabitants thereof, all as designated and described in Resolution Number 11,128, adopted by the Common Council of said City and approved by the Mayor thereof on the 24th day of June, 1912, and Ordinance Number 4786 of said City adopted July 3, 1912 and approved July 5, 1912, and
WHEREAS, the Common Council of said City, (said Common Council being the legislative branch of said City) at a meeting held on the 24th day of June, 1912, by a unanimous vote of all the members thereof, adopted Resolution Number 11,128, determining and declaring that the public interest and necessity of the said City of San Diego and of the inhabitants thereof demand the acquisition by said City of water works and water rights, more specifically described in said resolution, and also determining and declaring that the cost of the acquisition by said City of said water works and water rights will be $2,500,000 in lawful money of the United States, and that such sum will be too great to be paid out of the ordinary annual income and revenue of the said City of San Diego, which resolution was duly approved by the executive of said City, namely, the Mayor thereof, on the 24th day of June, 1912, and was duly published as required by law, and,

WHEREAS, at a meeting thereof held on the 3rd day of July, 1912, the said Common Council, by a two-thirds vote of all the members thereof did duly pass and adopt Ordinance No. 4786, which said ordinance was duly approved by the Executive of said City, viz: the Mayor thereof, on the 5th day of July, 1912, and was thereafter duly published in all respects as required by law, and which said ordinance called a special election to be held on the 15th day of August, 1912, in the said City of San Diego, for the purpose of submitting to the qualified electors of said City the proposition for the incurring of a bonded indebtedness of $2,500,000 in lawful money of the United States for the acquisition by said City of the said water works and water rights more specifically and particularly described in said ordinance, the cost of said water works and water rights being too great to be paid out of the ordinary annual income and revenue of the said City, which said ordinance was duly published in all respects as required by law and by the terms of the said ordinance,

WHEREAS, in conformity with the provisions of law due and regular notice of the holding of the said special election was given and on Thursday, the 15th day of August, 1912, said special election was duly and regularly held and conducted in all respects as required by law, and at said special election no question was submitted other than the said proposition to incur the said indebtedness of the said City, and,

WHEREAS, the result of the said election has been duly and regularly certified by the inspectors, judges and other officers and appointed to conduct the same, and the votes at the said election have been duly and regularly ascertained and the results thereof canvassed and returns thereof made, filed, recorded and reported as required by law, and

WHEREAS, at said special election more than two-thirds of the qualified electors of said City voting at said special election voted in favor of the proposition submitted to them, to-wit: In favor of the incurring of a bonded indebtedness of $2,500,000 in lawful money of the United States for the acquisition by the said City of San Diego for the use of 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, the whole number of votes cast at said election in said City being 8,421, of which number 6,948 votes were given in favor of said proposition and 1,405 votes were given against said proposition, and

WHEREAS, the Common Council of the City of San Diego has examined and investigated the regularity of the proceedings for the said election and finds that the same was duly and legally called and held; that the notice thereof required by law to be given has been duly and regularly given and that the said election was conducted in strict conformity with the requirements of law and that the votes at said election have been duly and regularly
ascertained and the results thereof canvassed and returns thereof made, filed recorded and reported as required by law, and that said proposition for the incurring of said debt and the issue of bonds therefor mentioned in the said resolution No. 11,128, adopted June 24, 1912, and the said ordinance No. 4,786, adopted July 3, 1912, and approved July 5, 1912, has received the assent of more than two-thirds of the qualified voters of said City voting at said special election and that by virtue of the premises the City of San Diego has been vested with power to incur the said debt and to issue its bonds therefor;

NOW THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF SAN DIEGO AS FOLLOWS:

Section 1. That for the purpose of providing money for the payment of the cost of the acquisition of the said water works and water rights, including lands, dams, dam-sites, reservoirs, reservoir sites, rights of way, pipe lines, conduits, and water filtering plant, negotiable coupon bonds of the said City of San Diego, to the amount of $2,500,000 shall be issued as follows: Said bonds shall be 2,520 in number, 2,480 of said bonds being of the denomination of $1,000 each, and 40 of said bonds being of the denomination of $500 each; said bonds shall be numbered from 1 to 2,520 inclusive; bonds Nos. 63, 126, 189, 252, 315, 378, 441, 504, 567, 620, 756, 819, 882, 945, 1008, 1071, 1134, 1197, 1260, 1323, 1386, 1449, 1512, 1575, 1638, 1701, 1764, 1827, 1890, 1953, 2016, 2079, 2142, 2205, 2268, 2331, 2394, 2457, and 2520, shall be of the denomination of $500 each and the remaining 2,480 of said bonds shall be of the denomination of $1,000 each. Said bonds shall be dated the first day of January, A.D. 1913, shall bear interest at the rate of four and one-half per cent per annum, payable semi-annually on the first days of January and July in each year, which interest shall be evidenced by interest coupons attached to said bonds. The principal and interest of said bonds shall be payable in lawful money of the United States at the office of the City Treasurer of the said City of San Diego. Each of said bonds shall be signed by the Executive of said City, viz: The Mayor thereof, and by the Treasurer of said City, and countersigned by the Clerk thereof, and the corporate seal of the said City of San Diego shall be affixed to each of said bonds, and the said officers are hereby authorized and directed to sign and to countersign and to attest the said bonds and the Clerk of said City is hereby authorized and directed to affix the seal of said City to the said bonds. Upon each of the coupons attached to the said bonds shall be the engraved or lithographed fac-simile signature of the Treasurer of said City, which fac-simile signature shall constitute and be a sufficient and binding execution of each and every one of said coupons by said City. Said bonds shall be payable in lawful money of the United States in the manner following, that is to say: One-fortieth part of the whole of the principal of the said indebtedness represented by said bonds, to-wit: the sum of $62,500, in lawful money of the United States, shall be paid annually each and every year during said term of forty years at the office of the City Treasurer of the said City upon the surrender of the said bonds and the said bonds shall respectively be payable in the manner following, all numbers herein specified being inclusive:

Bonds Numbers,  
1 to 63, January 1, 1914,  
64 to 126, January 1, 1915,  
127 to 189, January 1, 1916,  
190 to 252, January 1, 1917,  
253 to 315, January 1, 1918,  
316 to 378, January 1, 1919,  
379 to 441, January 1, 1920,  
442 to 504, January 1, 1921,  
505 to 567, January 1, 1922,  
568 to 630, January 1, 1923,  
631 to 693, January 1, 1924,  
694 to 756, January 1, 1925,  
757 to 819, January 1, 1926,  
820 to 882, January 1, 1927,  
883 to 945, January 1, 1928,  
946 to 1008, January 1, 1929,
SEC. 2. The bonds and coupons authorized to be issued pursuant to this ordinance shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA
STATE OF CALIFORNIA
COUNTY OF SAN DIEGO
CITY OF SAN DIEGO
WATER BONDS OF THE CITY OF SAN DIEGO.

No. ____________________ $ ____________________

THE CITY OF SAN DIEGO, in the County of San Diego, State of California, a municipal corporation duly organized and existing under the laws of the State of California, for value received, promises to pay to the bearer hereof at the City Treasury of said City, viz: the office of the Treasurer of said City, on the first day of January, A.D. 19__, the sum of ____________________ Dollars ($ ____________________ ) in lawful money of the United States, with interest thereon from date at the rate of Four and one-half per cent per annum, payable at the City Treasury of said City semi-annually on the first day of January, in each year and on the first day of July in each year, on presentation and surrender of the interest coupons attached.

This bond is one of a series of 2520 bonds of like date and tenor, varying only in dates of maturity and denomination, and numbered consecutively from 1 to 2520 both inclusive, 2480 of said bonds being of the denomination of $1,000 each and 40 of said bonds being of the denomination of $500 each, the said series of bonds being issued for the acquisition of water works and water rights for the use of the said City and the inhabitants thereof, and necessary and convenient to carry out the objects, purposes and powers of the said City.

It is hereby certified, recited and declared, that all 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 regular and due time, form and manner as required by law, and that all requirements of the Constitution and statutes of the State of California and the Charter of said City relating to the issuance hereof have been fully complied with by the proper bodies, officers and persons and that the issuance hereof has been duly authorized and directed by an ordinance of the Common Council of said City duly passed, approved and published; and that the issuance of this bond has been authorized by and is made with the assent of two-thirds of the qualified electors of said City voting at
a special election duly and regularly called and held in the said City, the votes at the said election having been duly and regularly ascertained and the results thereof canvassed and returns thereof made, filed, recorded and reported as required by law; and that, before the issuance of this bond, provision has been duly made, as required by the Constitution, laws and City Charter in that behalf, for the collection of an annual tax sufficient to pay the interest on this bond as it falls due and also to constitute a sinking fund for the payment of the principal thereof on or before maturity; and that the amount of this bond, together with all other indebtedness of the said City, does not exceed any limit prescribed by the Constitution of said State or by any statute or law thereof, or by the Charter of said City.

The full faith, credit and resources 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, by its Common Council, has caused this bond to be signed by its Executive, the Mayor of said City, and by the Treasurer of said City, and countersigned by the City Clerk of said City, and attested by the corporate seal of said City hereto attached and the coupons hereto attached to bear the fac-simile lithographed signature of the treasurer of said City, and this bond to be dated the first day of January, A.D. 1913.

Countersigned:

City Clerk, City of San Diego,
California.

Mayor of San Diego,
California.

Treasurer, City of San Diego,
California.

WATER BOND OF THE CITY OF SAN DIEGO.

BOND NO.________
INTEREST COUPON NO.________

On the first day of __________, 19__, the City of San Diego, California, on the presentation and surrender of this coupon, will pay to bearer at the office of the Treasurer of said City the sum of Dollars ( ) in lawful money of the United States, for semi-annual interest then due upon Water Bond of the City of San Diego, dated January 1, 1913, No.________

Treasurer, City of San Diego, California.

SEC. 3. 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 sufficient tax to pay all the interest on said bonded indebtedness as such interest falls due and sufficient also to pay one-fortieth of the whole amount of said bonded indebtedness each and every year as herein provided, and sufficient to pay the whole amount of the principal and interest of said bonded indebtedness on or before maturity; within forty years from the time of contracting the same; and the said Common Council of the said City of San Diego hereby makes provision for the levy and collection of said taxes and for the levy and collection of all
sums that shall or may be necessary to pay in full the principal and interest of the said indebtedness, as the same shall fall due, and hereby contracts, represents, and promises that such levy shall be made as aforesaid, and so far as the said Common Council has the power now to make such levy, it hereby makes the same, and there shall be, and is hereby provided a sinking fund to be kept by the Treasurer of the said City of San Diego, and his successors in office, to be designated as the "Sinking Fund for the Payment of Water Bonds dated January 1st, 1913, of the City of San Diego", and 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 said "Sinking Fund" until required for the respective payments of the principal and interest to be paid upon said bonds; and when the respective payments of principal and interest of said bonds shall fall due, the Treasurer of the said City of San Diego, and his successors in office, shall, and they are hereby, each respectively authorized, directed and commanded, to pay out of the moneys in said "Sinking Fund" the said respective sums of principal and interest of said bonds, as the same shall fall due, when demand shall be made therefor as required by law; and upon the surrender of said bonds and coupons to said Treasurer, it shall be the duty of the 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 other purpose than the payment of the principal and interest of said bonded indebtedness as in this ordinance specified, until the amount of principal and interest of said bonds shall be fully paid, and that all moneys paid into the said "Sinking Fund" shall be inviolably appropriated to the payment of the principal and interest of said bonded indebtedness; and that each and every one of the conditions and provisions stated and provided in relation to said bonds, as set forth in said Ordinance No. 4786, shall be complied with.

SEC. 4. Said bonds authorized to be issued pursuant to this ordinance shall be sold in such manner, at such times and after such advertisement as the Common Council of said City has heretofore, or shall hereafter, by resolution, duly adopted, determine, but said bonds shall not be sold for less than their par value, and the proceeds of the said bonds shall be placed in the treasury of the said City of San Diego to the credit of the proper improvement fund hereinafter created and shall be applied exclusively to the purposes and objects mentioned in said ordinance No. 4786.

SEC. 5. There shall be and is hereby provided and created a fund of the said City of San Diego which shall be known and designated as the "Water Improvement Fund of 1913" to be kept by the City Treasurer of the said City of San Diego and the proceeds of said bonds shall be placed in the municipal treasury of the said City to the credit of said "Water Improvement Fund of 1913" and shall be applied exclusively to the purposes and objects mentioned in said ordinance No. 4786.

SEC. 6. The City Clerk of the said City of San Diego is hereby authorized and directed to have said bonds and coupons lithographed and as soon as said bonds and coupons shall have been so lithographed the same shall be delivered to the Common Council or to such officer of the said City as the Common Council shall, by resolution duly adopted, direct.

SEC. 7. This ordinance shall take effect and be in force on the thirty-first day after its passage and approval.

SEC. 8. The City Clerk of the said City of San Diego 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 official newspaper of said City, to wit: the Evening Tribune.
SEC. 9. That Ordinance No. 4894 of the ordinances of the said City of San Diego, entitled "An Ordinance of the City of San Diego providing for the issuance of Two Million, Five Hundred Thousand Dollars ($2,500,000) of Water Bonds of said City, authorized by the voters of said City at the Special Election held August 15, 1912," approved on the 12th day of November, 1912, be, and the same is, hereby repealed.

Passed and adopted by the Common Council of the City of San Diego, California, this 25th day of November, 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 25th day of November, 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 November, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, and Ex-Officio Clerk of the Common Council of the said City of San Diego, California,
(Seal)
I hereby approve the foregoing ordinance this 25th day of November, 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, on indebtedness incurred by reason of the provisions of the annexed ordinance, in re issuance and sale of $2,500,000 water 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 Nov. 25th, 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. 4905 of the ordinances of the City of San Diego, California, as adopted by the Common Council and as approved by the Mayor of said City of San Diego, California, both, on the 25th day of November, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By [signature] Deputy.
ORDINANCE NO. 4906.

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 fifteen (15) deputies, the service beginning December 9th, 1912, and continuing so long as may be necessary to complete the City Assessment for the year 1913, 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 thirteen at the rate of $3.50 per day; all over time to be paid for at the rate of fifty cents per hour. All compensation payable out of Salary 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 11th day of November, 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 11th day of November, 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 11th day of November, 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, 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 appointment of 15 Deputy Assessors & 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 Nov. 9, 1912.

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

I HEREBY CERTIFY, that the above and foregoing bill was by me presented to the Mayor of the City of San Diego, California, for his approval on the 11th day of November, 1912, and that he did not return it with his disapproval at any time within ten (10) days after having received it as aforesaid.

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

(SEAL)

Dated, San Diego, California, November 25th, 1912.

I HEREBY CERTIFY, that the above and foregoing is a full, true and correct copy of Ordinance No. 4906 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 11th day of November, 1912; and as held by the Mayor.
ORDINANCE NO. 4907.

AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA,
REGULATING THE DEPOSIT AND MAINTENANCE
OF BUILDING MATERIALS AND DEBRIS
IN THE PUBLIC STREETS.

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 deposit, of maintain, or to cause or to permit to be deposited or maintained, any building material of any kind whatsoever, or any debris from any building or dirt or debris from any excavation, in or upon any public street, alley, or other public place without first applying for and receiving a permit in writing from the Superintendent of Streets of said City to do.

Section 2. It shall be unlawful for any person, firm or corporation to deposit or maintain or to cause or permit to be deposited or maintained, any building material of any kind whatsoever, or any debris from any building or dirt or debris from any excavation, in or upon any public street, alley or other public place within twenty-five feet of any fire hydrant or in or upon any public street, alley or other public place as that upon which a building is in actual course of construction, alteration, repair or demolition, and immediately in front of the premises on which such building is in course of construction alteration, repair or demolition; or to permit any such material dirt or debris to remain in any public street or other public place within twenty-five feet of any fire hydrant, or in any public street or other public place in which there is a railway track in such manner that any portion of such material or debris or dirt shall be within four feet of the nearest rail of such railway track or in any public street or other public place, in which there is no railway track, in such manner that any portion of such material or dirt or debris shall extend more than one-fourth of the distance from the curb on the side of the street or other public place upon which such material, dirt, or debris is deposited to the curb on the opposite side of such street or place, or in any alley in such manner as to prevent the passage of teams and vehicles.

Section 3. It shall be unlawful for any person, firm or corporation depositing or maintaining, or causing to be deposited or maintained, any building material of any kind whatsoever, or any such dirt, or debris in any public street, alley or other public place, to fail, refuse or neglect to display a red light at each end of each pile of such material dirt or debris during the whole of each night from one hour after sunset until one hour before sunrise.

Section 4. Every permit granted for the depositing or maintenance of any such building material, dirt or debris, in any public street, alley or other public place shall be granted upon the condition that the person, firm, or corporation, to whom the same is granted shall conform in every respect to the provisions of this Ordinance. In case of the violation of any provision of this Ordinance by any person, firm or corporation, the permit issued by the Superintendent of Streets to such person, firm or corporation, may be revoked by said Superintendent of Streets and if such permit is so revoked it shall thereafter be unlawful for such person, firm, or corporation, to deposit or maintain, or to cause or
permit to be deposited or maintained, any such building material of any kind whatsoever, or any such dirt or debris at the location specified in such revoked permit.

Section 5. It shall be unlawful for any person, firm or corporation depositing or causing or permitting to be deposited or maintained any building material of any kind whatsoever, or any such dirt or debris in any public street, alley or other public place, to permit any of such material, dirt or debris to remain in such street, alley, or place for a period of five days after the completion of the construction, operation, repair or the construction, alteration, repair or demolition of the building in front of which such material, dirt or debris is deposited or maintained, or to fail, refuse or neglect for such period of five days to place such street, alley or other place in as good condition as the same was in prior to the depositing of such material, dirt or debris therein.

Upon the failure of such person, firm or corporation for such period of five days to remove such material, dirt or debris or to place such street, alley or other public place in as good condition as the same was in prior to the depositing of such material, dirt or debris therein, the Superintendent of Streets shall proceed to do such work, or to cause the same to be done, and shall charge the expense thereof to such person, firm or corporation as the amount of such expense shall be deemed to be a debt of and shall be recoverable from such person, firm or corporation in any court of competent jurisdiction.

No permit to deposit or maintain any building material whatsoever, or any such dirt or debris in any public street, alley or other public place shall be granted to such person, firm or corporation until all amounts due the City from such firm or corporation shall have been paid in full.

Section 6. It shall be unlawful for any person, firm or corporation to mix, make place or pile, or to cause or permit to be mixed, made, placed or piled, or to permit to remain any mortar, plaster or lime, or any similar substance or mixture upon the surface of any paved public street, alley or other public place, or to cause or permit the same to remain in any place in such a manner that the same will fall or leak upon the surface of any such paved public street, alley or other public place.

Section 7. It shall be unlawful for any person, firm or corporation to store or keep any material taken from any excavation, or any debris or other material taken from any building, upon any public street, alley or other public place, or to fail, refuse or neglect to remove the same from day to day as the same is produced, or to fail, refuse or neglect to wet any dry debris or rubbish, or any material which will produce dust, so as to prevent the same from being blown by the wind, whether such debris, rubbish or other material is in, over or upon any public street, alley, or other public place, or is in the course of removal from a building or excavation.

Section 8. It shall be unlawful for any person, firm or corporation holding any permit issued pursuant to the provisions of this ordinance, to fail, refuse or neglect to keep such permit at all times at the place where such building materials, dirt or debris is deposited upon a public street, alley or other public place, or to fail, refuse or neglect upon demand therefor to exhibit such permit to said Superintendent of Streets, or to any of his inspectors, or any public officer.

Section 9. That any person, firm or corporation violating any of the provisions of this Ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punishable by a fine of not less than twenty-five dollars ($25.00), nor more than two hundred dollars $200.00, or by imprisonment in the City Jail for a period of not more than one hundred (100) days, or by both such fine and imprisonment.
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 10. All ordinances and parts of ordinances in conflict herewith, are hereby repealed.

Section 11. The City Clerk shall certify to the passage of this ordinance, and shall cause the same to be published once in The Evening Tribune.

Section 12. 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 November 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 18th day of November, 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 18th day of November, 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 November, 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. 4907 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 18th day of November, 1912, and as approved by the Mayor of said City on the 26th day of November, 1912.

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

ORDINANCE NO. 4907.
AN ORDINANCE ESTABLISHING THE GRADE ON VERMONT STREET, BETWEEN THE SOUTH LINE OF LINCOLN AVENUE AND THE SOUTHWESTERLY LINE OF JOHNSON AVENUE.

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

Section 1. That the grade of Vermont Street in said City of San Diego between the
north line of Lincoln Avenue and the southwesterly line of Johnson Avenue is hereby established as follows:

At the intersection of Vermont Street with Lincoln Avenue; at the northwest corner at 292.00 feet; at the northeast corner at 293.00 feet.

At the intersection of Vermont Street with Hayes Avenue; at the southwest corner at 291.00 feet; at the southeast corner at 292.00 feet; at the northeast corner at 292.00 feet; at the northwest corner at 291.50 feet.

At the intersection of Vermont Street with Johnson Avenue; at the southeasterly corner at 294.00 feet; at the westerly corner at 293.00 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 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 18th day of November, 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 18th day of November, 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 of all the members of the said Common Council, present, put on its final passage, at its first reading, this 18th day of November, 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 November, 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. 4908 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 18th day of November, 1912, and as approved by the Mayor of said City on the 26th day of November, 1912.

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

By W. E. Bartlett Deputy.
ORDINANCE NO. 4909.

AN ORDINANCE WAIVING AS TO EDWARD I. CHEELEY THE REQUIREMENTS OF SECTION 2, ARTICLE X OF THE CHARTER OF THE CITY OF SAN DIEGO.

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

Section 1. The qualifications to hold office required by section 2, article X of the Charter of the City of San Diego, are hereby waived so far as Edward I. Cheeley is concerned, and the appointment of said Edward I. Cheeley as Meat and Dairy Inspector, made by the Board of Health on the 20th day of November, 1912, is hereby ratified and confirmed.

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 25th day of November, 1912, by the following vote, to-wit:

AYES--COUNCILMEN Adams, Fay, Woods and Dodson,
NOES--NONE
ABSENT--COUNCILMAN Sehon.

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 November, 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 27th day of November, 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. 4909 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 25th day of November, 1912, and as approved by the Mayor of said City on the 27th day of November, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

ORDINANCE NO. 4910.

AN ORDINANCE ESTABLISHING THE GRADE OF TWENTY-SEVENTH STREET BETWEEN THE SOUTH LINE OF B STREET AND THE NORTH LINE OF E 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 Twenty-seventh Street, in said City of San Diego,
between the south line of B Street and the north line of E Street is hereby established as follows:

At the intersection of Twenty-seventh Street with B Street; at the southwest corner at 196.00 feet; at the southeast corner at 196.00 feet.

At the intersection of Twenty-seventh Street with C Street; at the northeast corner at 198.50 feet; at the northwest corner at 198.00 feet; at the southwest corner at 198.00 feet.

At the intersection of Twenty-seventh Street with D Street; at the northwest corner at 191.00 feet; at the northeast corner at 192.00 feet; at the southeast corner at 191.00 feet; at the southwest corner at 190.00 feet.

At the intersection of Twenty-seventh Street with E Street; at the northwest corner at 182.00 feet; at the northeast corner at 182.00 feet.

Section 2. And the grade of said Twenty-seventh Street between the points hereinbefore mentioned shall have a uniform ascent and descent, All of said grades 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 November, 1912, by the following vote, to-wit:

AYES—COUNCILMEN Adams, Fay, Woods and Dodson.

NOES—NONE

ABSENT—COUNCILMAN Schon.

and signed in open session thereof by the president of said Common Council, this 25th day of November, 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 November, 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 27th day of November, 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. 4910 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 25th day of November, 1912, and as approved by the Mayor of said City on the 27th day of November, 1912.

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

By W. E. Bartlett Deputy.
ORDINANCE NO. 4911

AN ORDINANCE RELATING TO THE DISTRIBUTION OF HANDBILLS IN THE CITY OF SAN DIEGO, CALIFORNIA, AND PROHIBITING THE USE OF PRIVATE MAIL BOXES FOR OTHER PURPOSES THAN THE DEPOSITING OF UNITED STATES MAIL.

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

Section 1. That it shall be unlawful for any person to throw or drop any handbill, dodger, poster, circular, notice, or any other paper upon any sidewalk or street of the City of San Diego, California, or to post or tack any handbill, dodger, poster, circular, notice or any other paper upon any electric, telegraph or telephone pole within said City, or to place any such handbill, dodger, poster, circular, notice, or any other paper in any vacant lot, or in any yard, or in any building or store, unless the same is delivered personally to some person in such yard, building or store.

Section 2. That it shall be and it is hereby declared to be unlawful for any person to distribute any handbill, dodger, poster, circular, notice, or any other paper, or to post or otherwise affix any such handbill, dodger, poster, circular, notice, or any other paper upon any tree, or structure within any public park, or upon any fence, gate, or enclosure thereof, thereon and therein, or surrounding the same, in the City of San Diego, California.

Section 3. That it be, and it is hereby declared to be unlawful for any one other than a carrier of United States Mail, or an employee of the Post Office Department of the United States, to place any handbill, dodger, poster, circular, notice, or any other paper, or samples of merchandise, or other advertising or printed matter in any box or receptacle, on any residence, or on any fence or post appurtenant to the property of any such residence, or in any private mail box wherever in said City.

Section 4. Any person violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished, by a fine in a sum not exceeding the sum of one hundred dollars ($100.00), or by imprisonment in the City Jail of said City for a term not exceeding fifty (50) days, or shall suffer both such fine and imprisonment.

Section 5. That all ordinances and parts of ordinances in conflict herewith are hereby repealed.

Section 6. 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 November, 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 18th day of November, 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 18th day of November, 1912.

Allen H. Wright,
AN ORDINANCE APPROPRIATING MONEY FOR AN EIGHTEEN INCH DREDGE FOR HARBOUR IMPROVEMENTS.

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

The engineer in charge of the construction of the Harbor Improvement Work is hereby authorized to procure such material and labor and to take such steps as may be necessary and construct the hull and secure and place all electrical appliances for an eighteen (18) inch dredge, and

There is hereby appropriated to pay for the above-mentioned material, work, machinery and metal work for said dredge, and such other machinery and metal work as may be supplied for such dredge, the sum of Forty Thousand (40,000) Dollars, or so much thereof as may be necessary, which appropriation is hereby made out of the Harbor Improvement Bond Fund.

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 27th day of November, 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 27th day of November, 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 November, 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 November, 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 Construction of 18 inch Dredger $40,000 payable out of Harbor Imp. Fund 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 Nov 27, 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. 4911½ of the ordinances of the City of San Diego, California, as adopted by the Common Council of said city on the 27th day of November, 1912, and as approved by the MAYOR of said City on the 29th day of November, 1912.

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

By W. E. Bartlett Deputy.

ORDINANCE NO. 4912.
AN ORDINANCE DIRECTING THE PURCHASE OF FIRE HOSE.

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

Section 1. the Superintendent of Finance, Ways and Means, is hereby empowered and authorized to purchase, without advertising and in the open market, for the use of the Fire Department of the City of San Diego, Two Thousand (2000) feet of Two and one-half (2-1/2) inch cotton, rubber lined, fire-hose, which hose shall be according to the specifications on file in the office of the City Clerk, and marked "Document #56352."

The person from whom such purchase is made shall enter into a contract with the City to supply the hose upon the terms and according to the specifications provided in said Document #56352.

Section 2. There is hereby appropriated, out of the Fire Department Fund of said City, Sixteen hundred ($1600) Dollars, or so much thereof as may be necessary with which to make the said purchase.
Section 3. This Ordinance shall take effect thirty (30) days 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 November, 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 20th day of November, 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 November, 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 Purchase of 2000 ft 2½ in. Cotton Hose at 1600/00 or less 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 Nov 20, 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 November 26th, 1912, and returned to said Common Council, on said 26th day of November, 1912; was by said Common Council of the said City of San Diego, California, on the 2nd day of December, 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 2nd day of December, 1912.

A. E. Dodson,
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. 4912 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 20th day of November, 1912, and as adopted over the Mayor's veto on the 2nd day of December, 1912.

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

By Hugh A. Sanders, Deputy.
ORDINANCE NO. 4913.
AN ORDINANCE IN REGARD TO LAUNDRIES AND PUBLIC
WASH HOUSES WITHIN THE CITY OF SAN DIEGO, CALIFORNIA.

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

Section 1. On and after the passage and approval of this ordinance, it shall be unlawful for any person, firm or corporation, to establish, maintain, carry on, engage in, or pursue the business of a public laundry or public wash house, where clothes or other articles are cleansed for hire, within the corporate limits of the City of San Diego, California, without having first obtained a written permit from the Common Council of said City of San Diego, to establish, maintain, carry on, engage in or pursue the business of laundry or a public wash house.

Section 2. No person owning or employed in any laundry or public wash house within the City of San Diego, California, shall dampen any clothing for the purpose of enabling the same to be ironed, with water emitted from the mouth of such owner, or employee.

Section 3. No person, firm or corporation shall keep, carry on or maintain, within said City of San Diego, any laundry or public wash house, unless such laundry or public wash house be connected with the sewer system of said City, (provided that there is a sewer in the street in front of such laundry or public wash house); and provided with cement floors so arranged that they can be drained; and no person, firm or corporation shall keep, carry on or maintain any laundry or public wash house unless the chimneys of the same be constructed of brick, and extended at least three feet above the roof of such laundry or wash house.

Section 4. Any person, firm or corporation violating any of the provisions of this ordinance shall, upon conviction thereof be punished by a fine of not exceeding five hundred dollars ($500.00), or by imprisonment in the City Jail of said City not exceeding six (6) months, or by both such fine and imprisonment.

Section 5. That ordinance No. 466, approved on the 2nd day of November, 1897, and Ordinance No. 3113, approved on the 11th day of December, 1907, and all other ordinances and parts of ordinances in conflict herewith are hereby repealed.

Section 6. The City Clerk is hereby directed to publish this ordinance once in the official newspaper of said City, to-wit: The Evening Tribune.

Section 7. 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 November, 1912, by the following vote, to-wit: Sehon
AYES---COUNCILLORS Adams, Fay, Woods and Dodson.
NOES---NONE
ABSENT--NONE

and signed in open session thereof by the President of said Common Council, this 27th day of November, 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 November, 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 4th day of December, 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. 4914 of the ordinances of the City of San Diego, California, as adopted by
the Common Council of said City on the 27th day of November, 1912, and as approved by the
Mayor of said City on the 4th day of December, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California
By W. E. Bartlett Deputy.

ORDINANCE No. 4914.
AN ORDINANCE ESTABLISHING THE GRADE OF MAIN STREET BETWEEN
THE WEST LINE OF THIRTY-SECOND STREET AND THE SOUTHEASTERLY
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 Main Street between the west line of Thirty-second
Street and the southeasterly boundary line of the City of San Diego, California, is hereby
established as follows:

At the northwesterly corner of the intersection of Main Street with Thirty-second
Street, at 39.30 feet.

At the southeasterly corner of the intersection of Main Street with Thirty-second
Street, at 38.30 feet.

At a point on the northeasterly line of Main Street, at right angles to the last
named point, at 37.00 feet.

At the intersection of Main Street with Pluto Street; at the north corner at 5.00
feet; at the west corner at 5.00 feet; at the south corner at 4.50 feet; at the east
corner at 4.50 feet.

At the intersection of Main Street with Regal Street; at the north corner at 1.50
feet; at the west corner at 0.50 feet; at the south corner at 0.50 feet; at the east
corner at 1.50 feet.

At the intersection of Main Street with Siva Street; at the north corner at 2.50
feet; at the west corner at 2.00 feet; at the south corner at 2.50 feet; at the east
corner at 3.00 feet.
At the intersection of Main Street with Thor Street; at the north corner at 7.50 feet; at the west corner at 7.00 feet; at the south corner at 7.50 feet; at the east corner at 8.00 feet.

At the intersection of Main Street with Una Street; at the west corner at 13.00 feet; at the north corner at 13.50 feet; at the east corner at 14.00 feet; at the south corner at 13.50 feet.

At the intersection of Main Street with Vesta Street; at the west corner at 15.00 feet; at the north corner at 15.50 feet; at the east corner at 16.00 feet; at the south corner at 15.50 feet.

At the intersection of Main Street with 39th Street commonly called Woden Street; at the west corner at 10.00 feet; at the north corner at 10.50 feet; at the east corner at 10.00 feet; at the south corner at 9.50 feet.

At the intersection of Main Street with Yuma Street; at the west corner at 6.00 feet; at the north corner at 6.50 feet; at the east corner at 6.50 feet; at the south corner at 6.00 feet.

At the intersection of the northeasterly line of Main Street with the southeasterly boundary line of the City of San Diego, at 8.50 feet.

At the intersection of the southwesterly line of Main Street with the southeasterly boundary line of the City of San Diego, at 8.00 feet.

Section 2. And the grade of said Main 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 2nd day of December, 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 2nd day of December, 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 2nd day of December, 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 December, 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. 4814 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 2nd day of December, 1912, and as approved by the Mayor of said City on the 4th day of December, 1912.

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

ORDINANCE NO. 4915.
AN ORDINANCE ESTABLISHING THE GRADE OF TENTH STREET BETWEEN THE SOUTH LINE OF UNIVERSITY AVENUE AND A POINT 20 FEET NORTH FROM THE NORTH LINE OF PENNSYLVANIA AVENUE PRODUCED WEST.

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

Section 1. That the grade of Tenth Street in said City of San Diego, between the south line of University Avenue, and a point 20 feet north from the north line of Pennsylvania Avenue produced west is hereby established as follows:

At the intersection of Tenth Street with University Avenue; at the southwest corner at 282.00 feet; at the southeast corner at 283.00 feet.

At the intersection of Tenth Street with Ninth Street; at the northwest corner at 277.00 feet; at a point on the east line of Tenth Street at right angles to the last named point, at 278.00 feet; at the southwest corner at 278.00 feet; at a point on the east line of Tenth Street at right angles from the last named point, at 279.00 feet.

At the intersection of Tenth Street with Essex Street; at the northeast corner at 281.00 feet; at the southeast corner at 282.00 feet; At a point on the west line of Tenth Street where said west line would be intersected by the north line of Essex Street produced west, at 280.00 feet; at a point on the west line of Tenth Street where said west line would be intersected by the south line of Essex Street produced west, at 281.00 feet.

At the intersection of Tenth Street with Cherokee Lane; at the northwest corner at 282.00 feet; at the southwest corner at 282.00 feet; at a point on the east line of Tenth Street where said east line would be intersected by the north line of Cherokee Lane, produced east, at 283.00 feet; at a point on the east line of Tenth Street where said east line would be intersected by the south line of Cherokee Lane if said south line were produced east, at 283.00 feet.

At the intersection of Tenth Street with Robinson Avenue; at the northwest corner at 281.00 feet; at the northeast corner at 282.00 feet; at the southeast corner at 282.00 feet; at the southwest corner at 281.00 feet.

At a point on the east line of Tenth Street 20 feet north from the north line of Pennsylvania Avenue, at 280.00 feet.

At a point on the west line of Tenth Street 20 feet north from the north line of Pennsylvania Avenue, at 279.50 feet.

Section 2. And the grade of said Tenth 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.
AN ORDINANCE REGULATING THE USE OF AREA DOORS, AND
REPEALING ORDINANCE NO. 2526.

BE IT ORDAINED by the Common Council of the City of San Diego, California, as fol-

ows:

Section 1. It shall be unlawful for any person, firm or corporation to keep open or allow to remain open (so as to make it unsafe for pedestrians to walk over the opening intended to be covered thereby) any trap door or other covering for an opening through the sidewalk, and leading into an area under such sidewalk or into the basement or cellar of any building in the City of San Diego, California, between the hours of six o’clock P.M. and six o’clock A.M. of any day, or at any other time except when it may be necessary to have such trap door or other opening open to receive into or discharge goods from such area, such trap door or opening may be kept open from six o’clock A.M. to ten o’clock A.M.
Section 2. Any person violating any of the provisions of this Ordinance shall be guilty of a misdemeanor and upon conviction thereof shall be fined any sum not exceeding Two Hundred ($200.00) dollars, and, in the event such fine be not paid, shall be imprisoned in the City jail of said City one day for every two dollars of the fine so imposed and remaining unpaid.

Section 3. That Ordinance No. 2526 and all other ordinances and parts of ordinances in conflict herewith, be and the same are hereby repealed.

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 2nd day of December, 1912, by the following vote, to-wit:

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

NOES---COUNCILMAN Woods

NOES---NONE.

and signed in open session thereof by the President of said Common Council, this 2nd day of December, 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 2nd day of December, 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 December, 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. 4916 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said city on the 2nd day of December, 1912, and as approved by the Mayor of said City on the 4th Day of December, 1912.

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

By W. E. Bartlett Deputy.

ORDINANCE NO. 4917.
AN ORDINANCE COVERING MOVING PICTURE HOUSES AND EQUIPMENTS.

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

Section 1. Arc lamps used as a part of moving picture machines must be constructed so far as practicable, similar to arc lamps of theatres, and wiring to same must not be of less capacity than No. 6 B & S Gauge.
Section 2. Rheostats must conform to rheostat requirements for theatre areas.

Section 3. Top and bottom reels must be enclosed in steel boxes or magazines, each with an opening of approved construction at bottom or top, so arranged as not to permit entrance of flame to magazine. No solder to be used in the construction of these magazines. The front side of each magazine must consist of a door swinging horizontally, and be provided with a substantial latch.

Section 4. Automatic shutters must be provided and must be so constructed as to shield the film from the beam of light whenever the film is not running at operating speed. Shutters must be permanently attached to the gate frame.

Section 5. Extra Films - All films, when not in use, must be kept in metal boxes with tight fitting cover; no solder used in construction.

Section 6. Machine operation - Machines must be operated by hand, except by special permit to use motor. The machine must be of an approved type. If driven by a motor, must be of type expressly designed and approved for such operation, and when so approved, motor driven machines, when in charge of a skilled operator, may be authorized under special permission in writing, given in advance by the City Electrician.

Section 7. Moving Picture Machine Enclosure - Machine must be placed in an enclosure, or room, made of suitable fire-proof material; must be properly lighted, and conform to the following specifications:

Where one moving picture machine is to be used, the floor space shall not be less than six feet by eight feet in area, with a ceiling height not less than seven feet, and shall be provided with a vent not less than fifteen inches in diameter, situated in or as near the ceiling as possible. An inlet of like dimensions shall be placed on the floor line, both shafts to extend to outside air. An exhaust or draft fan shall be installed; fan to be not less than 12 inch.

Where two machines are to be used, the floor space shall be not less than eight feet by twelve feet, with a ceiling height not less than seven feet. Vent and intake not to be less than twenty inches in diameter. Exhaust or draft fan of not less than twelve inches.

Opening in Booths - Shutters shall be held open during performances by means of strings attached to master cord or ring, controlled from a point near the machine, and also near the exit door of operating room. Exit doors of operating rooms must be kept closed during performances.

Section 8. Inspection - All operating rooms are subject to inspection at least once each week.

Section 9. Operators - All operating rooms and apparatus must at all times be in charge of a licensed operator, who shall have been licensed by the City of San Diego. Before being granted such license, each applicant shall appear before an examining board, and shall satisfy said board of his fitness to be in charge of said apparatus.

No license will be issued to any person who is not twenty-one years of age, or to any one who is a habitual user of alcoholic liquor or narcotic drugs.

The annual license fee shall be $2.50.

The examining board shall consist of the Chief of the Fire Department; the City Electrician, and the Superintendent of the Department of Fire and Sewers.

The examining board shall meet at the discretion of said board.

The City Electrician may issue a working permit to any applicant; said permit to be effective only until the next meeting of the board.

The licenses issued by this board shall be nontransferable. A violation of this
Ordinance shall subject the licensee to suspension, or cancellation of said license, at the option of the board. The examining board shall have the authority to cancel the license of any operator upon satisfactory proof of his unfitness.

Any moving picture house in a Class B, C, or D building, two stories or more in height, shall have lath and plaster walls and ceiling, throughout, then stripped and metal lathed and plastered or covered with approved asbestos roofing and steel ceiling. Metal lath and plaster not required on masonry walls.

Aisles with seats on both sides must not be less than three feet wide at any point and must increase in width toward the exits at the ratio of 1 inch to five running feet. Aisles with seats on one side only must begin not less than two feet, six inches wide, and must increase one and one-half inches to five running feet.

All seats except those contained in boxes shall not be less than thirty inches from back to back, and not less than eighteen inches from center to center, and firmly secured to the floor, and no seat shall have more than six seats intervening between it and an aisle on either side. No seats shall be allowed in the aisle nor shall anyone be allowed to stand or sit themselves in the aisles during the performance excepting employees of the theatre or city.

Whenever necessary to overcome difference of level, gradients, or incline planes shall be used in place of steps, such incline shall not exceed two feet, twelve inches.

Exits - There shall be exits provided from the rear of all moving picture houses and extending to the street. Said exit or exits shall not be less in width than the combined width of all aisles in the auditorium and shall be separated from the auditorium by a fireproof wall extending from the rear of the building to the street.

Moving picture houses containing a stage must comply with the ordinances governing theatres, unless proscenium arch is permanently closed by a curtain so as to prevent the use of stage.

The Chief of the Fire Department, the Electrical Inspector, and the Building Inspector are hereby given authority to enter any moving picture house or part thereof, at any time, and make such inspections as they may 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 or 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 moving picture house until it has been made to conform with the requirements of this ordinance. Notice to any person taking or selling tickets in said moving picture house shall be considered legal notification as required in this section, and failure to act immediately deemed to be a violation of this ordinance.

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.

Each moving picture house shall have the following fire-fighting apparatus:
One 3-gallon Standard Extinguisher;
One-Pyrene Extinguisher;
One-3-Gallon Standard Extinguisher on the outside of the box, in a position near the door, of the operating booth, and such other fire fighting appliances as the Chief of the Fire Department may require.

Section 10. Any person violating any of the provisions of this ordinance shall, upon conviction thereof, be punished by a fine of not less than Five (5) Dollars, nor more than Five Hundred (500) Dollars, or by imprisonment in the City Jail of said City for a
period not exceeding two-hundred and fifty (250) days, 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 of said City at the rate of Two (2) dollars for each day of such imprisonment.

Section 11. That all former ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed.

Section 12. 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 4th day of December, 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 4th day of December, 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 December, 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 December, 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. 4917 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, 1912, and as approved by the Mayor of said City on the 5th day of December, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

ORDINANCE NO. 4918.

AN ORDINANCE AUTHORIZING THE APPOINTMENT OF ORAN K. BULLARD, JR., AS CLERK IN THE BUILDING INSPECTORS OFFICE.

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

Oran K. Bullard, Jr., is hereby appointed Clerk in the building Inspector's office at a salary of Sixty (60) Dollars per month, which salary is paid out of the Building Fund
of said City. Said salary shall commence on the Second day of December, 1912.

The requirement of Section 11, Article II of the Charter, that said appointee shall have been an elector of said City at the time of his appointment, is hereby waived.

The common council shall have the right and power, by resolution, to remove said appointee at any time.

Passed and adopted by the Common Council of the City of San Diego, California, this 2nd day of December, 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 2nd day of December, 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 2nd day of December, 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, California.

I hereby certify that the appropriation made or indebtedness incurred by reason of the provisions of the annexed ordinance, in re appointment of payable O.K. Bullard, Jr., Clerk Bldg. Insp Office at $60.00 per mo. from Dec 2. 12, out of Bldg. 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 Dec. 2, 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 December 4th, 1912, and returned to said Common Council on said 4th day of December, 1912, was, by said Common Council of the said City of San Diego, California, on the 11th day of December, 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 11th day of December, 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. 4018 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 2nd day of December, 1912, and as adopted over the Mayor's Veto by said Council on the 11th day of December, 1912.
ORDINANCE NO. 4919.

AN ORDINANCE AUTHORIZING THE LEASE OF A PORTION OF
PUEBLO LOT 1785 TO FRANK S. SESSIONS FOR FIVE YEARS.

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

Section 1. That a lease shall be entered into with Frank S. Sessions to lease
seventy-four acres of Pueblo Lot 1785, for a term of five years commencing November 1,
1912, for a total rental of two hundred dollars ($200.00).

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
2nd day of December, 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 2nd day
of December, 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 2nd day of December, 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,
(SERIAL)
I hereby approve the foregoing ordinance this 2nh day of December, 1912.

James E. Wadham,
Mayor of the City of San Diego, California,
(SERIAL) 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. 4919 of the ordinances of the City of San Diego, California, as adopted by
the Common Council of said City on the 2nd day of December, 1912, and as approved by the
Mayor of said City on the 16th day of December, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

ORDINANCE NO. 4920.
AN ORDINANCE RELATING TO OPENING
A STREET THROUGH MT. HOPE CEMETERY, IN THE CITY OF SAN DIEGO,
CALIFORNIA.

WHEREAS, the Board of Cemetery Commissioners of the City of San Diego, California, in pursuance of the authority vested in them by an act of the legislature of the State of California, entitled, "An Act relating to the opening of streets through cemeteries," approved April 24, 1911, did grant to said City the right and consent to the opening, laying out and extending of H Street, through and across the lands of Mt. Hope cemetery in said City, from the western boundary line of said Cemetery to the eastern boundary line thereof, to the full width of one hundred (100) feet, at, along and across that portion of the lands of said cemetery, hereinafter particularly described; and,

Whereas, no burials have ever been made within the limits of the land of said Cemetery along and over which such opening and extension is to be made, NOW THEREFORE.

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

Section 1. That the public interest and necessity of the City of San Diego require that H Street, in said City, be opened and extended across Mt. Hope Cemetery, in said City, from the present terminus of said Street at the western boundary line of said Cemetery to the eastern boundary line of the said City, over, across and along the strip of land situated in the said City of San Diego, and particularly bounded and described as follows, to-wit:

Beginning at a point on the easterly line of Pueblo Lot 1152, of the Pueblo Lands of said City, distant 2388.40 feet north from the southwest corner of Mt. Hope Cemetery, being the corner common to Pueblo Lots 1152, 1160 and 1544, of the Pueblo Lands of said City; running thence easterly to a point on the easterly boundary line of the City of San Diego, said point being distant 2450.20 feet northwesterly from the southeasterly corner of said Mt. Hope Cemetery; thence northwesterly along said easterly boundary line of the City of San Diego, a distance of 104.62 feet; thence westerly to a point on the said easterly line of Pueblo Lot 1152, distant 100 feet northerly from said point of beginning; thence southerly along said easterly line of Pueblo Lot 1152 a distance of 100 feet to the point or place of beginning.

Section 2. That the said consent of the said Board of Cemetery Commissioners is hereby approved, and their said grant of authority to open and extend H Street, in the said City, over the above described lands of said Cemetery, is hereby accepted, and said strip of land, across said cemetery, to its full width of one hundred (100) feet is hereby dedicated and devoted to the public use as and for street purposes for the extension of said H Street, as aforesaid, and the same is hereby named H Street, the width of which street, within the limits of said cemetery is hereby established at one hundred (100) feet.

Passed and adopted by the Common Council of the City of San Diego, California, this 4th day of December, 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 4th day of December, 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 December, 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 December, 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. 4920 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, 1912, and as approved by the
Mayor of said City on the 12th day of December, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett, Deputy.

ORDINANCE NO. 4921.
AN ORDINANCE OF THE CITY OF SAN DIEGO, ACCEPTING THE
DEDICATION OF CERTAIN PROPERTY ALONG CATALINA BOULEVARD, IN LOMA HEIGHTS, IN SAID CITY, FOR STREET PURPOSES.

WHEREAS, W. S. Camberlain has by grant deed duly executed, conveyed without cost
to the City of San Diego, California, the following described real property situated in the
City of San Diego, County of San Diego, State of California, bounded and described as fol-
lows, to-wit:

A strip of land thirty-five feet wide off the easterly side of Lot 2 of Lorna Heights
the same being parallel with and adjacent to the easterly line of said Lot 2, as per map
of Loma Heights, on file in the County Recorder's Office of San Diego County, California,
and being more particularly described as follows:

Beginning at the most southerly corner of Lot 2, Lorna Heights, said corner bearing
North 53° 54' 54'' west seventeen and eighty hundredths (17.80) feet from the most southerly
corner of Pueblo Lot 196 of the Pueblo Lands of San Diego; thence from said point of
beginning north 19° 42' 30'' east ten hundred forty-four and seven-tenths (1044.7) feet to
the most easterly corner of said Lot 2; thence north 64° 33' 20'' west thirty-five and
eighteen-hundredths (35.18) feet to a point, said last mentioned point being South 19° 42'
30'' west, eighty-one and sixty-six hundredths (81.66) feet from the most easterly corner of
block 84 of Point Loma Heights; thence south 19° 42' 30'' west ten hundred thirty-eight and
fifty-four hundredths (1038.54) feet to the southwesterly line of said Lot 2, Loma Heights
said line being also the southwesterly line of Pueblo Lot 196, of the Pueblo Lands of San
Diego; thence south 53° 54' 10'' east, thirty-six and forty-eight hundredths (36.48) feet to
the point of beginning; and containing an area of eighty-three hundredths (.83) acres,
more or less.
to be by the said City used for the purposes of a public street, and particularly for the purpose of widening Catalina Boulevard, at the location of said land, along Lot 2, of Loma Heights, in said City, to its full and uniform width of seventy (70) 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 the said Catalina Boulevard, along said Lot 2 of said Loma Heights, above described, in said City, be widened, to the full uniform width of seventy (70) feet.

Section 2. That for the purpose of widening and extending said Catalina Boulevard, at and along the location of the said parcel of land, above described, in said City, to its full width of seventy (70) feet, the said grant and transfer of the said above described parcel of land be, and the same is hereby accepted for the purposes aforesaid, and the same is hereby declared to be a part of said Catalina Boulevard, and is hereby devoted and dedicated to the public use as a part of the said Catalina Boulevard in said City.

Section 3. That the City Clerk of said City is hereby directed to cause the said deed to be recorded in the office of the County Recorder of the County of San Diego, State of California.

Passed and adopted by the Common Council of the City of San Diego, California, this 4th day of December, 1912.

AYES---COUNCILMEN Adams, Fay, Sehon, Woods and Dodson, } A. E. Dodson,
} (And signed in open session thereof.)
NOES---NONE [by the President of said]
} (President of the Common Council of the City of}
ABSENT-NONE. [of December, 1912.]
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, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Officio
dClerk 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 December, 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. 4921 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, 1912, and as approved by the Mayor of said City on the 11th day of December, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

ORDINANCE NO. 4921.
AN ORDINANCE PROVIDING A NUMBERING SYSTEM FOR BUILDINGS IN THE CITY OF SAN DIEGO, CALIFORNIA.

BE IT ORDAINED by the Common Council of the City of San Diego, as follows:
Section 1. Buildings in the City of San Diego shall be numbered in accordance with the numbering system shown on a set of maps in the office of the Water Department of the City of San Diego, said Maps being marked, "City East of 32nd Street - No. 1;" "Business Section West of 32nd Street - No. 2;" "Pacific Beach - No. 1;" "La Jolla-No. 1"; "Point Loma No. 2"; "Old Town - No. 3"

Section 2. The congested territory or business section of San Diego has been allotted six (6) numbers to each lot. In all of the remaining territory, one number will be allotted every twelve and one-half (12-1/2) feet.

Section 3. Even Numbers will be allotted to the north and west sides of all streets; odd numbers will be allotted to the south and east sides of all streets; except a certain portion of Old Town and a portion of that part of San Diego south of N Street, known as "East End," where they will be allotted in reverse to the above, because of the diagonal direction of the streets.

Section 4. Before the Building Inspector shall issue a permit for any building, the person taking out such permit shall go to the Water Department of the City of San Diego and obtain from said department a house number for the lot for which any person shall desire the building permit.

Section 5. Before any application for water shall be filed with the Water Department, the party desiring to make such application shall apply for and receive a house number for the lot for which the water is desired.

Section 6. All house numbers allotted by the Water Department, as aforesaid, shall be placed in figures at least two inches perpendicular on the transom over the principal entrance of the building, or at some other place on the front of the building where the number may be easily seen.

Section 7. It shall be the duty of every owner, lessee, or occupant of any building in the City of San Diego, to apply to the Water Department of the City of San Diego, for the correct house number for the building so owned, rented or occupied, within thirty-(30) days after this ordinance shall go into effect.

Section 8. Any person violating any of the provisions of this ordinance shall be guilty of a misdemeanor, and upon conviction thereof, shall be subject to a fine of not less than five dollars, ($5.00), nor more than fifty dollars, ($50.00), or by imprisonment in the City Jail, for a period of not more than twenty-five (25) days.

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

Section 10. The City Clerk is hereby directed to publish this ordinance once in the official newspaper of said City, to-wit: The Evening Tribune.

Section 11. 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 9th day of December, 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 9th day of December, 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 December, 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 December, 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. 4922 of the resolutions of the City of San Diego, California, as adopted by the Common Council of said City on the 9th day of December, 1912, and as approved by the Mayor of said City on the 12th day of December, 1912.

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

By W. E. Bartlett Deputy.

ORDINANCE No. 4923.
AN ORDINANCE ESTABLISHING THE GRADE OF "H" STREET, BETWEEN THE WEST LINE OF PASCOE STREET AND THE EASTERLY BOUNDARY LINE OF THE CITY OF SAN DIEGO.

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

Section 1. That the grade of "H" Street, in the City of San Diego, California, between the west line of Pascoe Street and the easterly boundary line of the City of San Diego, is hereby established as follows:

At the intersection of "H" Street with Pascoe Street; at the northwest corner, at 126.75 feet; at the southwest corner, at 124.75 feet; at the southeast corner, at 125.30 feet; at the northeast corner, at 126.30 feet.

At a point on the north line of "H" Street, 30 feet east from the east line of Pascoe Street, at 126.20 feet.

At a point on the south line of "H" Street, 30 feet east from the east line of Pascoe Street, at 125.20 feet.

At a point on the south line of "H" Street 730 feet east from the last named point at 116.0 feet.

At a point on the north line of "H" Street, 780 feet east from the east line of Pascoe Street, the said point being at right angles to the last named point, at 117.0 feet.

At the intersection of the north line of "H" Street with the eastern boundary line of the City of San Diego, at 141.0 feet.

At the intersection of the south line of "H" Street with the eastern boundary line of the City of San Diego, at 141.0 feet.

Section 2. And the grade of Said "H" 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 grade.
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.

Passed and adopted by the Common Council of the City of San Diego, California, this
11th day of December, 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 11th day
of December, 1912,

A. W. 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 11th day of December, 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 December, 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. 4923 of the ordinances of the City of San Diego, California, as adopted by
the Common Council of said City on the 11th day of December, 1912, and as approved by the
Mayor of said City on the 12th day of December, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California
By W. E. Bartlett Deputy.

ORDINANCE NO. 4924.

AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA,
ACCEPTING THE DEDICATION OF CERTAIN PROPERTY ALONG
UPAS STREET, IN THE SAID CITY, AND DEVOTING THE SAID
PROPERTY TO STREET PURPOSES.

WHEREAS, Alice Lee and Katherine Teats, have by their separate grant deeds duly
executed, conveyed, without cost of the City of San Diego, the following described real
property situated in said City of San Diego, County of San Diego, State of California,
bounded and described as follows, to-wit:

Beginning at the northwest corner of block 393 of Horton's Addition; thence east
along the south line of Upas Street a distance of 55.35 feet; thence on an angle of 95°
59' to the right a distance of 6.99 feet; thence on an angle of 15° 30' to the left a
distance of 3.06 feet; thence west on a line parallel to and distant 10 feet south from
the south line of Upas Street to the west line of said block 393; thence north along said
west line of said block 393 to the place of beginning. Being a strip of land ten (10) feet in width between the east line of Albatross Street and the west line of the proposed road through Brickyard Canyon, and adjoining the south line of Upas Street, as established by Resolution Ordering Work No. 11842, on file in the office of the City Clerk of said City of San Diego.

Also, beginning at the northeast corner of block 393 of Horton's Addition; thence west along the south line of Upas Street a distance of 94.53 feet; thence on an angle of 86° 01' to the left a distance of 5.26 feet; thence on an angle of 12° 30' to the left a distance of 6.85 feet; thence east on a line parallel to and distant 10 feet south from the south line of Upas Street to the east line of said block 393; thence north along the said east line of said block 393 to the place of beginning. Being a strip of land ten (10) feet in width between the west line of Front Street and the east line of the proposed road through Brickyard Canyon, and adjoining the south line of Upas Street, as established by Resolution Ordering Work No. 11842, on file in the office of the City Clerk of said City of San Diego.

Also, beginning at the southwest corner of block 414 of Horton's Addition; thence east along the north line of Upas Street a distance of 56.74 feet; thence on an angle of 86° 01' to the left a distance of 5.01 feet; thence west along a line parallel to and distant 5.0 feet north from the north line of Upas Street to the west line of said block 414; thence south along said west line of said block 414, to the place of beginning. Being a strip of land 5.0 feet in width between the west line of Front Street and the east line of the proposed road through Brickyard Canyon, adjoining the north line of Upas Street as established by Resolution Ordering Work No. 11842, on file in the office of the City Clerk of said City of San Diego.

Also, beginning at the southeast corner of block 414 of Horton's Addition; thence west along the north line of Upas Street a distance of 93.14 feet; thence on an angle of 93° 50' to the right a distance of 5.01 feet; thence on a line parallel to and distant 5.00 feet south from the north line of Upas Street to the east line of said block 414; thence south along the east line of said block 414 to the place of beginning. Being a strip of land 5.00 feet in width, between the east line of Albatross Street and the west line of the said proposed road through Brickyard Canyon, adjoining the north line of Upas Street, as established by Resolution Ordering Work No. 11842, on file in the office of the City Clerk of said City of San Diego.

Said Horton's Addition being according to Map therof filed in Deed Book No. 13, at page 522, on file in the office of the County Recorder of San Diego County, California, to be by the said City used for the purposes of a public street, and particularly for the purpose of widening Upas Street, at and along the point of location of said parcels of land, 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 the said City require that said Upas Street, at and along the location of the parcels of land above described, be widened and extended.

Section 2. That for the purposes of such widening and extending of said Upas Street, at and along the location of the said parcels of land above described, in said City the said grants and transfers of the said above described parcels of land be, and the same are hereby accepted for the purposes aforesaid, and the same are hereby declared to be a part of said Upas Street, and are hereby devoted and dedicated to the public use as a part of said Upas Street, in said City.
Section 3. The City Clerk of said City is hereby directed to cause the said deeds to be recorded in the office of the County Recorder of San Diego County, California, this 11th day of December, 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 11th day of December, 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 11th day of December, 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 December, 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. 4925 of the ordinances of the City of San Diego, as adopted by the Common Council of said City on the 11th day of December, 1912, and as approved by the Mayor of said City on the 12th day of December, 1912.

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

By W. E. Bartlett Deputy.

ORDINANCE NO. 4925.

AN ORDINANCE APPROPRIATING $300 FOR THE DOOR OF HOPE.

WHEREAS, the "DOOR OF HOPE", has rendered material assistance in the past, and is to render material assistance in the future, to the City of San Diego, in providing a place of detention and reformation of people brought under the attention of the Police Department, of the City, NOW THEREFORE,

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

Section 1. It is hereby made the duty of that voluntary association in the City of San Diego, known as the "Door of Hope" to receive from the Police Department of the City of San Diego, such persons as may be placed with it for the detention or reformation; and in consideration thereof there is hereby appropriated from the general fund of said City, the sum of three hundred dollars, ($300.00) to be paid monthly, commencing with the day that this ordinance goes into effect, and then on the first day of February, 1918, and thence
Ordinance No. 4926

An Ordinance Authorizing the Construction of Twenty New Pontoons.

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

on to the end of the year, twenty-five dollars ($25.00) at each payment. Said payments shall
shall be made as and for a Salary. Section 2. This Ordinance, 
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
11th day of December, 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 11th day
of December, 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 11th day of December, 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, Ca.

(SEAL)

By W. E. Bartlett Deputy.

I hereby approve the foregoing ordinance this 12th day of December, 1912.

James E. Wadhame,
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 indebted-

ness 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 Dec. 11, 1912,

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

By C. K. Stout, Chief Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of

Ordinance No. 4926 of the ordinances of the City of San Diego, California, as adopted by
the Common Council of said City on the 11th day of December, 1912, and as approved by the
Mayor of said City on the 12th day of December, 1912.

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

By _______________________ Deputy.
Diego, is hereby authorized to construct twenty (20) new pontoons, to be used in connection with the new city dredge now being constructed by the Union Iron Works Company of San Francisco, at a cost not to exceed $2500.00.

Section 2. The sum of $2500.00 is hereby appropriated out of the Harbor Improvement Fund of said City, to be used in paying for the construction of the said pontoons.

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 11th day of December, 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 11th day of December, 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 11th day of December, 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 December, 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 appropriation of $2500.00 for the construction of 20 new pontoons, can be made or incurred without the violation of any of the provisions of the charter of the City of San Diego, California, Dated December 11, 1912.

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

By Chief Deputy.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4926 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 11th day of December, 1912, and as approved by the Mayor of Said City on the 12th day of December, 1912.

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

By W. E. Bartlett Deputy.
AN ORDINANCE APPROPRIATING MONEY TO SEND A REPRESENTATIVE OF THE CITY OF SAN DIEGO, TO WASHINGTON CITY, TO AID IN SECURING LEGISLATION FOR HARBOUR IMPROVEMENT.

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

Section 1. The Honorable William Kettner is hereby constituted the representative of the City of San Diego to go to Washington City and urge upon the NATIONAL CONGRESS the righteousness of an appropriation for $300,000.00 for the improvement of the Harbor of San Diego.

Section 2. There is hereby appropriated out of the unapportioned tax fund of the City of San Diego, Five Hundred ($500) Dollars to cover the compensation and the traveling expenses and maintenance of said Kettner incident to said mission.

Section 3. This is an Ordinance for the immediate preservation of the Public peace, health and safety, 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 December, 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 5th day of December, 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 December, 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 Expense of Wm. Kettner on Harbor Improvement, payable out of Unappropriated Tax Fund, $500.00 can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Dec. 5th, 1912.

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

I HEREBY CERTIFY, that the above and foregoing bill was by me presented to the Mayor of the City of San Diego, California, for his approval, on the 5th day of December, 1912, and that he did not return it with his disapproval at any time within ten (10) days after having received it as aforesaid.

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

(SEAL)

Dated San Diego, California, December 16th, 1912.
I HEREBY CERTIFY, that the above and foregoing is a full, true and correct copy of Ordinance No. 4927 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 5th day of December, 1912.

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

By: [Signature]
Deputy.

ORDINANCE NO. 4927
AN ORDINANCE REGULATING THE MAKING, SELLING POSSESSING OR CARRYING OF WEAPONS.

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

Section 1. It shall be unlawful for any person firm or corporation in the City of San Diego, to make, sell, or expose for sale, or to cause or permit to be made, sold or exposed for sale, or to have possession of or keep any blackjack, sand bag, billie, slug shot, sling bat, or other similar weapon or device made of leather, metal, wood or rubber, or any cross knuckles, or knuckles made of any kind of metal, or any weapon or device which is or may be used only in the commission of an unlawful act; provided, however, that the provisions of this section shall not apply to any police officer, sheriff, deputy sheriff, constable or deputy constable.

Section 2. It shall be the duty of every police officer to seize every weapon or device mentioned in Section 1 of this ordinance found in the City of San Diego, except such as are in possession of persons authorized by the said Section 1 to have possession thereof, and to deliver the same at once to the Chief of Police. The Chief of Police shall hold such weapon or device to be used as evidence against any person, firm or corporation against whom any proceeding is pending in any court, if the same is needed as evidence in such proceeding. If the same is not needed as evidence in any such proceeding, or if the same is needed, then after final judgment shall have been rendered in such proceeding, the Chief of Police shall fix a time when and a place where such weapon or device will be destroyed. A written or printed notice of such time and place, signed by the Chief of Police shall be posted for ten (10) days prior to such date, at or near the main entrance of the City Jail building. Such notice shall set forth the fact that such weapon or device has been seized and is in the custody of the said Chief of Police, and shall describe such weapon or device, and shall state the time when and the place where the same was seized and the name of the person, firm or corporation in whose possession or under whose control the same was found, if the same was found in the possession or under the control of any person firm or corporation. If such weapon was found in the possession or under the control of any person, firm or corporation, a copy of such notice shall be delivered to such person, firm or corporation at least ten (10) days prior to the date fixed for the destruction of such weapon or device, if such person, firm or corporation can be found in the City of San Diego, and if such person, firm or corporation cannot be found in the said City, a copy of such notice shall be mailed, postage prepaid, to such person, firm or corporation at his or its last known address at least ten (10) days prior to such date. At the time and place fixed by such notice, the Chief of Police shall destroy such weapon or device. Any number of such weapons or other devices may be described in the same notice and may be destroyed at the same time and place pursuant to the same notice, without regard to the time when
or place where the same was seized, or in whose possession the same were found.

Section 3. It shall be unlawful for any person, except a peace officer, or a person actually traveling through the City of San Diego, to wear or in any manner to carry, concealed upon his person any dirk, bowie knife, sword cane, loaded or unloaded gun, loaded or unloaded pistol, loaded or unloaded revolver, or any other dangerous or deadly weapon, without having at the same time actually in his possession and upon his person, an unexpired permit so to do, issued by the Common Council of the said City, authorizing him to carry such weapon concealed.

Section 4. The Common Council may issue to any person who, in the judgment of the said Council, should have such privilege, a permit in writing to carry concealed any of the weapons specified in Section 3 of this Ordinance. Such permits shall be numbered consecutively in the order in which they are issued. No permit shall be granted for a period longer than twelve months. Each such permit shall state the name, address and occupation of the person to whom the same is issued, and the date of its expiration, and shall specify the kind and description of weapon authorized to be carried concealed by such person. No permit shall be issued by the Common Council authorizing any person to carry, keep or have possession of any weapon or device mentioned in Section 1 of this Ordinance.

Section 5. The Chief of Police shall keep a record of all permits authorized by the Common Council, No such permit shall be issued to any person until such person shall have paid to the Chief of Police a registration fee of three ($3.00) Dollars, on the first of each month, the Chief of Police shall pay the City Treasurer all such registration fees received during the preceding month.

Section 6. That any person, firm or corporation violating any of the provisions of this Ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punishable by a fine of not less than twenty ($20.00) Dollars, not more than Five Hundred ($500.00) Dollars, or by imprisonment in the City jail for a period of not less than ten (10) days not more than six (6) months, or by both such fine and imprisonment.

Any person, firm or corporation convicted of a second violation of the provisions of this Ordinance, shall be punishable by imprisonment in the City Jail for a period of not less than ten (10) days not more than six (6) months.

Section 7. All ordinances and parts of ordinances in conflict herewith are hereby repealed.

Passed and adopted by the Common Council of the City of San Diego, California, this 11th day of December, 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 11th day of December, 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 11th day of December, 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 CERTIFY, that the above and foregoing Bill was by me presented to the Mayor of the City of San Diego, California, for his approval on the 11th day of December, 1912; and that he did not return it with his disapproval at any time within ten (10) days after having received it as aforesaid.

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

Dated, San Diego, California, December 22nd, 1912.

I hereby certify, that the above and foregoing Bill was by me presented to the Mayor of the City of San Diego, California, for his approval on the 11th day of December, 1912; and that he did not return it with his disapproval at any time within ten (10) days after having received it as aforesaid, and I further certify, that the above and foregoing, is a full, true and correct copy of Ordinance No. 4929 of the resolutions of the City of San Diego, California, as adopted by the Common Council of said City on the 11th day of December. Said bill being returned from the Mayor on the 22nd day of December, 1912, as dated in above certificate.

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

ORDINANCE NO. 4,929.
AN ORDINANCE REPEALING ORDINANCE NO. 4,741, 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 Ordinance No. 4741 of the ordinances of the City of San Diego, entitled, "An ordinance providing for the issuance, Form and Execution of Certain Municipal Bonds," passed and adopted by the Common Council of the City of San Diego, on the 22nd day of May, 1912, and duly approved by the Mayor of said City on the 23rd day of May, 1912, be, and the same is hereby repealed.

This ordinance shall in no way repeal, amend or affect the provisions of Ordinances No. 4855, and No. 4885 of the ordinances 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 the Common Council of the City of San Diego, California, this 16th day of December, 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 16th day of December, 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 December, 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 24th day of December, 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. 4929 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 16th day of December, 1912, and as approved by the Mayor of said City on the 24th day of December, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W.E. Bartlett Deputy.

ORDINANCE NO. 4930.
AN ORDINANCE CREATING AND ESTABLISHING THE OFFICE OF SUPERINTENDENT OF COLLECTION OF THE CITY REFUSE IN THE DEPARTMENT OF HEALTH OF THE CITY OF SAN DIEGO AND FIXING COMPENSATION.

BE IT ORDAINED By the Common Council of the City of San Diego as follows:
Section 1. There is hereby created and established the office of Superintendent of Collection of City Refuse in the Department of Health of the City of San Diego, California, whose duties shall be such as may be imposed by the Board of Health or ordinances of the City of San Diego.

Section 2. The Superintendent of Collection of City Refuse shall cause all city refuse to be collected and hauled in such manner and form, as may be directed by the Board of Health, or ordinances of the City of San Diego; the said Superintendent of Collection of City Refuse shall furnish all necessary equipment and labor for the proper collection and hauling of all city refuse without any charge to the City of San Diego, but his compensation for such services, and for the collection and hauling of said City refuse shall be the fees, as provided in Ordinance No. 4904, or any amendments, that may be made thereto. All such fees to be collected and retained by the said Superintendent of Collection of City Refuse.

Section 3. That the provisions of the Traffic Ordinance be set aside wherein it conflicts with the size of wagons that may be authorized by the Board of Health to collect City refuse, provided that the size of said wagons shall be approved by the Common Council.

Section 4. This is an ordinance for the immediate preservation of 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 December, 1912, by the following vote, to-wit:
AYES---COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.
AN ORDINANCE RELATING TO THE CONSTRUCTION BY PRIVATE CONTRACT OF SIDEWALKS, CURBS AND GUTTERS, IN THE CITY OF SAN DIEGO, CALIFORNIA.

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

Section 1. That it shall be unlawful for any person, company or corporation to construct, lay or put in place any sidewalk, curb or gutter in the City of San Diego, by private contract, without first having obtained a permit so to do from the Department of Public Streets, and buildings of said City.

Section 2. No permit shall be issued for making any improvement or doing any work mentioned in Section 1 of this ordinance until a written application executed by the owner of the property abutting upon such proposed work or improvement, and to be affected thereby, or by his duly authorized agent, is first filed with said Department of public streets and buildings, which application shall contain an accurate description of the location, extent and kind of work to be done or improvement to be made, and no such permit shall be issued until the applicant shall have filed the bond provided for in section 3 of this ordinance. Provided, however, that no permit shall be issued by the said Superintendent of the Department of Public Streets and Buildings for the construction of bituminous
rock or asphalt sidewalks, or wooden curbs; nor shall a permit be issued by said Superintendent of the Department of Public Streets and Buildings for the construction of a concrete or other sidewalk, curb or gutter after a resolution of intention has been issued by the Common Council of said City to sidewalk, curb or gutter that portion of the street upon which the applicant desires to construct such sidewalk, curb or gutter, without special permission having been first had and obtained from the Common Council of said City.

Section 3. It shall be unlawful for any person, company or corporation to commence any improvement or to do any work mentioned in section 1 of this ordinance before he shall have first furnished and delivered to the Superintendent of Public Streets and Buildings of the City of San Diego, a good and sufficient bond in the sum of two hundred dollars ($200.00), payable to the City of San Diego with two sufficient sureties, approved by the Common Council of said City, and conditioned as follows:

That all such work to be done or improvements to be made shall be done and made to the official grade of the street, and according to the specifications therefor as prescribed in the ordinances of the City of San Diego, in force at the time of making such improvement, or doing such work; that when such improvement or work consists of, or includes, sidewalk ing, that portion of the sidewalk not paved shall be graded to the official grade; that all debris and surplus material shall be removed from the street on the completion of such work or improvement. The form of every such bond shall be approved by the City Attorney.

Section 4. Every bond executed under the provisions of this ordinance shall inure to the benefit of the City of San Diego, and to and for the use and benefit of all persons who may suffer damages by reason of the breach of any of the conditions thereof; and any person so damaged may bring suit upon such bond in his own name; no such bond is void on the first recovery of a judgement 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 this bond, until the whole penalty of said bond is exhausted.

That in the event any person giving such bond, or his assigns, shall fail to prosecute and complete such work, strictly according to this ordinance and the specifications contained in the ordinances of the said city governing such work, and in accordance with the contract, or to grade the unpaved portion of said sidewalk to the official grade thereof, or shall fail to remove the debris and surplus dirt from the street upon the completion of the said work, the said Superintendent of the Department of Public Streets and buildings, or the person owning the property fronting upon the street where the said work is contracted to be done, may do or complete the said work according to the contract and the specifications, and according to the requirements of this ordinance, and may remove the debris and surplus material from the street, as the case may be, and said person giving said bond and the sureties thereon, shall be liable to the City or the the person causing the said work to be completed, in civil action upon said bond for the costs and expenses necessarily incurred in connection with the completion of such contract and the removal of such debris and surplus material.

Section 5. Upon said application being made and such bond being so furnished, the Superintendent of the Department of Public Streets and Buildings shall issue a permit to the applicant for the construction of the work described in the application, and fix therein the time within which the work shall be completed, and shall immediately notify the City Engineer of said City of the issuance of such permit. Thereafter the said City Engineer shall set the grade stakes for the construction of said work, or improvement, which
stake shall be to the official grade of said street, and thereafter said work or improvement shall be done or made according to 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.

Section 6. After the completion, in the manner provided in this ordinance of any work or improvement mentioned in section 1 hereof, it shall be the duty of the City Engineer of said City to check up said work or improvement, and deliver to the person, company or corporation doing or making the same, his certificate that said work has been done or improvements made according to this ordinance and the specifications particularly in matters of location, grade, dimensions, materials, ingredients, their proportion and emplacement. Such certificate shall be filed by the City Engineer with the Superintendent of the Department of Public Streets and Buildings.

Upon receipt by the said Superintendent of the Department of Public Streets and Buildings of such duplicate certificate, and after ascertaining that the work has been done or improvement made in all respects according to the provisions of this ordinance and the specifications governing the same, and that the unpaved portion of the sidewalk has been graded to the official grade, and that all debris and surplus material have been removed from the street, and that the work or improvement is in condition to be accepted, the said Superintendent of the Department of Public Streets and Buildings shall deliver to the person performing such work or making such improvement, a certificate of such completion, reciting that the work has been done according to this ordinance and the specifications governing such work, contained in the ordinances of the City of San Diego, which certificate shall be presented as a demand to the person obligated to pay for the improvements. No payment for such work or improvement must be made except upon presentation to the obligor by the contractor or person doing such work of such certificate of completion.

Section 7. All such work shall be done and improvements made under the immediate supervision of an Inspector. It shall be the duty of such Inspector to see that all work done or improvements made under this ordinance are done and made in strict compliance with the specifications contained in the ordinances of said City governing such work and improvements, and particularly to see that the ingredients, their preparation, and the mixing and laying thereof, are strictly complied with.

The fees for such inspector to be paid by the applicant for each permit shall be as follows:

For inspection during the first day's progress of such work, under each single permit, or for any fractional part of such first day, the sum of Five Dollars ($5.00); for all additional time required to complete such work, the fees of such inspector under each permit shall be paid at the rate of Five Dollars ($5.00) per day.

The City Engineer of said City shall charge the regular fees for making the surveys and setting stakes, and other duties as prescribed by the ordinances of the City.

This ordinance has no application 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 8. That it shall be and it is hereby declared to be unlawful for any person constructing any sidewalk or curb under any permit issued by the said Superintendent of the Department of Public Streets and Buildings of 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 obstruction
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 said Superintendent of the Department of Public Streets and Buildings, 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 9. 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 upon
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 there-
after 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; and when the said time
so fixed within which the said property owners may do their own work, as hereinbefore
provided, has elapsed, it shall be the duty of the said City Engineer to furnish the said
Common Council with a detailed report showing the amount of sidewalkng and curbing yet
remaining to be done on the said street or portion thereof, so determined to be improved.

Section 10. That when the said Common Council has decided 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 not to exceed
three times. When the time within which property owners may do their own work, as herein-
before provided, has elapsed, it shall be the duty of the said City Clerk to inform the
said Common Council of that fact.

Section 11. That all ordinances and parts of ordinances in conflict herewith be,
and the same are hereby repealed.

Section 12. That any person violating any of the provisions of this ordinance
shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished
by a fine not exceeding the sum of two hundred dollars, ($200.00), or by imprisonment in
the City Jail of said City for a period of not exceeding one hundred (100) days, or by both
such fine and imprisonment.

SECTION 13. That this ordinance shall take effect and be in force thirty days from
and after its passage and approval.

Section 14. 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 EVENING TRIBUNE.

Passed and adopted by the Common Council of the City of San Diego, California, this 18th day of December, 1912, by the following vote, to-wit:

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

N O R S --- N O N E

A B S E N T -- N O N E

and signed in open session thereof by the president of said common council, this 18th day of December, 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 18th day of December, 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 December, 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. 4931 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 18th day of December, 1912; and as approved by the Mayor of said City on the 24th day of December, 1912.

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

By W. E. Bartlett • Deputy.

ORDINANCE NO. 4932.

AN ORDINANCE PROVIDING A NUMBERING SYSTEM FOR BUILDINGS IN THE CITY OF SAN DIEGO, CALIFORNIA.

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

Section 1. Buildings in the City of San Diego shall be numbered in accordance with the numbering system shown on a set of maps in the office of the Building Inspector of the City of San Diego, said maps being marked "City East of 32nd Street - No. 1;" "Business Section west of 32nd Street - No. 2;" "Pacific Beach - No. 1;" "La Jolla - No. 1;" "Point Loma - No. 2;" "Old Town - No. 3;".

Section 2. The congested territory or business section of San Diego has been allotted six (6) numbers to each lot. In all of the remaining territory, one number shall be allotted every twelve and one-half (12-1/2) feet.
Section 3. Even numbers will be allotted to the north and west sides of all streets; odd numbers will be allotted to the south and east sides of all streets; except a certain portion of Old Town and a portion of that part of San Diego south of N Street, known as "East End," where they will be allotted in reverse to the above, because of the diagonal direction of the streets.

Section 4. Before the Building inspector shall issue a permit for any building, the person taking out such permit shall obtain from the office of the said Building Inspector a house number for the lot for which the building permit is desired.

Section 5. Before any application for water shall be filed with the Water Department, the party desiring to make such application shall apply to the office of the Building Inspector for, and shall receive from the office of the Building Inspector a house number for the lot for which water is desired.

Section 6. All house numbers allotted by the office of the Building Inspector, as aforesaid, shall be placed in figures at least two inches perpendicular on the transom over the principal entrance of the building, or at some other place on the front of the building where the number may be easily seen.

Section 7. It shall be the duty of every owner, lessee, or occupant of any building in the City of San Diego, to apply to the Building Inspector of the City of San Diego for the correct house number for the building so owned, rented or occupied, within thirty (30) days after this ordinance shall go into effect.

Section 8. Any person violating any of the provisions of this ordinance shall be guilty of a misdemeanor, and upon conviction thereof, shall be subject to a fine of not less than five dollars ($5.00), nor more than fifty Dollars ($50.00) or by imprisonment in the City jail for a period of not more than twenty-five (25) days.

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

Section 10. The City Clerk is hereby directed to publish this ordinance once in the official newspaper of said City, to-wit: The Evening Tribune.

Section 11. 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 19th day of December, 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 December, 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 December, 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........day of...........191...

{(see Communication. above)}

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.

EXECUTIVE DEPARTMENT

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

December 24, 1912.

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

I hereby approve the annexed ordinance, being Document No. 57220, being an Ordinance providing a numbering system of buildings in the City of San Diego, on the assumption, however, that Section 7 only relates to new buildings to be constructed, and does not entail upon old residents the necessity of re-numbering their residences.

Respectfully submitted,

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

JEW-TH.

I hereby Certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4932 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City, on the 19th day of December, 1912. and conditionally approved by the Mayor.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By [Signature]

ORDINANCE No. 4933.

AN ORDINANCE AMENDING SECTION 7 OF ORDINANCE NO. 4005; BEING
AN ORDINANCE PROVIDING FOR THE MANNER OF HANDLING GASOLINE AT
PUBLIC AND PRIVATE GARAGES IN THE CITY
OF SAN DIEGO.

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

Section 1. That section 4 of Ordinance No. 4005 approved February 25, 1910, be and it is hereby amended to read as follows:

"Section 4. Every building hereafter erected and every building hereafter altered or changed for use as a public garage shall be of Class A, Class B, or Class C construction as defined by the ordinances of the City of San Diego, regulating the construction and alteration of buildings.

The flooring of the first floor of any such building shall be constructed of concrete, with a system of ventilation having openings to the outer air at the floor line, not less than six inches by eight inches for each ventilator. Where any floor other than the first floor shall be used for garage purposes, such floor or floors shall be of non-
combustible material and of such construction as shall be satisfactory to the Building Inspector and to the Chief of the Fire Department. There shall be maintained at all times in every building having a floor space of less than one thousand square feet at least two chemical fire extinguishers, each containing not less than three gallons of chemical, and there shall be maintained at all times in every such building, at least one additional such chemical fire extinguisher for every additional one thousand square feet of floor space, or fraction thereof. On each floor used in every public garage there shall be kept not less than four barrels of clean, dry sand, and each barrel shall contain an iron scoop. Such barrels shall be placed at different locations on the main floor of such garage and of the repair shop, if any, in connection therewith."

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 December, 1912, by the following vote, to wit:

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

ABSENT-NONE.

and signed in open session thereof by the President of said Common Council, this 19th day of December, 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 December, 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 December, 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. 4933 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 10th day of December, 1912, and as approved by the Mayor of said City on the 24th day of December, 1912.

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

By W. E. Bartlett Deputy.

ORDINANCE NO. 4934.
AN ORDINANCE CHANGING THE WIDTH OF SIDEWALKS ON IDAHO STREET IN THE CITY OF SAN DIEGO, CALIFORNIA, FROM HOWARD AVENUE TO POLK AVENUE AND CHANGING THE WIDTH OF SIDEWALKS ON THE NORTH SIDE OF POLK AVENUE BETWEEN IDAHO STREET AND
OREGON STREET IN SAID CITY.

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

Section 1. That the width of the sidewalk on the West side of Idaho Street, in the City of San Diego, California, opposite the termination of Howard Avenue, in said Idaho Street, being that portion of said sidewalk lying between the north and south lines of said Howard Avenue, each respectively produced to an intersection with the West line of said Idaho Street, be, and the same is hereby changed, and established as follows: At the intersection thereof with the said North line of Howard Avenue, produced West the width of said sidewalk to remain at 14 feet; at the intersection of said sidewalk with the south line of said Howard Avenue produced West, as aforesaid, the width of said sidewalk is hereby changed from 14 feet its present width, to 28 feet.

Section 2. That the width of the sidewalk on the west side of said Idaho Street between the south line of Howard Avenue produced west and the north line of Polk Avenue, be, and the same is hereby changed from 14 feet, its present width, to 28 feet.

Section 3. That the width of the sidewalk on the east side of said Idaho Street, between Howard Avenue and Polk Avenue, be, and the same is hereby changed from 14 feet, its present width, to 10 feet.

Section 4. That the width of the sidewalk on the North side of Polk Avenue, in said City, between the said Idaho Street and Oregon Street, be, and the same is hereby changed from 14 feet, its present width, to 28 feet.

Section 5. That all ordinances, or parts of Ordinances, in conflict herewith, are hereby repealed.

Passed and adopted by the Common Council of the City of San Diego, California, this 23rd day of December, 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 23rd day of December, 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 of all the members of the said Common Council, present, put on its final passage at its first reading, this 23rd day of December, 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 December, 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
I, Ordinance No. 4934 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 23rd day of December, 1912, and as approved by the Mayor of said City on the 24th day of December, 1912.

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

ORDINANCE NO. 4935.
AN ORDINANCE APPROPRIATION THE SUM OF $24,960.00 IN PAYMENT OF AN EIGHTEEN-INCH DREDGE FROM THE UNION IRON WORKS COMPANY OF SAN FRANCISCO.

WHEREAS, the City of San Diego has entered into a contract with the Union Iron Works Company of San Francisco, for the construction of the machinery for an eighteen-inch dredge for the sum of $24,960.00; and,

WHEREAS, the said sum of $24,960.00 is to be paid at various times specified in said contract, NOW THEREFORE,

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

Section 1. That the sum of $24,960.00 be, and is hereby appropriated out of the Harbor Improvement Bond Fund of said City to meet the expenditure hereinabove authorized.

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 23rd day of December, 1912, by the following vote, to-wit:

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

NOES---NONE

ABSENT-COUNCILMAN Fay.

and signed in open session thereafter by the President of said Common Council, this 23rd day of December, 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 23rd day of December, 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 December, 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 $24,960.00 payment for 18 inch Dredge from Union Iron Works, payable out of Harbor Improvement Bond 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. 23, 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. 4935 of the ordinances of the City of San Diego, California, as adopted by
AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA, ACCEPTING THE DEDICATION OF CERTAIN PROPERTY ALONG IDAHO STREET, IN SAID CITY, AND DEVOTING THE SAME TO STREET PURPOSES.

WHEREAS, Highly J. Nickum has conveyed to the City of San Diego, California, the following described real property situated in said City of San Diego, County of San Diego, State of California, bounded and described as follows, to wit:

The west ten (10) feet of lots seven (7) and eight (8) in block five (5) of West End Addition, according to the official map thereof on file in the office of the County Recorder of said County; to be by said city used for the purpose of a public street, and particularly for the purpose of widening Idaho Street, at the point of location of said parcel of land, to the full width of fifty 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 Idaho Street, at the point of location of the parcel of land above described in said City, be widened to the full uniform width of fifty feet.

Section 2. That for the purpose of widening and extending said Idaho Street to the said width of fifty feet, the said grant and transfer of the said above described parcel of land be, and the same is hereby accepted for the purpose aforesaid, and the same is hereby declared to be a part of Idaho Street in said City, and is hereby devoted and dedicated to the public use as a part of said Idaho Street.

Section 3. That the City Clerk is hereby directed to file said deed of record in the office of the County Recorder of San Diego County, California.

Passed and adopted by the Common Council of the City of San Diego, California, this 23rd day of December, 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 23rd day of December, 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 23rd day of December, 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 24th day of December, 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
By W. E. Bartlett Deputy.
I hereby certify that the above and foregoing is a full, true and correct copy of
Ordinance No. 4936 of the ordinances of the City of San Diego, California, as adopted by
the Common Council of said City on the 23rd day of December, 1912, and as approved by the
Mayor of said City on the 24th day of December, 1912.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

ORDINANCE NO. 4937.
AN ORDINANCE AUTHORIZING THE TRANSFER OF FUNDS TO BALANCE THE BOOKS FOR THE
YEAR 1912.

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

Section 1. That there is hereby transferred from various funds into the General
Fund of the City of San Diego, various sums as follows:

Fire Department Fund........................................$5,400.00
Salary Fund.....................................................7,216.46
Street Fund......................................................5,327.76
Police Department Fund........................................
Public Building Fund..........................................3,158.96
Dog Tax Fund..................................................300.00
Unapportioned Tax Fund......................................293.02
Electrical Fund................................................1,300.00

Section 2. That there is hereby transferred from the General Fund of the City of
San Diego, California, to the various funds, the following amounts:

Sewer and Drainage Fund.................................$4,323.20
Street Light Fund.............................................2,466.92
Office Fund.....................................................340.08
Water Add.Imp. Bond Fund.................................9,316.89
Switzer Canon Sewer Bond Fund...........................1,349.90
Delinquent Tax Fund..........................................104.42

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

Passed and adopted by the Common Council of the City of San Diego, California, this
2nd day of January, 1913, 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 2nd day of
January, 1913.
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 2nd day of January, 1913.

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 2nd day of January, 1913.

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 transfers, 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 2, 1913.

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. 4937 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 2nd day of January, 1913, and as signed by the Mayor pro tempore on said 2nd day of January, 1913.

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

ORDINANCE NO. 4937.

AN ORDINANCE CHANGING THE WIDTH OF THE SIDEWALKS ON CAVE STREET, IN LA JOLLA PARK, IN THE CITY OF SAN DIEGO, CALIFORNIA, FROM THE EAST LINE OF ICTINUS STREET TO THE WEST LINE OF PROSPECT STREET.

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

Section 1. That the width of the sidewalks on both sides of Cave Street, in La Jolla Park, in the City of San Diego, California, between the east line of line of Ictinus Street and the west line of Prospect Street, be, and the same is hereby changed from fourteen (14) feet, the present width of said sidewalks, to sixteen (16) feet.

Section 2. That all ordinances and parts of ordinances in conflict herewith, are hereby repealed.

Passed and adopted by the Common Council of the City of San Diego, California, this 30th day of December, 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 30th day of December, 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 30th day of December, 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 2nd day of January, 1913.

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. 4938 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 30th day of December, 1912, and as approved by the Mayor of said City on the 2nd day of January, 1913.

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

By W. E. Bartlett Deputy.

ORDINANCE No. 4939.

AN ORDINANCE AUTHORIZING THE PAYMENT OF NINE THOUSAND SEVEN HUNDRED AND FIFTY DOLLARS ($9,750) FOR ONE (1) TYPE "R" GORHAM 144 H.P. COMBINATION PUMPING ENGINE AND HOSE WAGON.

WHEREAS, it is the intention of the Common Council of the City of San Diego, as per contract Document No. 55679, filed in the office of the City Clerk under date July 8th, 1912, to purchase certain motor propelled combination turbine pumping engines and hose wagons paying for same out of the proceeds of the Fire Department Bond Fund.

WHEREAS, one motor propelled combination turbine pump engine has been delivered and accepted, and the bonds not being ready for delivery and it being necessary to pay the Gorham Engineering Company as per contract, it is the intention of the Common Council of the City of San Diego to cause a transfer from the said Fire Department Bond Fund to the Fire Fund reimbursing said Fund for the amount advanced, as per following order.

NOW THEREFORE, BE IT ORDAINED By the Common Council that there be and is hereby ordered to be paid to the Gorham Engineering Company the sum of Nine Thousand Seven Hundred and Fifty Dollars ($9,750.00), or so much thereof as may be necessary to meet the expenditure hereinabove mentioned, in payment of One (1) Type "R" Gorham 144 H.P. Combination Pumping Engine and Hose Wagon, as per contract hereinbefore mentioned, out of the Fire Fund of the City of San Diego.
This ordinance is for the immediate preservation of 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 2nd day of January, 1913, 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 2nd day of January, 1913.

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 2nd day of January, 1913.

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, 1913.

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 the payment of $9,750.00 out of the Fire Fund for one Type "R" Gorham 144 H.P. Combination Pumping Engine & Hose Wagon, 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 2, 1913.

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. 4939 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 2nd day of January, 1913, and as approved by the Mayor pro tempore of said City on the 2nd day of January, 1913.

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

By W. E. Bartlett Deputy.

ORDINANCE NO. 4939

AN ORDINANCE APPROPRIATING $25,000.00 TO THE SEWER DEPARTMENT OF THE CITY OF SAN DIEGO, TO BE USED FOR GENERAL SEWER EXTENSION.

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 expend the sum of twenty-five thousand dollars ($25,000.00) in laying laterals and extending the sewer system of the City of San Diego.

Section 2. That the sum of Twenty-five thousand dollars ($25,000.00), or so much thereof as may be necessary, is hereby appropriated out of the Sewer and Drainage Fund of said City, to the above use.

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 2nd day of January, 1913, by the following vote, to-wit:

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

DOES---NONE

ABSENT-COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 2nd day of January, 1913.

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 2nd day of January, 1913.

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 January, 1913.

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 appropriation of $25,000 to be used for general sewer extensions payable 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 January 2, 1913.

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. 4940 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 2nd day of January, 1913; and as approved by the Mayor pro tempore of said City on the 3rd day of January, 1913.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.
ORDINANCE NO. 4941.
AN ORDINANCE CREATING AND 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 are hereby created and established the following divisions, bureaus, offices and employments in the Department of Water, in the City of San Diego, viz.: CLERICAL DIVISION
1 Secretary,
1 Stenographer

ENGINEERING DIVISION
1 Hydraulic Engineer
1 Draughtsman

DIVISION OF LANDS
1 Forrester
1 Gardener

BUREAU OF ACCOUNTABILITY
1 Chief Clerk
1 Cashier
1 Investigator
1 Bookkeeper
1 Statistician
1 Meter Registrar
1 Service Clerk
1 Inspector
1 Entry Clerk
1 Information Clerk
1 Shop Clerk
1 Bill Clerk
1 Meter Reader
1 Yard Master
1 Assistant Cashier
1 Clerk
1 Assistant Meter Reader
1 Time Keeper
1 Checker
1 Stock Keeper
1 Junior Meter Reader

BUREAU OF DISTRIBUTION
1 Foreman of Services
1 Foreman of Operation
1 Foreman of Construction
1 Machinist
1 Truck Driver
1 Mechanic
1 Horse Shoer
1 Blacksmith
6 Pipe Fitters
2 Pump Operators
1 Emergency Man
1 Meter Repairer
6 Pipe Fitter's Helpers
1 Teamster
1 Pipeman
1 Blacksmith's Helper
6 Wagon Men
1 Cement Man
1 Shopman
1 Yard Man
1 Stableman
10 Laborers
1 Watchman

BUREAU OF CONSERVATION.
1 Supervisor
1 Overseer
1 Foreman of Pipe Lines
1 Operator
2 Keepers
2 Conduit Walkers
2 Caretakers
2 Pipe Walkers

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 proceeding Month. Such compensation and salary is hereby fixed and established as follows:

CLERICAL DIVISION
1 Secretary $135.00 per month
1 Stenographer 90.00

ENGINEERING DIVISION
1 Hydraulic Engineer 250.00
1 Draughtsman 90.00

DIVISION OF LANDS
1 Forrester 135.00
1 Gardener 60.00

BUREAU OF ACCOUNTABILITY
1 Chief Clerk 135.00
1 Cashier 115.00
1 Investigator 105.00
1 Bookkeeper 100.00
1 Statistician 100.00
1 Meter Registrar 90.00 " "
1 Service Clerk 90.00 " "
1 Inspector 90.00 " "
1 Entry Clerk 90.00 " "
1 Information Clerk $80.00 Per Month
1 Shop Clerk 80.00 " "
1 Bill Clerk 80.00 " "
1 Meter Reader 80.00 " "
1 Yard Master 80.00 " "
1 Assistant Cashier 75.00 " "
1 Clerk 75.00 " "
1 Assistant Meter Reader 75.00 " "
1 Timekeeper 75.00 " "
1 Checker 75.00 " "
1 Stock Keeper 75.00 " "
1 Junior Meter Reader 75.00 " "

BUREAU OF DISTRIBUTION
1 Foreman of Services 135.00 " "
1 Foreman of Operation 110.00 " "
1 Foreman of Construction 110.00 " "
1 Machinist 90.00 " "
1 Truck Driver 90.00 " "
1 Mechanic 85.00 " "
1 Blacksmith 80.00 " "
1 Horse Shoer 80.00 " "
8 Pipe Fitters 80.00 " Each
2 Pump Operators 75.00 " each
1 Emergency Man 75.00 " "
1 Meter Repairer 75.00 " "
8 Pipe Fitter's Helpers 70.00 " " "
1 Teamster 70.00 " "
1 Pipe-man 70.00 " "
1 Blacksmith's Helper 70.00 " "
6 Wagonmen 65.00 " "
1 Cement-man 67.50 " "
1 Shopman 67.50 " "
1 Yardman 65.00 " "
1 Stableman 65.00 " "
10 Laborers 65.00 " "
1 Watchman 60.00 " "

BUREAU OF CONSERVATION
1 Supervisor 150.00 " "
1 Overseer 100.00 " "
1 Foreman of Pipe Lines 100.00 " "
1 Operator 75.00 " "
2 Keepers 75.00 " " "
2 Conduit Walkers 65.00 " " "
2 Care Takers 60.00 " " "
2 Pipe Walkers 50.00 " " "
Section 3. Whenever it becomes necessary to employ labor in addition to that cited above there is hereby created and established the following employments and the compensation therefor is hereby fixed and established as follows:

<table>
<thead>
<tr>
<th>Employment</th>
<th>Compensation</th>
</tr>
</thead>
<tbody>
<tr>
<td>4. Foremen</td>
<td>$4.60 per day each</td>
</tr>
<tr>
<td>3 Powdermen</td>
<td>$3.50</td>
</tr>
<tr>
<td>3 Rangers</td>
<td>$3.25</td>
</tr>
<tr>
<td>6 Yarners</td>
<td>$3.00</td>
</tr>
<tr>
<td>12 Caulkers</td>
<td>$3.00</td>
</tr>
<tr>
<td>3 Mechanics</td>
<td>$3.00</td>
</tr>
<tr>
<td>3 Blacksmiths</td>
<td>$3.00</td>
</tr>
<tr>
<td>6 Lead Runners</td>
<td>$2.75</td>
</tr>
<tr>
<td>12 Pipe Layers</td>
<td>$2.75</td>
</tr>
<tr>
<td>200 Laborers</td>
<td>$2.50</td>
</tr>
<tr>
<td>3 Lantern Tenders</td>
<td>$2.28</td>
</tr>
<tr>
<td>3 Water Tenders</td>
<td>$2.25</td>
</tr>
</tbody>
</table>

Section 4. In addition to his other duties it shall be the duty of the Hydraulic Engineer to officiate without additional compensation, as Assistant Superintendent of the Department of Water, and he shall have the authority, and perform the duties incumbent upon such officer.

Section 5. When the exigencies of the service require it, any and all of the monthly employees of the Department shall respond to the call for services, and perform such duty as may be necessary without additional compensation.

Section 6. The 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 1913.

Section 7. 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.

Passed and adopted by the Common Council of the City of San Diego, California, this 2nd day of January, 1913, 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 2nd day of January, 1913.

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 2nd day of January, 1913.

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 January, 1913.
AN ORDINANCE CREATING AND ESTABLISHING CERTAIN OFFICES AND EMPLOYMENTS IN THE SEWER, BUILDING AND ELECTRICAL DEPARTMENTS IN THE CITY OF SAN DIEGO, FIXING THE COMPENSATION APPURTENANT THERETO AND REPEALING ORDINANCE NO. 4975, AND ALL OTHER ORDINANCES IN CONFLICT HEREWITH.

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, who shall also be Construction Engineer.
2. Chief Inspector.
3. 2 Foremen of Lateral Construction
4. 1 Draughtsman and Clerk.
5. 1 Clerk
6. 2 Repair Foremen
7. 1 Chauffeur and Emergency man
8. 1 Chauffeur
9. 3 Flushers

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, $150.00 per month, and
2. Chief Inspector of Sewers, $140.00
3. 2 Foremen of Lateral Construction, each $100.00

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4942 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 2nd day of January, 1913; and as approved by the Mayor of said City on the 8th day of January, 1913.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By: Deputy.
<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Draughtsman and Clerk</td>
<td>105.00</td>
</tr>
<tr>
<td>1 Clerk</td>
<td>75.00</td>
</tr>
<tr>
<td>2 Repair Foreman, each</td>
<td>$75.00 per month</td>
</tr>
<tr>
<td>1 Chauffeur and emergency man</td>
<td>100.00</td>
</tr>
<tr>
<td>1 Chauffeur</td>
<td>80.00</td>
</tr>
<tr>
<td>3 Fluskers, each</td>
<td>75.00</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:

<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>5 Repairmen, each</td>
<td>$2.75 per day</td>
</tr>
<tr>
<td>50 Repairmen, each</td>
<td>$2.50</td>
</tr>
</tbody>
</table>

Section 4. Said salaries and compensation of said officers and employes of the Sewer Department shall be paid out of the Sewer and Drainage Fund of the 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:

<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Building Inspector</td>
<td>$150.00 per month</td>
</tr>
<tr>
<td>1 Assistant Building Inspector for Fire Limits</td>
<td>120.00</td>
</tr>
<tr>
<td>1 Consulting Engineer</td>
<td>50.00</td>
</tr>
<tr>
<td>4 Assistant Building Inspectors</td>
<td></td>
</tr>
<tr>
<td>2 Clerks</td>
<td></td>
</tr>
</tbody>
</table>

Section 6. The compensation of the officers and employes 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>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Building Inspector</td>
<td>$150.00 per month</td>
</tr>
<tr>
<td>1 Assistant Building Inspector for Fire Limits</td>
<td>120.00</td>
</tr>
<tr>
<td></td>
<td>10.00</td>
</tr>
<tr>
<td>1 Consulting Engineer</td>
<td>50.00</td>
</tr>
<tr>
<td>1 Assistant Building Inspector</td>
<td>$130.00 per month</td>
</tr>
<tr>
<td></td>
<td>10.00</td>
</tr>
<tr>
<td>2 Assistant Building Inspectors, each</td>
<td>100.00</td>
</tr>
<tr>
<td></td>
<td>10.00</td>
</tr>
<tr>
<td>1 Clerk</td>
<td>75.00</td>
</tr>
<tr>
<td>1 Clerk</td>
<td>60.00</td>
</tr>
</tbody>
</table>

Section 7. Said salaries and compensation of said officers and employes 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:

<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Gas and Electrical Inspector</td>
<td>$160.00 per month</td>
</tr>
<tr>
<td>6 Assistant Gas and Electrical Inspectors</td>
<td></td>
</tr>
<tr>
<td>1 Bookkeeper and Cashier</td>
<td></td>
</tr>
<tr>
<td>2 Clerks</td>
<td></td>
</tr>
</tbody>
</table>

Section 9. The compensation of the officers and employes 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>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Gas and Electrical Inspector</td>
<td>$160.00 per month, and</td>
</tr>
<tr>
<td></td>
<td>25.00</td>
</tr>
<tr>
<td>1 Assistant Gas and Electrical Inspectors</td>
<td>125.00</td>
</tr>
<tr>
<td>5 Assistant Gas and Electrical Inspectors</td>
<td>100.00</td>
</tr>
<tr>
<td></td>
<td>each.</td>
</tr>
</tbody>
</table>
1 Bookkeeper and Cashier 90.00 "
1 Clerk 75.00 "
1 Clerk and Stenographer 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 January, 1913.

Section 12. Ordinance No. 4875, 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 2nd day of January, 1913, 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 2nd day of January, 1913.

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 2nd day of January, 1913.

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, 1913.

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 creating offices and fixing compensation in Sewer, Building and Electrical Departments and repealing Ordinance 4875 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 2, 1913.

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. 4942 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 2nd day of January, 1913; and as approved by the Mayor of said City on the 8th day of January, 1913.
ORDINANCE NO. 4943.
AN ORDINANCE CREATING THE DEPARTMENT OF FIRE ALARM AND POLICE TELEGRAPH; DEFINING ITS DUTIES; CREATING CERTAIN OFFICES AND EMPLOYMENTS THEREIN; AND FIXING THEIR COMPENSATIONS, AND REPEALING ORDINANCE NO. 4704.

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

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 Line Foreman;
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, and shall be operative from and after January 1, 1913;

Superintendent of Fire Alarm and Police Telegraph, no compensation;
Assistant Superintendent of Fire Alarm and Police Telegraph $140.00 per month
Line Foreman, $115.00 per month
Lineman, $110.00 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 employes 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 on the thirty-first day from and after its passage and approval, and repeals Ordinance No. 4704.

Passed and adopted by the Common Council of the City of San Diego, California, this 2nd day of January, 1913, 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 2nd day of January, 1913.

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 2nd day of January, 1913.

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, 1913.

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 Fire Alarm & Police Telegraph creating offices and fixing compensation payable out of General Fund, repealing Ordinance 4704, 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 2, 1913.

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. 4943 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 2nd day of January, 1913, and as approved by the Mayor of said City on the 8th day of January, 1913.

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

By W. E. Bartlett Deputy.

ORDINANCE NO. 4944.

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 employments in the Department of Fire in the City of San Diego, namely:

1 Assistant Chief Engineer.
1 Battalion Chief
1 Deputy Fire Marshall
10 Captains
12 Lieutenants.
10 Engineers
3 Stokers
21 Auto Drivers
20 Firemen 1st-Class
18 Fireman 2nd Class
6 Call Men
1 Call Foreman

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>Office</th>
<th>Compensation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Assistant Chief Engineer</td>
<td>$140.00 per month</td>
</tr>
<tr>
<td>1 Battalion Chief</td>
<td>125.00</td>
</tr>
<tr>
<td>1 Deputy Fire Marshal</td>
<td>85.00</td>
</tr>
<tr>
<td>3 Captains</td>
<td>110.00 each</td>
</tr>
<tr>
<td>7 Captains</td>
<td>105.90</td>
</tr>
<tr>
<td>12 Lieutenants</td>
<td>95.00</td>
</tr>
<tr>
<td>10 Engineers</td>
<td>100.00 each</td>
</tr>
<tr>
<td>3 Stokers</td>
<td>90.00</td>
</tr>
<tr>
<td>20 Auto Drivers</td>
<td>90.00</td>
</tr>
<tr>
<td>1 Auto Driver</td>
<td>100.00</td>
</tr>
<tr>
<td>20 Firemen, First Class</td>
<td>85.00 each</td>
</tr>
<tr>
<td>18 Firemen, Second Class</td>
<td>80.00</td>
</tr>
<tr>
<td>6 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, 1913.

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 2nd day of January, 1913, 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 2nd day of January, 1913.

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 2nd day of January, 1913.

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 8th day of January, 1913,
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. 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 in re creating offices and employments and fixing compensations for Fire Dept. payable from Fire 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 2, 1913.
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. 4944 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 2nd day of January, 1913, and as adopted and approved by the Mayor of said City on the 8th day of January, 1913.
Allen H. Wright,
City Clerk of the City of San Diego, California,

ORDINANCE NO. 4945.
AN ORDINANCE AUTHORIZING THE PAYMENT OF THREE HUNDRED SIXTY AND 49/100 ($366.49) DOLLARS TO FAIRCHILD - GILMORE - WILTON COMPANY FOR THE IMPROVEMENT OF UNIVERSITY AVENUE FROM PARK BOULEVARD TO FIRST 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 Fire Fund of the City of San Diego, $366.49 to be paid to Fairchild - Gilmore - Wilton Company for the improvement of University Avenue from Park Boulevard to First Street, being in payment of Assessment No. 283, to the amount of $131.13 and Assessment No. 284 to the amount of $235.36.

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 6th day of January, 1913, 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 6th day of January, 1913.
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 January, 1913.

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, 1913.

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 Fairchild-Gilmore-Wilton Co. $366.49, payable out of Fire 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 6, 1913.

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. 4946 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 6th day of January, 1913; and as approved by the Mayor of said City on the 8th day of January, 1913.

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

ORIGINANCE NO. 4946.
AN ORDINANCE AUTHORIZING THE PURCHASE OF AN AUTOMOBILE FOR THE STREET 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 to purchase, in the open market and without advertising for bids, one automobile for the use of the Street Department of said City, providing, however, that the purchase price does not exceed the sum of Seven Hundred ($700) Dollars.

Section 3. There is hereby appropriated out of the Street Fund of the City of San Diego, the sum of Seven Hundred ($700) Dollars, or so much thereof as may be necessary to make said purchase.

Passed and adopted by the Common Council of the City of San Diego, California, this 6th day of January, 1913, 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 6th day of January, 1913.

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 January, 1913.

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)
By W. B. Bartlett Deputy.

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 Auto for Street Dept. $700.00 payable out of Street 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 6, 1913.

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. 4946 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 6th day of January, 1913, and as approved by the Mayor of said City on the 8th day of January, 1913.

Allen H. Wright,
City Clerk of the City of San Diego, California.
By W. B. Bartlett Deputy.

ORDINANCE NO. 4947.
AN ORDINANCE REVOKING ORDINANCE NO. 4936; AND AUTHORIZING W. P. FULLER & CO., TO CONSTRUCT SIDETRACK ON "I" STREET, BETWEEN STATE STREET AND FRONT STREET, IN THE CITY OF SAN DIEGO.

WHEREAS, W. P. FULLER & COMPANY, a corporation organized and existing under the laws of the State of California, and doing business in the City of San Diego, California, has petitioned for permission to construct a certain sidetrack on "I" Street, between State Street and Front Street; and,

WHEREAS, It appears that it is necessary and expedient in the conduct of the business of said corporation that such sidetrack be laid, NOW THEREFORE,

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

Section 1. Permission is hereby granted to said W. P. Fuller & Company to construct a sidetrack on "I" Street, between State Street and Front Street, in accordance
with the tracing attached hereto and made a part hereof.

Section 2. That the rights and privileges granted by this ordinance shall be, and they are granted, upon the condition that the said sidetrack laid and constructed under this ordinance shall be laid, kept and maintained at the official grade of said Street over which the same shall pass, as said official grade is now or may hereafter be established, and that said W. P. Fuller & Company shall pave and keep in repair the said street between the rails of said tracks, and at least two feet on each side of the same.

Section 3. That it be and is hereby granted, understood that the said City of San Diego in granting this permission, expressly reserves the right to grade, sewer, pave, macadamize, lay or repair all or either of said streets or any part thereof, and to lay down or to relay pipes for water, gas, sewer, or other purposes, such work to be done by said City so as to obstruct said railroad switch and tracks as little as possible; and the said W. P. Fuller & Company, his successors or assignees, shall shift and reshift so as to avoid any obstructions made thereby.

Section 4. That the City of San Diego shall be allowed to use any or all of the said sidetracks without charges to the City of San Diego.

Section 5. That any person may be entitled to the use of the said sidetrack upon paying a reasonable share of the yearly rental to the said W. P. Fuller & Company for the use of the said tracks.

Section 6. It is expressly provided that nothing herein contained shall be construed to extend the term or time of any franchise franchise heretofore granted either to petitioner or to the Atchinson, Topeka & Santa Fe Railway Company.

Section 7. 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, California.

Section 8. The above permission is granted on the condition that W. P. Fuller & Company shall pay to the City of San Diego the sum of $25.00 per year, payable in advance as rental, for each year that said sidetrack is in place. This rental is subject to change at the will of the Common Council of the City of San Diego, California.

Section 9. That Ordinance No. 4896, adopted October 30th, 1912, is hereby repealed.

Section 10. 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 19th day of December, 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 December, 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 December, 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 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 December 24th, 1912, and returned to said Common Council on said 24th day of December, 1912, was by said Common Council of the said City of San Diego, California, on the 15th day of January, 1913, 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 15th day of January, 1913.

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.

(For Tracing, refer to Page 97 of Book 21 of Ordinances, on file in the office of the City Clerk of said City, Said tracing being a full, true and correct copy of the tracing attached to the above and foregoing Ordinance, and made a part thereof.)

I Hereby Certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4997 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 19th day of December, 1912; and as adopted over the Veto of the Mayor of said City, on the 15th day of January, 1913.

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

ORDINANCE No. 4948.

AN ORDINANCE AUTHORIZING THE ATCHISON, TOPEKA & SANTA FE RAILWAY COMPANY TO CONSTRUCT A SIDETRACK ACROSS F STREET, AT OR NEAR THE EAST LINE OF BLOCKS NUMBERED 765, and 772, AND A DOUBLE TRACK ACROSS G STREET, AT OR NEAR THE EAST LINE OF BLOCKS NUMBERED 772 and 785, ALL IN NEW SAN DIEGO, IN THE CITY OF SAN DIEGO, STATE OF CALIFORNIA.

WHEREAS, the Atchison, Topeka & Santa Fe Railway Company, a corporation doing business under the laws of the State of California, has petitioned for permission to lay a single railroad track across F Street, at or near the east line of Blocks numbered 765 and 772, and a double railroad track across G Street, at or near the east line of Blocks numbered 772 and 785, all in New San Diego, in the City of San Diego, State of California; and,

WHEREAS, it appears that it is necessary and expedient that such permission should be granted the said Atchison, Topeka & Santa Fe Railway Company, 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 Atchison, Topeka & Santa Fe Railway Company to construct a single railroad track across F Street, at or near the east line of blocks numbered 765 and 772, of said New San Diego, in said City of San Diego, and a double railroad track across G Street, at or near the east line of said blocks numbered 772 and 785, in said New San Diego, in said City of San Diego, the said tracks to be connected with the tracks running across said blocks 765, 772 and 785, of said New San Diego.
Diego, and for the purpose of connecting the tracks on said blocks with each other; all
as more particularly shown by the blue-print attached hereto, and made a part hereof; the
said tracks being shown on said blue-print by a red line.

Section 2. It is expressly provided that nothing herein contained shall be con-
structed to extend the term or time of any franchise heretofore granted to the petitioner.

Section 3. This permission is upon the express condition that it is accepted and
held subject to the right of the Common Council of said City to revoke the same at any time
Section 4. The above permission is granted on express condition that the said At-
chinson, Topeka & Santa Fe Railway Company shall pay to the City of San Diego, the sum of
Twenty-five (25) Dollars per year, payable in advance on the 2nd day of January, of each
year, for every year that said tracks are in place. This rental is subject to change by
the Common Council of the said City of San Diego.

Section 5. That it be and is hereby understood that said City of San Diego in
passing this ordinance expressly reserves the right to grade, change the grade, sewer,
pave, macadam, improve, alter or repair all or either of said streets, or any part thereof,
and to lay down or re-lay pipes for water, gas, sewer, or other purposes, such work to be
done by said City so as to obstruct said railroad track as little as possible, and that
the said Atchinson, Topeka & Santa Fe Railway Company, its successors or assigns,
shall shift and re-shift, the roadbed and rails so as to avoid any obstruction made thereby, and
do hereby waive and relinquish any and all claim or claims for damages against the said
City by reason of the exercise of said City of any of the rights herein reserved to said
City.

Section 6. 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 December, 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 16th day
of December, 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 December, 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, A. E. Dodson, president of the Common Council of the City of San Diego, Cal-
ifornia, do hereby certify, that the within and foregoing Ordinance, being vetoed by the
Mayor of said City be message dated December 24th, 1912, and returned to said Common
Council on said 24th day of December, 1912, was by said Common Council of the said City of
San Diego, California, on the 15th day of January, 1913, reconsidered, and upon motion
said ordinance was duly passed and adopted by the affirmative vote of all the members of
said Common Council, at an adjourned meeting, in open session thereof on said 15th day of
January, 1913.
A. E. Dobson,
President of the Common Council of the City of
San Diego, California,

(SEAL) Attest:
Allen H. Wright, City Clerk,
By W. E. Bartlett Deputy.

[Diagram of city streets and blocks]

I hereby certify that the above and foregoing is a full true and correct copy of Ordinance No. 4848 of the City of San diego, California, as adopted by the Common Council of said City on the 16th day of December, 1912, and as passed and adopted into the act by the Mayor of said City on the 15th day of January, 1913.

Allen H. Wright
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.
ORDINANCE NO. 4949.

AN ORDINANCE PROVIDING FOR THE PAYMENT OF FEES TO THE CITY FOR BONDS DRAWN AND APPROVED BY THE OFFICE OF THE CITY ATTORNEY.

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

Section 1. That every person applying to the office of the City Attorney for a master plumber's, house-mover's, sidewalk contractor's or blasting bond, shall pay to the City of San Diego, the sum of One Dollar ($1.00) for the services required of the City Attorney in drawing and approving such bonds; said payment to be made to the City Treasurer, and the City Auditor shall cause to be issued an order on the City Attorney for the amount of said fee.

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 13th day of January, 1913, by the following vote, to-wit:

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

NOES---NONE

ABSENT--NONE

and signed in open session thereof by the President of said Common Council this 13th day of January, 1913.

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 13th day of January, 1913.

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 January, 1913.

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. 4949 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 13th day of January, 1913, and as approved by the Mayor of said City on the 14th day of January, 1913.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By [Signature] Deputy.

ORDINANCE NO. 4950.

AN ORDINANCE AMENDING SECTION 9 OF ORDINANCE NO. 4942.

BE IT ORDAINED by the Common Council of the City of San Diego, as follows:
Section 1. That Section 9 of Ordinance No. 4942 of the ordinances of the City of San Diego be amended to read as follows:

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>Position</th>
<th>Compensation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gas and Electrical Inspector</td>
<td>$150.00 per month and for furnishing automobile.</td>
</tr>
<tr>
<td>1 Assistant Gas and Electrical Inspector</td>
<td>$125.00</td>
</tr>
<tr>
<td>5 Assistant Gas and Electrical Inspectors</td>
<td>$100.00</td>
</tr>
<tr>
<td>1 Bookkeeper and Cashier</td>
<td>$90.00</td>
</tr>
<tr>
<td>1 Clerk</td>
<td>$75.00</td>
</tr>
<tr>
<td>1 Clerk and Stenographer</td>
<td>$75.00</td>
</tr>
</tbody>
</table>

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 13th day of January, 1913, 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 13th day of January, 1913.

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 13th day of January, 1913.

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)

I hereby approve the foregoing ordinance this 14 day of January, 1913.

James R. 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. 4950 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 13th day of January, 1913, and as approved by the Mayor of said City on the 14th day of January, 1913.

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 amending Sec 9 Ordinance 4942 Electrical Dept. creating employments and fixing compensations 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 13, 1913.

J. N. Newkirk,
Auditor of the City of San Diego, California.
ORDINANCE NO. 4951.

AN ORDINANCE REPEALING ORDINANCE NO. 2558 AND AUTHORIZING THE ATCHINSON, TOPEKA & SANTA FE RAILWAY COMPANY TO CONSTRUCT, OPERATE AND MAINTAIN A SIDE TRACK ON CERTAIN PORTIONS OF "M" STREET IN THE CITY OF SAN DIEGO, CALIFORNIA.

WHEREAS, the Atchinson, Topeka & Santa Fe Railway Company, a corporation, was by Ordinance No. 2558, of the ordinances of the City of San Diego, Granted a franchise to construct and maintain a railroad track on a certain portion of "M" Street in the City of San Diego, and

WHEREAS, Ordinance No. 2558 did not provide that any rental should be paid to said City of San Diego for the use of said street, and

WHEREAS, the rights and privileges granted by Ordinance No. 2558 were by said Ordinance, made subject to the right of the Common Council of the said City of San Diego at any time thereafter to repeal, change or modify the same.

NOW THEREFORE, Be It Ordained By the Common Council of the City of San Diego, as follows:

Section 1. That the said Atchinson, Topeka & Santa Fe Railway Company, its successors or assigns, are hereby authorized and empowered to lay down, construct, maintain and operate side tracks over, across and upon the following streets in said City, and between the points thereon, hereinafter mentioned as follows, to-wit: Commencing at the present terminus of the railroad track of said Atchinson, Topeka & Santa Fe Railway Company at the intersection of Ninth and "M" Streets; thence along the West side of "M" Street and crossing Ninth and Tenth Streets to the intersection of said "M" Street with the west line of Eleventh Street.

Section 2. The said track shall be laid as near as practicable to the far curb line of said "M" Street.

Section 3. That the motive power to be used in and upon said track shall be steam or any other motive power. That the location of said track in or upon said streets shall be such that it does not interfere with the granting and constructing of a street car system in the center of said streets.

Section 4. That the rights and privileges granted by this ordinance shall be, and they are, granted upon the conditions that the said track laid and constructed under this ordinance shall be constructed with not less than sixty (60) pound rails, kept and maintained in conformity to the official grade of said streets over which the same shall pass, as the official grade of said streets is now established or may hereafter be established and that the said Atchinson, Topeka & Santa Fe Railway Company, its successors in interest, shall keep in repair the said streets between the rails of said tracks and for the entire length of that portion of said streets occupied by said railroad tracks and keep the same constantly flush with the streets and good crossings, and construct, maintain and repair thereon all necessary and proper bridges and culverts for the free and uninterrupted passage of water under said tracks.

Section 5. That it is hereby understood that the said City of San Diego, in making the grant of this franchise, expressly reserves the right to grade, sewer, pave, macadamize, improve, alter or repair all or either of said streets, or any part thereof, and to lay down or re-lay pipes for water, gas, sewer, and other purposes; such said work to be done by the City so as to obstruct or injure said road or tracks as little as possible; and that the said Atchinson, Topeka & Santa Fe Railway Company, its successors or assigns,
shall shift and reshift their road-bed and rails so as to avoid any obstructions made there- by and the said Atchinson, Topeka & Santa Fe Railway Company does hereby waive and relin- quish any and all claims or claims for damages against the said City be reason of the exercise by said City of any of the rights herein reserved to said City.

Section 6. That the City of San Diego shall be allowed to use any or all of the said tracks without charge to the City of San Diego.

Section 7. That any person may be entitled to the use of said tracks upon paying a reasonable share of the yearly rental to the said Atchinson, Topeka & Santa Fe Railway Company for the use of said tracks.

Section 8. The above permission is granted on the condition that the said Atchison Topeka & Santa Fe Railway Company shall pay to the said City of San Diego the sum of Twenty five (25) dollars per year, payable in advance on the 2nd day of January of every year that said tracks are in place. This rental is subject to change by the Common Council of the City of San Diego.

Section 9. 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 10. Ordinance No. 2258, approved July 12th, 1906 is hereby repealed.

Section 11. 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 16th day of December, 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 16th day of December, 1912.

A. E. Dodson,
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 16th day of December, 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 De puty.

I, A. E. Dodson; President of the Common Council of the City of San Diego, Cal- ifornia, do hereby certify, that the within and foregoing Ordinance, being vetoed by the Mayor of said City by message dated December 24th, 1912, and returned to said Common Council on said 24th day of December, 1912, was by said Common Council, of the said City of San Diego, California, on the 15th day of January, 1913, 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 15th day of January, 1913.

A. E. Dodson,
President of the Common Council of the City of San Diego, California.

(SEAL) Attest:
ORDINANCE NO. 4951

ON ORDINANCE REPEALING ORDINANCE NO. 3546 AND GRANTING PERMISSION TO THE
ATCHISON, TOPEKA & SANTA FE RAILWAY COMPANY TO CONSTRUCT,
OPERATE AND MAINTAIN A TRACT ON CERTAIN PORTIONS
OF FIRST STREET IN THE CITY OF SAN DIEGO

CALIFORNIA.

WHEREAS, The Atchison, Topeka & Santa Fe Railway company was by Ordinance No. 3546
of the ordinances of the City of San Diego, granted a franchise to construct and maintain
a railroad track upon certain portions of First Street and portions of streets intersecting
the same in said City of San Diego, and

WHEREAS, said Ordinance No. 3546, does not provide that any rental should be paid to
said City of San Diego for the use of said streets, and

WHEREAS, the rights and privileges granted by Ordinance No. 3546 were, by said
Ordinance made subject to the right of the Common Council of the said City of San Diego at any
time thereafter to repeal, change or modify the same.

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

Section 1. Permission is hereby granted to said Atchinson, Topeka & Santa Fe
Railway Company to construct, maintain and operate a railroad track over, across and upon
the following streets in the City of San Diego, and between the points thereon hereinafter
named, as follows, to-wit: The center line of track being described as follows: Beginning
at a point in the northeasterly line of the Right of Way of the Atchinson, Topeka & Santa
Fe Railway Company seventeen (17) feet, more or less west of the east line of First Street,
then northerly on a curve concave to the east to a point twenty (20) feet, more or less
east of the west line of said First Street and thirty-two (32) feet, more or less, north
of the north line of "J" Street to the South line of "H" Street.

Section 2. That the motive power to be used in and upon said tracks shall be
steam or any other motive power. That the location of said track in or upon said streets
shall besuch that it does not interfere with the granting and constructing of a street
carsystem in the center of said streets.

Section 3. That the rights and privileges granted by this Ordinance shall be, and
they are, granted upon the conditions that the said track laid and constructed under this
Ordinance shall be constructed with not less than sixty (60) pound rails, kept and main-
tained in conformity to the official grade of said streets over which the same shall pass,
as the official grade is now established or may hereafter be established, and that the said
Atchinson, Topeka & Santa Fe Railway Company, its successors in interest, shall keep in
repair the said streets between the rails of said tracks and for the entire length of that
portion of said streets occupied by said railroad tracks and keep the same constantly flush
with the streets and good crossings, and construct, maintain and repair therein all
necessary and proper bridges and culverts for the free and uninterrupted passage of water under said tracks.

Section 4. That it is hereby understood that the said City of San Diego, in making the grant of this franchise, expressly reserves the right to grade, sewer, pave, macadamize, improve, alter or repair all or either of said street or streets, or any part thereof, and to lay down or re-lay pipes for water, gas, sewer, and other purposes; such said work to be done by the City so as to obstruct or injure said road or tracks as little as possible; and that the said Atchinson, Topeka & Santa Fe Railway Company, its successors or assigns, shall shift and re-shift their road-bed and rails so as to avoid any obstructions made thereby; and the said Atchinson, Topeka & Santa Fe Railway Company does hereby waive and relinquish any and all claim or claims for damages against the said City by reason of the exercise by said City of any of the rights reserved to said City.

Section 5. That the City of San Diego shall be allowed to use any or all of the said tracks without charge to the City of San Diego.

Section 6. That any person may be entitled to the use of said track upon paying a reasonable share of the yearly rental to the said Atchinson, Topeka & Santa Fe Railway Company for the use of said tracks.

Section 7. The above permission is granted on the condition that the said Atchinson, Topeka & Santa Fe Railway Company shall pay to the Said City of San Diego, the sum of Twenty-five (25) Dollars, per year, payable in advance on the 2nd day of January, of each year for every year that said tracks are in place. This rental is subject to change by the Common Council of the City of San Diego.

Section 8. 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 9. Ordinance No. 3546, approved January 8th, 1909, is hereby repealed.

Section 10. 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 16th day of December, 1912, by the following vote, to-wit:

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

NOES---NONE

ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 16th day of December, 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 December, 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 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 24th, 1912, and returned to said Common Council on said 24th day of December, 1912, was by said Common Council, of the said City of San Diego,
California, on the 15th day of January, 1913, 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 15th day of January, 1913.

A. E. Dodson,
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. 4952 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 15th day of January, 1913.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By Hugh A. Sanders Deputy.

ORDINANCE NO. 4953.
AN ORDINANCE REPEALING ORDINANCE NO. 2784 AND AUTHORIZING THE RUSS LUMBER & MILL COMPANY TO CONSTRUCT, OPERATE AND MAINTAIN RAILROAD TRACKS ON CERTAIN PORTIONS OF FIRST AND "I" STREET IN THE CITY OF SAN DIEGO, CALIFORNIA.

WHEREAS, the Russ Lumber & Mill Company, a corporation, was by Ordinance, No. 2784, of the Ordinances of the City of San Diego, granted a franchise to construct and maintain railroad tracks on a certain portion of First Street and "I" Street in said City of San Diego, and

WHEREAS, Said Ordinance No. 2784, did not provide that any rental should be paid to said City of San Diego for the use of said streets, and

WHEREAS, the Rights and privileges granted by Ordinance No. 2784 were, by said Ordinance, made subject to the right of the Common Council of the said City of San Diego at any time thereafter to repeal, change or modify the same.

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 Russ Lumber & Mill Company to construct, maintain and operate railroad tracks, over, across and upon the following streets in the said City, and between the points thereon hereinafter named as follows, to-wit: Commencing on First Street one hundred feet south of the south line of "H" Street; thence running south on First Street across the track of the California Southern Railway to the south line of the right of way of said California Southern Railway; also commencing on "I" Street at the west line of Second Street; thence running west on "I" Street to the north line of the Right of Way of the San Diego and Arizona Railway, together with all necessary turnouts at the intersections of First Street and "I" Street.

Section 2. That the motive power to be used on said tracks shall be steam or any other motive power. That the location of said tracks in or upon said streets shall be such that it does not interfere with the granting and constructing of a street car system in the center of said streets.
Section 3. That the rights and privileges granted by this Ordinance shall be and they are granted upon the condition that the said tracks laid and constructed under this franchise, shall be laid, kept and maintained in conformity to the official grade of said streets over which the same shall pass, as said official grade is now or may hereafter be established, and that the said Russ Lumber & Mill Company, its successors in interest, shall keep in repair the said rails of said tracks and also between the tracks, and for at least two feet (2) on each side of the same, including switches, turnout and side-tracks, and for the entire length of that portion of said streets occupied by said railroad track and keep the same constantly flush with the streets, and with good crossings, and construct maintain and repair thereon all necessary and proper bridges and culverts for the free and uninterrupted passage of water under said tracks.

Section 4. That it be, and is hereby understood that said City of San Diego in passing this Ordinance expressly reserves the right to grade, change the grade, sewer, pave macadam, improve, alter or repair, all or either of said streets, or any part thereof, and to lay down or re-lay pipes for water, gas, sewer, or other purposes, such work to be done by said City so as to obstruct said railroad track as little as possible; and that the said Russ Lumber & Mill Company, its successors or assigns, shall shift and realign the roadbed and rails so as to avoid any obstructions made thereby, and do hereby waive and relinquish any and all claim or claims for damages against the said City by reason of the exercise of said City of any of the rights herein reserved to said City.

Section 5. That any person may be entitled to the use of said track upon paying a reasonable share of the yearly rental to the said Russ Lumber & Mill Company for the use of the said track.

Section 6. That the City of San Diego shall be allowed to use any or all of the said tracks without charge to the City of San Diego.

Section 7. The above permission is granted on the condition that the Russ Lumber & Mill Company shall pay to the said City of San Diego the sum of Twenty-five (25) Dollars per year, payable in advance on the 2nd day of January, of each year for every year that said tracks are in place. This rental is subject to change by the Common Council of the City of San Diego.

Section 8. 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 9. Ordinance No. 2784, approved March 22nd, 1907, is hereby repealed.

Section 10. 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 16th day of December, 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 16th day of December, 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 December, 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 of the Common Council of the City of San Diego, Califor-
nia, do hereby certify that the within and foregoing ordinance, being vetoed by the Mayor
of said City, be message dated December 24th, 1912, and returned to said Common Council on
said 24th day of December, 1912; was by said Common Council of the said City of San Diego,
California, on the 15th day of January, 1913, reconsidered, and upon motion, said
Ordinance was duly passed and adopted by the affirmative vote of two-thirds of all the mem-
bers of said Common Council, at an adjourned meeting, in open session thereof on said 15th
day of January, 1913.

A. E. Dodson,
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. 4953 of the ordinances of the City of San Diego, California, as adopted by
the Common Council of said City, on the 16th day of December, 1912; and as adopted over
the veto by the Mayor of said City, on the 15th day of January, 1913.

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

Ordinance No. 4954.

AN ORDINANCE REPEALING ORDINANCE NO. 4557, AND AUTHORS THE WESTERN METAL
SUPPLY COMPANY TO CONSTRUCT, MAINTAIN AND OPERATE A TRACK ON EIGHTH STREET IN
THE CITY OF SAN DIEGO, CALIF.

WHEREAS, the Western Metal Supply Company, a corporation, was by Ordinance No. 4557
of the Ordinances of the City of San Diego, granted permission to construct maintain,
and operate a switch on portions of Eighth Street as hereinafter described, and
WHEREAS, Ordinance No. 4557, did not provide that any rental should be paid to said
City of San Diego for the use of said street, and
WHEREAS, the rights and privileges granted by Ordinance No. 4557 were by said
Ordinance made subject to regulation by the Common Council of the City of San Diego.

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

Section 1. Permission is hereby granted to said Western Metal Supply Company, its
successors and assigns, to lay down, construct, maintain and operate a spur from the Santa
Fe Railway tracks, as follows: Beginning at the intersection at the south line of "K" Street
with Eighth Street is said City and extending South on Eighth Street to the right of way of
the Atchison, Topeka & Santa Fe Railway Company and connecting with the main line of said
Railway on a tangent curve concave to the East with a radius of 340.4 feet; said spur to
be located in the center of said Eighth Street to a point where said curve begins; also to
construct, maintain and operate turnouts or sidetracks to reach the curb on either side of
said Eighth Street between the termini or such points as may be necessary between the termini of said spur. This permission is upon the following conditions:

(1) That such spur shall be kept and maintained at the official grade of such street over which the same shall pass, as such official grades are now or may hereafter be established, and the City hereby reserves that right to grade, curb, sewer, pave, macadamize, gutter, culvert or otherwise improve or repair any part or all of said street over which said spur may be laid and to lay down or relay pipes for water, gas, electrical conduits or other purposes.

(2) That said Company shall pave and keep in repair said street between the rails of each track and also between the tracks and for at least two feet on each side thereof, and

That said Company shall allow any other person doing business along the line of said spur to use the same upon such compensation as the Common Council of the City of San Diego shall determine to be reasonable for such privilege.

Section 2. That the City of San Diego shall be allowed to use any or all of the said side tracks or spur tracks without charge to the City of San Diego.

Section 3. The said City of San Diego hereby reserves the right to take over the said spur tracks from the said Company, its successors or assigns, on the payment of the appraised value thereof, one of the appraisers to be named by the said Common Council, of the City of San Diego, one by the said Company, and in case that they cannot agree those two shall name a third.

Section 4. The above permission is granted on the conditions that the Western Metal Supply Company shall pay to the said City of San Diego, the sum of Twenty-five (25) Dollars per year, payable in advance on the 2nd day of January, of each year for every year that said spur tracks are in place. This rental is subject to change by the Common Council of the City of San Diego.

Section 5. 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 6. Ordinance No. 4557, approved October 14th, 1911, is hereby repealed.

Section 7. 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 16th day of December, 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 16th day of December, 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 December, 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 by message dated December 24th, 1912, and returned to said Common Council on said 64th day of December, 1912, was by said Common Council of the said City of San Diego, California, on the 15th day of January, 1913, 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 15th day of January, 1913.

A. E. Dodson,
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. 4954 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 16th day of December, 1912, and as adopted over the veto of the Mayor of said City on the 15th day of January, 1913.

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

By Hugh A. Sanders Deputy.

ORDINANCE No. 4954.
AN ORDINANCE REPEALING ORDINANCE No. 2538 AND AUTHORIZING SIMON LEVI TO CONSTRUCT, OPERATE AND MAINTAIN RAILROAD SWITCHES AND SIDE TRACKS UPON CERTAIN PORTIONS OF SEVENTH STREET AND PORTIONS OF STREETS INTERSECTING THE SAME IN SAID CITY OF SAN DIEGO, CALIFORNIA.

WHEREAS, Simon Levi, was by Ordinance No. 2538, of the ordinances of the City of San Diego, granted a franchise to construct and maintain a railroad switch and sidetracks upon certain portions of Seventh Street and portions of streets intersecting the same in said City of San Diego, and

WHEREAS, Said Ordinance No. 2538, did not provide that any rental should be paid to said City of San Diego for the use of said streets, and

WHEREAS, the rights and privileges granted by Ordinance No. 2538, by said Ordinance were made subject to the right of the Common Council of the said City of San Diego, at any time thereafter to repeal, change or modify the same.

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

Section 1. Permission is hereby granted to said Simon Levi to construct, maintain and operate railroad switches and sidetracks across and upon the following portions of Seventh Street and the streets intersecting the same between the points referred to, to-wit: From "I" Street to the north line of "M" Street including all cross streets, between said points, and thence curving southeasterly to the tracks of the Southern California Railway Company, it being understood that said Simon Levi shall have the right to construct and maintain one main track, the center of which shall be located in the center of said Seventh Street, between the points above named and also turnouts or side tracks to reach
the sidewalk and curb thereof.

Section 2. That the rights and privileges granted by this Ordinance shall be, and they are granted upon the condition that the said switches and sidetracks laid andcon­structed under this Ordinance shall be laid, kept and maintained, at the official grade of said street, over which the same shall pass, as said official grade is now or may here­after be established, and that said Simon Levi shall pave and keep in repair the said streets, between the rails of said tracks and said railroad switch and sidetracks and for at least two feet on each side of same.

Section 3. That it be, and is hereby, understood that the said City of San Diego in granting this permission expressly reserves the right to grade, sewer, pave, madadamize, lay or repair all or either of said streets or any part thereof, and to lay down or to relay pipes for water, gas, sewer, or other purposes, such work to be done by said City so as to obstruct said railroad switch and tracks as little as possible; and the said Simon Levi, his successors or assigns shall shift and reshift the roadbed and rails so as to avoid any obstructions made thereby.

Section 4. That the City of San Diego shall be allowed to use any or all of the said spur tracks without charge to the City of San Diego.

Section 5. That any person may be entitled to the use of the said spur tracks upon paying a reasonable share of the yearly rental to the said Simon Levi, for the use of the said tracks.

Section 6. The above permission is granted on the conditions that Simon Levi shall pay to the said City of San Diego, the sum of Twenty-five (25) Dollars per year payable in advance on the 2nd day of January, of each year for every year that said spur tracks are in place. The rental is subject to change by the Common Council of the City of San Diego.

Section 7. 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 8. Ordinance No. 2538, approved June 9th, 1906, is hereby repealed.

Section 9. 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 16th day of December, 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 16th day of December, 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 December, 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. 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 December 24th, 1912, and returned to said Common Council on said 24th day of December 1912; was by said Common Council of said City of San Diego, California, on the 15th day of January, 1913, 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 15th day of January, 1913.

A. E. Dodson,
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. 4956 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 16th day of December, 1912; and as approved and adopted over the Veto of the Mayor of said City, on the 15th day of January, 1913.

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

By Hugh A. Sanders Deputy.

ORDINANCE NO. 4956.
AN ORDINANCE REPEALING ORDINANCE NO. 4846-1/2
AND AUTHORIZING ARMOUR & COMPANY TO CONSTRUCT
AND MAINTAIN A SIDE TRACK ON SEVENTH STREET
BETWEEN "K" AND "J" STREETS IN THE CITY OF SAN
DIEGO, CALIFORNIA.

WHEREAS, Armour & Company, a corporation doing business in the City of San Diego, at the Northeast corner of the intersection of Seventh and "K" Streets in said City, were granted by Ordinance No. 4846-1/2 of the ordinances of the City of San Diego, permission to construct and maintain a side track on Seventh Street, between "K" and "J" Streets, and WHEREAS, said Ordinance No. 4846-1/2 does not provide that any rental should be paid to the said City of San Diego for the use of said streets, and WHEREAS, the permission granted by Ordinance No. 4846-1/2 was expressly made subject to the right of the Common Council of the City of San Diego at any time thereafter to repeal, change or modify the same.

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 and maintain a side track 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 nothing herein contained shall be construed to extend the term or time of any franchise heretofore granted either to said Armour & Company or to Atchinson, Topeka & Santa Fe Railway Company.

Section 3. That it be, and is hereby understood that the said City of San Diego in granting this permission expressly reserved the right to grade, sewer, pave, macadamize
lay or repair said Seventh Street, or any part thereof, and to lay down or to re-lay pipes for water, gas, sewer, or other purposes such work to be done by said City so as to obstruct said sidetrack as little as possible; and the said Armour & Company its successors or assigns, shall shift and re-shift the roadbed and rails so as to avoid any obstructions made thereby.

Section 4. That the City of San Diego shall be allowed to use any or all of the said tracks without charge to the City of San Diego.

Section 5. That any person may be entitled to the use of the said tracks upon paying a reasonable share of the yearly rental to the said Armour & Company for the use of the said tracks.

Section 6. The above permission is granted on the condition that Armour & Company shall pay to the City of San Diego, the sum of Twenty-five (25) Dollars per year, payable in advance on the 2nd day of January, of each year for every year that said tracks are in place. This rental is subject to change by the Common Council of the City of San Diego.

Section 7. 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 8. Ordinance No. 48464 approved Sept. 13, 1912, is hereby repealed.

Section 9. This ordinance shall take effect thirty days from and after its passage and approval.

DESCRIPTION:

65 feet of track marked HG colored blue in square to be taken up and relaid at A J. shown dotted red.
101.7 feet of track marked GD colored blue to be lined to EB shown dotted red.
19.5 feet " " " " ok " " " CR " " "
5.9 feet of track to be built marked e F. shown dotted red.
81.4 feet of track to be built marked BJ shown dotted red.
45.80 sq.ft of Asphalt paving to be taken up and replaced outlined in yellow or orange.

Above is copy
Passed and adopted by the Common Council of the City of San Diego, California, this 16th day of December, 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 16th day of December, 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 December, 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 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 24th, 1912, and returned to said Common Council on said 24th day of December, 1912, was by said Common Council of the said City of San Diego, California, on the 15th day of January, 1913, reconsidered, and upon motion said Ordinance was duly passed and adopted by the affirmative vote of two-thirds of all the members of the said Common Council, at an adjourned meeting in open session thereof on said 15th day of January, 1913.

A. E. Dodson,
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. 4956 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 16th day of December, 1912, and as approved over the veto of the Mayor of said City on the 15th day of January, 1913.

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

(SEAL)

AN ORDINANCE APPROPRIATING MONEY TO SEND A REPRESENTATIVE OF THE CITY OF SAN DIEGO TO WASHINGTON CITY TO AID IN SECURING LEGISLATION FOR HARBOR IMPROVEMENTS.

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

Section 1. The Honorable William Kettner is hereby constituted the representative of the City of San Diego to go to Washington City and urge upon the National Congress the righteousness of an appropriation for $300,000.00 for the improvement of the Harbor of San Diego.
Section 2. There is hereby appropriated out of the General Fund of the City of San Diego, the sum of five Hundred ($500) Dollars to cover the compensation and the traveling expenses and maintenance of said Kettner incident to said mission.

Section 3. 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 6th day of January, 1913, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon and Dodson.
MUSES---NONE
ABSENT-COUNCILMAN Woods.

and signed in open session thereof by the President of said Common Council, this 6th day of January, 1913.

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 January, 1913.

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, California.

(SWAL)
Auditor's Certificate. I hereby certify that the appropriation made, or indebtedness incurred by reason of the provisions of the annexed ordinance, in re Expense of Wm. Kettner to Washington, D.C. $500.00 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 Jan 6th, 1913.

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

I hereby certify that the above and foregoing bill was by me presented to the Mayor of the City of San Diego, California, for his approval, on the 6th day of January, 1913, and that he did not return it with his disapproval at any time within ten (10) days after having received it as aforesaid.

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

(SWAL)
Dated San Diego, California,
January 17th, 1913.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4958 of the ordinances of the City of San Diego, California, as adopted on the 6th day of January, 1913, and as held by the mayor of said City for ten days without his disapproval.

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. The Council having heretofore by Resolution No. 11908, authorized the City Attorney to engage Messrs. Hammack & Hammack, attorneys at law, at Los Angeles, California, to assist the City Attorney in the prosecution of the case of the City of San Diego, vs. William G. Kerchoff, H. W. Keller, et al., there is hereby appropriated out of the General Fund the sum of two hundred and fifty dollars ($250.00) to cover the retainer of said attorneys.

Provided that no further payment shall be made on account of said employment excepting the same shall be collected from the defendants in said action, in which event the said Hammack & Hammack shall be paid ten per cent. (10%) of the amount recovered in full payment and satisfaction of their demand against the said City for and on account of said service.

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 6th day of January, 1913, 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 6th day of January, 1913.

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 January, 1913.

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.

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 $250.00, retainer, to Hammack & Hammack, Attorneys Los Angeles, for assisting in case of City of San Diego, vs. Keller Kerchoff, et al, 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 2nd, 1913.

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

I HEREBY CERTIFY, that the above and foregoing bill was by me presented to the Mayor of the City of San Diego, California, for his approval, on the 6th day of January, 1913, and that he did not return it with his disapproval at any time within ten (10) days after having received it as aforesaid.

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

(SEAL)

Dated, San Diego, California, January 17th, 1913.

By Hugh A. Sanders, Deputy.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4957 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on January 6th, 1913; and as returned by the mayor of said City after holding said Ordinance for ten days without his disapproval.

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

ORDINANCE No. 4959.
AN ORDINANCE AUTHORIZING THE PURCHASE OF AN AUTOMOBILE 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 and directed to purchase, for the use of the Sewer Department a Ford Runabout automobile, providing the total cost thereof is not in excess of the sum of Six Hundred Fifty (650) Dollars.

Section 2. There is hereby appropriated out of the Sewer and Drainage Fund of said City the sum of Six Hundred Fifty (650) 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 15th day of January, 1913, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Woods and Dodson.
NOES---Worth
ABSENT---COUNCILMAN Sehon.

and signed in open session thereof by the President of said Common Council, this 15th day of January, 1913.

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 15th day of January, 1913.

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

(SEAL)
I hereby approve the foregoing Ordinance this 16th day of January, 1913.

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.

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 Ford automobiles is herein authorized and necessary.
Automobile costing $650.00 payable 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 Jan 15, 1913.

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. 4959 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 15th day of January, 1913, and as approved by the Mayor of said City on the 15th day of January, 1913.

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

ORDINANCE NO. 4960.
AN ORDINANCE PROVIDING FOR THE PURCHASE OF AN AUTOMOBILE FOR THE WATER DEPARTMENT.

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

Section 1. The Superintendent of the Department of Water of the City of San Diego is hereby authorized and empowered to purchase an automobile for the use of said Water Department, not exceeding the purchase price of $2500.00.

Section 2. There is hereby appropriated out of the Water Fund of the City of San Diego, the sum of $2500.00 or so much thereof as is necessary to meet the above expenditures.

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 15th day of January, 1913, 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 15th day of January, 1913.

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 January, 1913.

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 16th day of Jan'ly. 1913.

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 re appropriation of $2500.00 for purchase of automobile for Water 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 January, 15, 1913.

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. 4960 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 15th day of January, 1913; and as approved by the Mayor of said City on the 16th day of January, 1913.

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

AN ORDINANCE TRANSFERRING CERTAIN FUNDS.

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

Section 1. That there is hereby transferred from the General Fund to the Fire Department Fund, the sum of three hundred sixty-six and 49/100 (366.49) Dollars for the purpose of reimbursing said Fire Department Fund for money advanced for payments of Assessment Nos 283 and 284, for the improvement of University 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 20th day of January, 1913, by the following vote, to-wit:

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

NOES—NONE

ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 20th day of January, 1913.

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 January, 1913.

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 21st day of January, 1913.

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,

WHEREAS, the Grading to the official grade of Grape Street, in the City of San Diego, California, has resulted in a fill across the canyon in said Grape Street, between Fern Street and 31st Street, much too low; and,

WHEREAS, it is for the public interest and convenience that the grade of said Grape Street, at the location of said Canyon be raised and a further fill be made at said point and,

Whereas, there are, at various points in the vicinity of said proposed fill, deposits in the public ways of about 3500 cubic yards of surplus dirt, the removal of which is necessary, 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 and Means be, and he is hereby authorized and directed to advertise for bids and enter into a contract for the removal of said surplus dirt, and placing the same in the fill above described on Grape Street, between Fern Street and 31st Street, in the City of San Diego, California, All such work to be done under the direction and supervision of the City Engineer, and to the satisfaction of the Superintendent of Streets of said City.

Section 2. There is hereby appropriated and set apart out of the Street Fund in the Treasury of said City, the sum of One Thousand Dollars, ($1,000.00) or so much thereof as may be necessary for said work.
Section 3. The City Auditor is hereby instructed and directed to draw his warrant against such fund for said work in such sums and at such times as claims are presented therefor, duly approved by the Finance Department and the City Engineer, and the City Treasurer is hereby directed to pay the same from said Fund.

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 22nd day of January, 1913, 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 January, 1913.

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 January, 1913.

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 January, 1913.

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)

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. 4962 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 22nd day of January, 1913; and as approved by the Mayor of said City on the 28th day of January, 1913.

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

ORDINANCE NO. 4963.
AN ORDINANCE CHANGING THE WIDTH OF THE SIDEWALKS ON THE NORTH SIDE OF UNIVERSITY AVENUE, BETWEEN IDAHO STREET AND OHIO 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 width of the sidewalk on the north side of University Avenue, in the City of San Diego, California, from the east line of Idaho Street to the west line of Ohio Street, be and the same is hereby changed from Sixteen (16) feet, its present width, to fourteen (14) feet.

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

Passed and adopted by the Common Council of the City of San Diego, California, this 22nd day of January, 1913, by the following vote, to-wit:

AYS---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 January, 1913,

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 January, 1913.

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 January, 1913.

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 Ordinance, is a full, true and correct copy of Ordinance No. 4963 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 on the 28th day of January, 1913.

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

By W. E. Bartlett, Deputy.

ORDINANCE NO. 4964.

AN ORDINANCE CREATING AND ESTABLISHING CERTAIN OFFICES AND EMPLOYMENTS IN THE BUREAU OF GENERAL WORKS, AND REPEALING ORDINANCES IN CONFLICT THERewith.

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 a Bureau to be known as the Bureau of General Works, as follows:

1. Chief Clerk, at a salary of $110.00 per month;
2. Clerk and Stenographer, at a salary of $80.00 per month;
3. Clerk for house numbering, at a salary of $75.00 per month;
4. Inspector of sewers and electricity, building and plumbing, at La Jolla, at a salary of $100.00 per month;
5. Clerk, at La Jolla, at a salary of $30.00 per month.

Section 2. The salaries of the above named employees shall be paid out of the Salary Fund of the City of San Diego, and said Salaries shall commence on the first day of January, 1913.

Section 3. Ordinances Nos. 4874, 4900, and all of that portion of Ordinance No. 4650, pertaining to the Bureau of Public Works are hereby repealed.

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 January, 1913, 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 January, 1913.

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 of all the members of the said Common Council, present, put on its final passage at its first reading, this 22nd day of January, 1913.

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 28th day of January, 1913.

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 establishing Bureau of General Works, creating employments 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 Jan 15, 1913.

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. 4964 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 22nd day of January, 1913; and as approved by the Mayor of said City on the 28th day of January, 1913.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

ORDINANCE NO. 4965.
AN ORDINANCE ESTABLISHING SALARIES OF CHAR­
TER OFFICERS.

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

Section 1. Commencing with the first day of February, 1912, the annual salaries of the following enumerated officers shall be, and they are hereby fixed as follows, which salaries shall be paid in monthly installments, out of the Salary Fund, and shall be due on the first day of the month, following service.

The MAYOR, twenty-four hundred dollars;
The Auditor and Assessor, eighteen hundred dollars;
The Treasurer and Tax Collector, Three thousand Dollars;
The City Attorney, thirty-six hundred dollars;
The City Engineer, thirty-six hundred dollars;
The Chief of Police, three thousand dollars;
The Chief of the Fire Department, three thousand dollars;
The City Clerk, twenty-four hundred 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 22nd day of January, 1913, by the following vote, to-wit:
AYES---COUNCILMEN Adams, Fay, Sehon, Woodsand Dodson.
NOES---NONE
ABSENT-NONE.

and signed in open session thereof by the President of said Common Council, this 22nd day of January, 1913.

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 January, 1913.

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 January, 1913.

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 Establishing Salaries of Charter Officers, 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 15, 1913.

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. 4965 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City, on the 22nd day of January, 1913, and as approved by the Mayor of said City on the 28th day of January, 1913.

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

ORYINANCE NO. 4966.

AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA,
ACCEPTING THE DEDICATION OF CERTAIN PROPERTY IN
SAID CITY, AND DEVOTING SAID PROPERTY TO STREET
PURPOSES.

WHEREAS, John Work and Margaret B. Work have, by grant deed duly executed conveyed without cost to the City of San Diego, California, for street purposes, the following described real property situated in the said City of San Diego, County of San Diego, State of California, and described as follows, to-wit:

The east twenty-five (25) feet of lots seven (7), eight (8), nine (9), ten (10), eleven (11) and twelve (12), in block fifty-one (51), of Arnold & Choate's Addition, on file in the office of the County Recorder of San Diego County, California; and,

WHEREAS, Kate A. Frankenburg has by grant deed duly executed conveyed without cost to the City of San Diego, County of San Diego, State of California, the following described real property situated in said City of San Diego, described as follows, to-wit:

A strip of land twenty-five feet in width, being twelve and fifty-hundredths (12.50) feet on each side of the following described center line, to-wit: beginning at a point on the south line of lot six (6) in block fifty-one (51) of Arnold & Choate's Addition, said point being distant twelve and fifty-hundredths (12.50) feet west from the southeast corner of said lot six (6); thence north on a line parallel to and distant twelve and fifty-hundredths (12.50) feet west from the east line of said lot six (6) a distance of twenty and forty-five hundredths (20.45) feet; thence on a curve to the left with a radius of fifty (50) feet, a distance of thirty-one and seventy-four hundredths (31.74) feet, more or less, to the
north line of lot five (5), in block fifty-one (51) of said Arnold & Choate's Addition. Said Arnold & Choate's Addition being according to Map thereof, filed in Book 7 of Maps, at page 534, in the office of the County Recorder of San Diego County, California.

All of which property is to be used by said City for purposes of a public street and highway, and particularly for the ultimate extension of a highway from Dove Street at the point or location of said property down the canyon to Mission Valley, 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 street and highway be extended, laid out and constructed.

Section 2. That for the purpose of extending the said street, at the point of location of said parcels of land above described, the said grants and each of them is hereby accepted for the purposes aforesaid, and the same are hereby declared to be a part of the said highway, and are hereby devoted and dedicated to the public use as a part of said highway for street purposes, in said City.

Section 3. The City Clerk is hereby directed to cause the said deeds to be recorded in the office of the County Recorder of San Diego County, California.

Passed and adopted by the Common Council of the City of San Diego, California, this 22nd day of January, 1913, 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 January, 1913.

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 January, 1913.

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 January, 1913.

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. 4986 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 22nd day of January, 1913, and as approved by the Mayor of said City on the 28th day of January, 1913.

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

By W. E. Bartlett Deputy.
ORDINANCE NO. 4967.

AN ORDINANCE APPROPRIATING MONEY TO COVER THE
EXPENSES OF THE SPECIAL ELECTION ORDERED TO BE
HELD FEBRUARY 27th, 1913.

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

Section 1. There is hereby appropriated out of the General Fund of the City of San
Diego, the sum of thirty-two hundred dollars, ($3200.00) or so much thereof as may be
necessary, to cover the expenses of the special election called to be held in said City
on the 27th day of February, 1913, at which will be submitted certain proposed amendments
to the Charter of the City of San Diego.

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
23rd day of January, 1913, 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 23rd day
of January, 1913.

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 23rd day of January, 1913.

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 January, 1913.

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 Expenses of Special
Election Feby 27, 1913, can be made or incurred without the violation of any of the provi-
sions of the Charter of the City of San Diego, California.

Dated Jany 23, 1913.

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. 4967 of the ordinances of the City of San Diego, California, as adopted by
the Common Council of said City on the 23rd day of January, 1913; and as approved by the
Mayor of said City on the 28th day of January, 1913.

Allen H. Wright,
ORDINANCE NO. 4968.

AN ORDINANCE ESTABLISHING THE GRADE OF BRIGHTON AVENUE BETWEEN THE SOUTHEASTERLY LINE OF ABBOTT STREET AND A POINT 600 FEET NORTHWESTERLY FROM THE NORTHWESTERLY LINE OF ABBOTT STREET.

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

Section 1. That the grade of Brighton Avenue, between the southeasterly line of Abbott Street and a point 600 feet northwesterly from the northwesterly line of Abbott Street is hereby established as follows:

At the intersection of Brighton Avenue with Abbott Street; at the easterly corner at 10.00 feet; at the southerly corner at 10.00 feet; at the westerly corner at 10.00 feet; at the northerly corner at 10.00 feet.

At a point on the northwesterly line of Brighton Avenue distant 600 feet northwesterly from the northwesterly line of Abbott Street, establish the grade elevation at 1.50 feet.

At a point on the southwesterly line of Brighton Avenue distant 600 feet northwesterly from the northwesterly line of Abbott Street, establish the grade elevation at 1.50 feet.

Section 2. And the grade of said Brighton Avenue, 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 27th day of January, 1913, 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 27th day of January, 1913.

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, January, 1913.

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 January, 1913.

James E. Wadham,
ORDINANCE NO. 4969.

AN ORDINANCE AUTHORIZING THE PURCHASE OF 3,000 FEET 6" CLASS B, C. I. PIPE FOR THE USE OF THE WATER DEPARTMENT OF THE CITY OF SAN DIEGO.

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, and without advertising for bids, 3,000 feet 6" Class B Cast Iron 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 Nineteen Hundred ($1900.00) Dollars.

Section 2. That the sum of Nineteen hundred ($1900.00) Dollars, or so much thereof as may be necessary to make the above named purchase, be and the same is hereby appropriated from the Water Fund of said City.

Section 3. 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 27th day of January, 1913, 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 27th day of January, 1913.

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 27th day of January, 1913.

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 28th day of January, 1913.

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 purchase of 3000 ft. 6" B. C. I Pipe, costing $1900.00 payable 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 24, 1913.

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. 4969 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City, on the 27th day of January, 1913; and as approved by the Mayor of said City on the 28th day of January, 1913.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

ORDINANCE NO. 4970.
AN ORDINANCE ESTABLISHING THE GRADE OF THORN STREET BETWEEN THE EAST LINE OF CURLEW STREET AND THE WEST LINE OF BRANT 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 Thorn Street, between the east line of Curlew Street and the west line of Brant Street, in said City of San Diego, is hereby established as follows:

At the intersection of Thorn Street with Curlew Street; at the northeast corner at 239.00 feet; at the southeast corner at 238.00 feet.

At the intersection of Thorn Street with Brant Street; at the northwest corner at 241.00 feet; at the southwest corner at 241.00 feet.

Section 2. And the grade of said Thorn 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 27th day of January, 1913, by the following vote, to-wit:

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

NOMES—NONE

ABSENT—NONE

and signed in open session thereof by the President of said Common Council, this 27th day of January, 1913.

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 January, 1913.

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 SEAL)
I hereby approve the foregoing ordinance this 28th day of January, 1913.

James E. Phelan,
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. 4970 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 27th day of January, 1913, and as approved by the Mayor of said City on the 28th day of January, 1913.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

ORDINANCE NO. 4971.
AN ORDINANCE CHANGING THE WIDTH OF THE SIDEWALKS ON HAWTHORN STREET, IN THE CITY OF SAN DIEGO, CALIFORNIA, FROM THE EAST LINE OF FERN STREET, FORMERLY CALLED 30TH STREET, AND THE WEST LINE OF 31ST STREET.

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

That the width of the sidewalks on both sides of Hawthorn Street, in the City of San Diego, California, between the east line of Fern Street, formerly called 30th Street and the west line of 31st Street, be, and the same is hereby changed from fourteen (14) feet, the present width of said sidewalks, to twenty (20) feet, and that hereafter when the sidewalks shall be paved with concrete or other pavement, such pavement shall be five (5) feet four (4) inches wide and so located as to leave a space of eight (8) feet between the inner line of said pavement and the property line, and a space six (6) feet wide between the outer line of said pavement and the inside line of the curb of said sidewalk.

Section 2. That all ordinances and parts of ordinances in conflict herewith are hereby repealed.

Passed and adopted by the Common Council of the City of San Diego, California, this 27th day of January, 1913, 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 27th day of January, 1913.

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 27th day of January, 1913.

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 January, 1913.
James E. Wadham,
(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. 4971 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 27th day of January, 1913, and as approved by the Mayor of said City on the 28th day of January, 1913.

Allen H. Wright,
City Clerk of the City of San Diego, California.
By W. E. Bartlett Deputy.

ORDINANCE NO. 4971.
AN ORDINANCE ESTABLISHING THE WIDTH OF THE SIDEWALKS ON PLEASURE LANE 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 Pleasure Lane, in the City of San Diego, California, from the southwesterly line of Chestnut Street and the northeasterly line of Whitman Street, be, and the same are hereby established at six (6) feet in width.

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

Passed and adopted by the Common Council of the City of San Diego, California, this 27th day of January, 1913, 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 27th day of January, 1913.

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 January, 1913.

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 28th day of January, 1913.

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. 4972 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 27th day of January, 1913, and as approved by the Mayor of said City on the 28th day of January, 1913.

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

ORDINANCE NO. 4973.
AN ORDINANCE APPROPRIATING $2,500,000.00 FOR THE PAYMENT OF THE PURCHASE PRICE OF THE WATER SYSTEM THIS DAY ACQUIRED FROM THE SOUTHERN CALIFORNIA MOUNTAIN WATER COMPANY.

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

Section 1. Two million, five hundred thousand dollars ($2,500,000.00) is hereby appropriated out of the Water Improvement Fund of 1913, to be paid to the Southern California Mountain Water Company, in payment of the purchase price of that certain property this day acquired by the City of San Diego, and authorized by Ordinance No. 4761 of the ordinances of the City of San Diego, entitled, "An Ordinance entering into a certain agreement between the Southern California Mountain Water Company and the City of San Diego" and approved on the 5th day of June, 1912, and in pursuance of the contract authorized by said Ordinance.

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 31st day of January, 1913, by the following vote, to-wit:

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

NOES---NONE
ABSENT---COUNCILMAN Adams.

and signed in open session thereof by the President of said Common Council, this 31st day of January, 1913.

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 31st day of January, 1913.

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 31st day of January, 1913.

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 appropriation of $2,500,000.00 for payment of purchase price of water system this day acquired from Southern California Mountain Water 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 January 31st, 1913.

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. 4974 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, 1913, and as approved by the Mayor of said City on the said 31st day of January, 1913.

Allen H. Wright,
City Clerk of the City of San Diego, California,
By W. E. Bartlett Deputy.

ORDINANCE NO. 4974.

AN ORDINANCE CALLING A SPECIAL ELECTION of certain FOR THE SUBMISSION (PROPOSED AMENDMENTS TO THE CHARTER OF THE CITY OF SAN DIEGO TO THE QUALIFIED ELECTORS THEREOF.

Whereas, on the 22nd day of January, 1913, the Common Council, of the City of San Diego, resolved in pursuance of the provisions of Section 8, of Article 11, of the Constitution of the State of California, to submit and propose certain amendments to the present Charter of the City of San Diego, which resolution is designated as "Resolution No. 12718", and which, in pursuance of the direction of the Common Council, is being published in The Evening Tribune, a daily newspaper, and the City official newspaper of said City, the first publication thereof occurring on the 23rd day of January, 1913. Now Therefore,

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

Section 1. A Special Election of the qualified electors of the City of San Diego, is hereby called and proclaimed, to be held in said City on the 27th day of February, A.D. 1913, at which said election, there is hereby submitted to the qualified electors of said City each of the following propositions of the Common Council of said City, to amend the present Charter of said City, which propositions were adopted for the purpose of submission by said Common Council, on Wednesday, the 22nd day of January, A.D., 1913.

PROPOSITION 1.
Amend Section 3, Chapter 4, Article I of said Charter to read as follows:

"Section 3. No ordinance passed by the Common Council (except when otherwise required by the general laws of the State, or by the provisions of this Charter, respecting street improvements, and except an ordinance for the immediate preservation of the public peace, health or safety, or financial benefit to the City, which contains a statement of its urgency and is passed by the vote of two-thirds of all the members of the Common Council) shall go into effect before thirty days from the time of its final passage and approval, and if, during said thirty days, a petition signed by electors of the City, equal in number to at least seven per cent of the entire vote cast for all candidates for Mayor, at the last preceding general election at which a Mayor was elected, protesting against the passage of such ordinance, be presented to the Common Council, the same shall thereupon be suspended from going into operation, and it shall be the duty of the Common Council to reconsider such ordinance, and if the same is not entirely repealed, the Common Council shall submit the ordinance as is provided in Section 2 of this Chapter, to the vote of the electors of the City, either at the next general election or at a special election to be called for that purpose, and such ordinance shall not go into effect or become operative unless a majority of the qualified electors voting on the same shall vote in favor thereof. Said petition shall be in all respects in accordance with the provisions of said Section 2, except as to the percentage of signers, and be examined and certified by the Clerk in all respects as is therein provided.

However, no grant of any franchise shall be construed to be an urgency measure, but all franchises shall be subject to the referendary vote herein provided for and shall not go into effect before thirty days from the time of its final passage and approval by the Mayor."

Amend Section 4, of said Chapter 4, of Article I, of said Charter to read as follows:

"Section 4. The holder of any elective office may be removed at any time by the electors qualified to vote for a successor of such incumbent. The procedure to effect the removal of an incumbent of an elective office shall be as follows: A Petition signed by electors entitled to vote for a successor to the incumbent sought to be removed, equal in number to at least twenty-five per cent of the entire vote cast for all candidates for Mayor at the last preceding general election at which a Mayor was elected, demanding an election of a successor of the person sought to be removed, shall be filed with the City Clerk; provided, that the petition sent to the Common Council shall contain a general statement of the grounds for which the removal is sought. The signatures to the petition need not all be appended to one paper, but each signer shall add to his signature, his place of residence, giving the street and number. One of the signers of each such paper, shall make oath before an officer competent to administer oaths, that the statements therein made are true, and that each signature to the paper appended is the genuine signature of the person, whose name purports to be thereunto subscribed. Within ten days from the date of filing such petition, the City Clerk shall examine and from the great register ascertain, whether or not said petition is signed by the requisite number of qualified electors, and if necessary, the Common Council shall allow him extra help for that purpose, and he shall attach to said petition his certificate showing the result of said examination. If, by the Clerk's certificate, the petition is shown to be insufficient, it may be amended within ten days from the date of said certificate. The Clerk shall, within ten days after such amendment, make like examination of the amended petition, and if his certificate shall show the same to be insufficient, it shall be returned to the person filing the same
without prejudice, however, to the filing of a new petition to the same effect. If the petition shall be found to be sufficient, the Clerk shall submit the same to the Common Council without delay. If the petition shall be found to be sufficient, the Common Council shall order and fix a date for holding the said election, not less than thirty days nor more than forty days from the date of the Clerk's certificate to the Common Council that a sufficient petition is filed.

The Common Council shall make or cause to be made, publication of notice, and all arrangements for holding of such election, and the same shall be conducted, returned, and the result thereof declared in all respects as are other city elections. The successor of any officer so removed shall hold office during the unexpired term of his predecessor. Any person sought to be removed may be a candidate to succeed himself, and, unless he requests otherwise, in writing, the Clerk shall place his name on the official ballot without nomination. In any such removal election, the candidate receiving the highest number of votes shall be declared elected. At such election, if some other person than the incumbent receives the highest number of votes, the incumbent shall thereupon be deemed removed from the office upon qualification of his successor. In case the party who receives the highest number of votes should fail to qualify within ten days after receiving the notification of election, the office shall be deemed vacant. If the incumbent receives the highest number of votes he shall continue in office."

This proposition is designated in the ballot hereafter prescribed as Proposition I, to amend section 3, Chapter 4, Article I and also, Section 4, of said Charter as set out in Proposition I in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City.

PROPOSITION II

Amend Section 2, of Chapter 1, of Article II of said Charter to read as follows:

"Section 2.-

(a) The Common Council shall consist, as at present, of five members, to be nominated and elected at large by the electors of the City of San Diego, and shall hold office for four (4) years, except that at the election held first after the adoption of this amendment, three members shall be elected, and the term of the two elected at the general municipal election of 1911, shall continue for four years from said election of 1911.

(b) Each member of the Common Council shall receive as compensation, the sum of three thousand six hundred dollars ($3600.00) per annum, payable in equal monthly installments.

(c) Each member of the Common Council shall have been both an elector and an actual resident of the City at least three (3) years next preceding his election, and shall give bond in the sum of five thousand dollars ($5000.00). If such bond is furnished by a Surety Company, the premium thereon shall be paid by the City provided such premium shall not exceed one-half of one per cent.

(d) The Common Council shall have, possess, and exercise all executive, legislative and judicial powers and functions conferred upon it by this Charter, or by the General Laws of the State of California.

(e) All the executive and administrative powers, authorities and duties conferred in the foregoing subdivision (d) are distributed into and among five departments, as follows:
1. Department of Finance and Public Utilities;
2. Department of Police;
3. Department of Streets and Sewers;
4. Department of Fire, Electricity and Buildings;
5. Department of Water.

(f) Each member of the Common Council shall be Commissioner of a Department.

(g) The Common Council shall, by a majority vote, on its first regular meeting of May, in each odd-numbered year, designate one of its members for each of the said Departments, except that it will be unnecessary to re-appoint a member to the Department held by him, provided, however, that the Common Council may, whenever it appears that the public service is benefited thereby, by a majority vote of the members of the Common Council, transfer a member from one Department to another Department, and in case of failure by the Common Council to decide upon and make such assignments to any Department, as herein named, then, in that event, the Mayor shall have authority to make such assignments.

(h) At the first meeting in May, or as soon thereafter as may be practicable, of each odd numbered year, the Common Council shall elect, by a majority vote of all its members, a City Attorney, a City Clerk, a City Engineer, a Chief of Police, a Superintendent of Streets, and such other officers and assistants as shall be provided by this Charter, or by Ordinance, as may be necessary for the proper and efficient conduct of the affairs of the City.

Any Charter Officer elected or appointed by the Common Council, may be removed from office at any time by a vote of two-thirds majority of the members of the Common Council.

(i) The Common Council shall determine the powers and duties to be performed by, and assign them to, the appropriate Departments; and shall prescribe the powers and duties of all officers and employees. Such Council may assign particular officers and employees to one or more of the Departments, and may require an officer or employee to perform duties in two or more departments; and may make such other rules and regulations as may be necessary or proper for the efficient and economical conduct of the business of the City.

(j) Any officer or Assistant other than Charter Officers, elected and appointed by the Common Council, may be removed from office at any time by a majority vote of the members thereof.

(k) The Common Council shall have the power to, from time to time, create, fill and discontinue offices and employments other than herein prescribed, according to their judgment of the needs of the City; and may, by ordinance, prescribe, limit or change the compensation of such officers or employees."

This proposition is designated in the Ballot hereinafter prescribed, as Proposition II, to Amend Section 2, of Chapter 1, of Article II, as set out in Proposition II, in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974, of said City.

PROPOSITION III

Amend Section 5, of Chapter 1, of Article II of said Charter, to read as follows:
"Section 5. Said Common Council shall:

1. Annually choose one of its members as president of the Common Council, who may be removed by the affirmative vote of not less than two-thirds of the members of the said Common Council; and who shall, when, and so long as the Mayor is temporarily unable to perform his official duties, act as Mayor pro tempore. Whenever both the Mayor and the President of the Common Council are temporarily unable to perform their official duties, the members of the Common Council shall act as Mayor in the order of their precedence, according to the precedence given to them as Commissioners of Departments enumerated in subdivision (e) of Section 2, Chapter 1, of Article II of this Charter.

2. Establish rules for its proceedings.

3. Keep a journal of its proceedings, and allow the same to be published. The ayes and Noes on any question shall, on demand of any two members, be taken and entered therein.

4. Have authority to punish its members for disorderly or contemptuous behavior in its presence, and to expel any member by the affirmative vote of not less than two-thirds of its members, specifying in the order of expulsion the cause thereof.

5. Have power to compel the attendance of witnesses and production of papers pertinent to any business before said Common Council, or any of its committees.

Section 20, of Chapter 1, of Article II, of said Charter is hereby repealed.

Amend Section 1, of Chapter 1, of Article II, of said Charter, to read as follows:

"Section 1. The Mayor shall be the chief executive officer of the City. He shall be elected by the qualified voters of the City of San Diego, at each general City Election, and his term of office shall be two years. He shall ex-officio as Mayor preside at the meetings of the Common Council, but shall not be entitled to a vote."

This proposition is designated in the ballot hereinafter prescribed as Proposition III, to amend Section 5, of Chapter 1, of Article II, of said Charter as set out in Proposition III, in the publication of proposals as provided in Resolution No. 12718, of the Common Council, of the City of San Diego, and also in Ordinance No. 4974, of said City.

PROPOSITION IV.

Amend Section 1 of Chapter 8, of Article III to read as follows:

"Section 1. All salaried officers of this City, other than the Mayor, must, before they can enter upon the discharge of their official duties, give bonds conditioned for the faithful performance of such duties, with two or more sureties, which sureties shall be free holders within this state, and residents thereof, and worth the sum for which they become liable on such bonds, over and above all just debts and liabilities in encumbered property, situated within this State, which is not exempt from execution and forced sale; provided, that no official, deputy, clerk, or employee of said City of San Diego, shall be accepted as a surety upon any bond or undertaking to be executed to said City, or for the protection of said City. The Sureties on such bonds shall accompany the same with an affidavit that they are each free holders within this State, and residents thereof, and are each worth the sum for which they become liable, as specified, in such bonds, over and above all their just debts and liabilities, exclusive of property exempt from execution; provided, that any corporation with a paid-up capital of not less than one hundred thousand dollars, incorporated under the laws of the State of California,
or any other State of the United States, for the purpose of making, guaranteeing, or becoming a surety upon bonds or undertakings required or authorized by law, or which by the laws of the State where it was originally incorporated has such powers, and which shall have complied with all the requirements of the law of the State of California, regulating the formation or admission of these corporations to transact such business in the State of California, may be accepted as sole and sufficient surety upon any such undertaking or bond. All official bonds must be approved by the Auditing Committee, in open session. The amounts of all official bonds, excepting the bonds of the members of the Common Council, shall be fixed by the Common Council by Ordinance. The premiums on all official bonds, where the surety is a corporation incorporated for the purpose of making, guaranteeing or becoming a surety upon bonds, and undertakings shall be at the expense of the City and paid out of the City Treasury, provided, that any such premium does not exceed one-half of one per cent*.

This proposition is designated in the ballot hereinafter prescribed as Proposition IV, to amend Section 1, of Chapter 8, of Article III, of said Charter as set out in Proposition IV, in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City.

PROPOSITION V.

Amend Chapter 2, of Article VI, of said Charter, by adding to said Chapter a new section to be numbered Section 8-1/2, and to read as follows:

"Section 8-1/2. Whenever, in the judgement of the Common Council the business interests or convenience of the City require a new or different system of municipal accounting, said Common Council shall have power by ordinance, and is hereby vested with authority to modify or abolish the present system of accounts heretofore established or used, or to adopt a new system or systems of accounts, and to that end the Mayor may nominate, and the Council confirm, the appointment of experts, who shall be paid out of the General Fund of the City."

This proposition is designated in the Ballot hereinafter prescribed as Proposition V, to amend Chapter 2, of Article VI of said Charter, as set out in Proposition V in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974, of said City.

PROPOSITION VI

Amend Section 9, of Chapter 2, of Article VI, of said Charter, to read as follows:

"Section 9. The following funds are hereby established:
1. "Fire Department Fund", upon which all warrants must be drawn for the Fire Department, for salaries, supplies, and expenses whatsoever.
2. "Salary Fund", from which all salaries of City officers and their deputies must be paid, unless otherwise provided in this Section.
3. "Police Department Fund," from which must be paid all expenses of the Police Department, for salaries, supplies and expenses.
4. "Street Fund", from which must be paid all expenses for salaries, street repairs, street sprinkling and cleaning, highways and bridge repairs, and all other street improvements not otherwise provided for in this Charter.
5. "Harbor and Wharf Fund", from which must be paid all salaries and expenses of wharf building and repairs, and for all harbor improvements and protection.
6. "Sewer and Drainage Fund", from which all expenses for salaries, sewer and drainage construction and repairs must be paid."
7. "Pueblo Land Improvement Fund", from which must be paid all salaries and expenses for improvement of the pueblo lands owned by the City of San Diego, lying and being situated north of the north line of the San Diego River.

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

9. "Park Improvement Fund", from which must be paid all expenses for improving parks, plazas and public squares, such as all construction therein, building of drives, boulevards, planting of trees therein, and other improvements, and all salaries.

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

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

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

13. "Office Fund", from which all expenditures for furniture, fuel, stationery, books, etc., furnished to the City Officers and Departments must be paid, except as otherwise provided in this section.

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

15. "Water Development Fund", from which expenditures shall be made for developing water and repairing and improving the water impounding systems of said City.

16. "Playground Fund", from which must be paid all salaries and expenses for the maintenance of public playgrounds.

The Common Council, may, from time to time, establish such other funds as it may deem necessary and shall establish and continue in force all Interest Funds, Bond Funds, Bond Redemption Funds, and other funds now or hereafter established for the payment of all interest upon, and the payment of all bonded indebtedness of said City; and the percentage of each annual tax levy shall be named for each fund, and the whole amount of taxes and revenues of the City apportioned to said several funds, accordingly; and no transfer shall be made from one Fund to another except by ordinance, and in no case shall any moneys be transferred from the Library Fund, Pueblo Lands Improvement Fund, Public Health Fund, or Water Fund, to any other Fund.

The Common Council shall by Ordinance determine and designate to what funds may be apportioned all moneys arising from the levy of all license taxes in the City; provided, that none of such moneys shall be apportioned to either the Park Improvement Fund, Pueblo Lands Improvement Fund, or the Library Fund, or to any of the Bond Funds, Interest Funds, or Bond Redemption Funds of the City."

This proposition is designated in the Ballot hereinafter prescribed as Proposition VI, to amend Section 9, of Chapter 2, of Article VI, of said Charter, as set out in Proposition VI, in the publication of proposals as provided in Resolution No. 12716, of the Common Council, of the City of San Diego, and also in Ordinance No. 4974 of said City.

PROPOSITION VII.
Amend Section 11, of Chapter 2, of Article VI, of said Charter to read as follows:
Section 11. All officers or employees of the City who collect moneys on account of taxes, licenses, fines, and from any other sources which belong to the City, except moneys collected by the Treasurer on account of redemption of property sold to the City for taxes, shall immediately deposit same with the Treasurer for the benefit of the funds to which they respectively belong, and shall receive from the Treasurer a deposit slip receipt for such amounts so paid. If any such officer or employee for twenty-four hours after having received same (legal holidays excepted) shall delay or neglect to make such deposit, he shall be deemed guilty of misconduct in office, and may be suspended or removed; provided, further, no payment of salary shall be made to any officer, agent or employee who shall be in receipt of money payable to the City until he shall have taken and filed with the Auditor an affidavit that he has paid into the City Treasury, all fees or other moneys theretofore received or collected by him (except that the Assessor may retain his fees for collection of personal property tax); and at least once a week and on the last day of each month receive from the Treasurer a Treasurer's receipt in duplicate, one of which receipts must be filed with the Auditor. The Auditor upon filing the Treasurer's receipt, must forthwith apportion the money so paid into the several funds to which they belong, and file with the Treasurer his statement of such apportionment.

Section 1, of Chapter 6, of Article III is hereby repealed.

This proposition is designated in the ballot hereinafter prescribed as Proposition of Chapter 2, of Article VI, and also to repeal Section 1, VII, to amend Section 11, of Chapter 6, of Article III of said Charter, as set out in Proposition VII, in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974, of said City.

PROPOSITION VIII.

Amend Chapter I, of Article VI, of said Charter by adding a new section thereto, to be known as Section 2a, which shall read as follows:

"Section 2a. The Common Council shall levy annually, in addition to all other taxes provided for in this Charter, not less than six cents, nor more than eight cents, on each one hundred dollars valuation of property, for the purpose of defraying the costs and expenses of street lighting."

This proposition is designated in the ballot hereinafter prescribed as Proposition VIII, to amend Chapter I, of Article VI, of said Charter, as set out in Proposition VIII, in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974, of said City.

PROPOSITION IX.

Amend Chapter I of Article VI, of said Charter, by adding a new section thereto to be known as Section 2b, which shall read as follows:

"Section 2b. The Common Council shall levy annually, in addition to all other taxes provided for in this Charter, not less than four cents, nor more than six cents, on each one hundred dollars valuation of property, for the purpose of supporting and maintaining the Public Library. Said levy shall be sufficient in any event to realize six thousand dollars."

This proposition is designated in the ballot hereinafter prescribed as Proposition IX, to amend Chapter I, of Article VI, of said Charter, as set out in Proposition IX, in the publication of proposals as provided in Resolution No. 12718, of the Common Council, of the City of San Diego, and also in Ordinance No. 4974, of said City.
PROPOSITION X.

Amend Chapter I, of Article VI, of said Charter, by adding a new section thereto, to be known as Section 2 e, which shall read as follows:

"Section 2 e. The Common Council shall levy annually, in addition to all other taxes provided for in this Charter, five cents on each one hundred dollars valuation of property, for the purpose of developing water, and making repairs and improvements to the water impounding system of the City of San Diego, and making investigations and explorations in connection with the present and future water supply of this City and its inhabitants."

This proposition is designated in the Ballot hereinafter prescribed as Proposition X, to amend Chapter I, of Article VI, of said Charter, as set out in Proposition X in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City.

PROPOSITION XI.

Amend Chapter I, of Article VI, of said Charter, by adding a new section thereto, to be known as Section 2 d, which shall read as follows:

"Section 2 d. The Common Council shall levy annually, in addition to all other taxes provided for in this Charter, not less than one cent, nor more than two cents, on each one hundred dollars valuation of property, for the purpose of supporting and maintaining the public playgrounds of the City."

This proposition is designated in the ballot hereinafter prescribed as Proposition XI, to amend Chapter I, of Article VI, of said Charter, as set out in Proposition XI, in the publication of proposals as provided in Resolution No. 12718, of the Common Council, of the City of San Diego, and also in Ordinance No. 4974 of said City.

PROPOSITION XII.

Amend Article VIII of said Charter, so as to read:

"ARTICLE VIII.

OF THE PUBLIC LIBRARY.

The public library and reading room shall be governed and controlled by a Board of three Trustees, who shall be appointed by the Mayor from among the qualified electors of said City, subject to the approval of the Common Council, and they shall hold office for four years, provided, that the terms of the Trustees first appointed shall be deemed to have commenced on the first Monday in May, 1905.

They shall elect a President from among their number, and so classify themselves that one of their number shall go out of office in two years, one in three years, and one in four years.

In all other particulars, said library shall be governed and controlled by the provisions of the Act of the Legislature of the State of California, entitled "An Act providing for the Establishment and Maintenance of Public Libraries Within Municipalities," approved March 23rd, 1901, and the amendments thereto; and the powers and duties of said Board of Trustees shall be as in said Act prescribed."

This proposition is designated in the ballot hereinafter prescribed as Proposition XII, to amend Article VIII of said Charter as set out in Proposition XII, in the publication of proposals as provided in Resolution No. 12718, of the Common Council of San Diego, and also in Ordinance No. 4974 of said City.
PROPOSITION XIII.

Amend said Charter by the addition of a new Chapter to Article III, which shall be entitled, "Chapter 7-1/2. Of City Playgrounds," and which shall read as follows:

"Chapter 7-1/2.

Section 1. There shall be created a Board of five (5) Commissioners to be known as the Board of Playground Commissioners.

Section 2. The members of the Board of Playground Commissioners shall be appointed by the Mayor, subject to a confirmation by a majority of the Council. All such appointments shall be made so that not more than three of said Commissioners shall be of the same sex. The members of said Board shall serve without compensation, and shall hold office for four years, and until their successors are appointed and qualify. If any vacancy occur, the Mayor shall fill the same for the unexpired term, subject to confirmation by a majority of the Council.

Section 3. The Board of Playground Commissioners shall organize by electing a President and a Secretary, each of whom shall hold office for one year, and until his successor is elected. The Board shall maintain an office for the transaction of business. said Board shall hold regular meetings at least once a month.

Section 4. All appointments, suspensions and removals of employees of the Children's Playgrounds, and Recreation Centers, shall be made by the Board of Playground Commissioners, subject to such civil service regulations as are now, or may hereafter be in force.

Section 5. All Children's Playgrounds and Recreation Centers and the design, construction, maintenance and use of all buildings and improvements thereon shall be under the exclusive control and management of the Board of Playground Commissioners.

Section 6. The Board of Playground Commissioners may, for and on behalf of the City of San Diego, receive donations, legacies or bequests for the improvement or maintenance of said playgrounds, or for the acquisition of new playgrounds, and all moneys derived from such donations, legacies or bequests shall unless otherwise provided by the terms thereof, be deposited in the Treasury of the City of San Diego to the credit of the Playground Fund. The same may be drawn therefrom and paid out only in the manner as is provided in the Charter for the payment of money from other funds. If the moneys derived from such gifts, bequests or legacies shall at any time exceed in amount the sum necessary for immediate expenditure on said playgrounds, the Board may invest or a part of the surplus in interest-bearing bonds of the United State or of the State of California, or of any County, Municipality or School District thereof. As to all of such property the Board of Playground Commissioners shall be deemed and considered to be a special Trustee thereof for the City of San Diego.

Section 7. The Council shall have power, by ordinance, to set aside for playground purposes, any lands now or hereafter owned or controlled by the City, and not held for or devoted to, any public use.

Section 8. The Council shall for the acquisition, development and maintenance of Children's Playgrounds, appropriate annually, not less than one-cent, nor more than two cents, on each one hundred dollars of assessed valuation as a special tax independent of the general tax levied, and the amount so appropriated shall be credited to the Playground Fund.

Section 9. Said Board of Playground Commissioners shall have power to employ and fix the compensation of such employees as may be necessary for the proper care and improvement of said playgrounds, to expend the moneys appropriated by the Council, or
received from any other source, for the purpose of managing and improving said playgrounds and recreation centers.

Section 10. The Board of Playground Commissioners shall have further powers and perform such other duties as may be granted or imposed by Ordinance.

This proposition is designated in the ballot hereinafter prescribed as Proposition to Amend Article III of said Charter, as set out in Proposition XIII, in the publication of proposals as provided in Resolution No. 12718, of the Common Council, of the City of San Diego, and also in Ordinance No. 4974 of said City.

PROPOSITION XIV.

Amend Article VII, of said Charter, by adding a new section thereto, to be known as Section 4, which shall read as follows:

"Section 4. Said Board shall appoint and remove at pleasure a dentist, an oculist and a medical practitioner, and such other subordinate officers as, from time to time, may be deemed necessary by the said Board of Education. The salary of each specialist shall not be less than two thousand dollars ($2000.00) per annum. It shall be the duty of the dentist so appointed to look after and keep in good order the teeth of all children attending the public schools in the City of San Diego. The duty of the oculist shall be to look after and attend to the eyes of all the children attending the public schools of the City of San Diego. The duty of the General Practitioner shall be to look after the general health of all children attending the public schools of the City of San Diego; provided, the services of said general practitioner, oculist or dentist are desired by the parents or guardians of said children. All care given by the dentist and the oculist and the general practitioner to be free of charge to the Children, the said specialists to be paid for their service from the public school fund. The Board of Education shall furnish an office and supplies for the dentist and oculist and general practitioner."

This proposition is designated in the ballot hereinafter prescribed as Proposition XIV, to amend Article VII, of said Charter, as set out in Proposition XIV, in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City.

PROPOSITION XV.

Amend Section 15 of Chapter 3, of Article IX, of said Charter, to read as follows:

"Section 15. The Board of Health may locate, establish and maintain pest houses, and discontinue and remove the same whenever and wherever necessary for the preservation of the public health. It shall gather, collect and dispose of all garbage and refuse matter in the City. It may, when provided with funds, establish and maintain a hospital for emergency and other purposes, and for the treatment of the indigent sick of the City. The said Board may appoint and remove at pleasure, such physicians, nurses and employees in any of the above mentioned matters and things, as may be necessary to maintain the well-being of the City, and it may cause to be removed to any such pest house, and kept therein, all such persons as may be infected with any dangerous or infectious disease."

This proposition is designated in the ballot hereinafter prescribed as Proposition XV, to amend Section 15, of Chapter 3, of Article IX, of said Charter, as set out in Proposition XV, in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City.

PROPOSITION XVI
Section 15, of Article X, of said Charter is hereby repealed.

This proposition is designated in the ballot hereinafter prescribed as Proposition XVI, to repeal Section 15, of Article X, of said Charter as set out in Proposition XVI, in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City.

Section 2. In addition to the directions to voters, which the General Law of the State requires to be printed on the ballot, it shall also contain the following directions to the voter: "If you desire to ratify 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 not to ratify any 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 said election, as to its form, shall conform to the provisions of the General Law of the State, touching municipal elections in such municipalities as is the City of San Diego. Such ballot shall be printed so as to state each of the propositions set out in Section 1 of this ordinance, in the manner and form following:

<p>| PROPOSITION I, to amend Section 3, Chapter 4, Article I, and also, Section 4 of said Chapter 4, of said Charter, as set out in Proposition I in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City. | YES. | NO. |
| PROPOSITION II, to amend Section 2 of Chapter 1, of Article II, of said Charter, as set out in Proposition II, in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City. | YES. | NO. |
| PROPOSITION III, to amend Section 5, of Chapter 1, of Article II, and also Section 1, of Chapter 1, of Article II, of said Charter, as set out in Proposition III, in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City. | YES. | NO. |</p>
<table>
<thead>
<tr>
<th><strong>Proposition IV</strong></th>
<th>To amend Section 1, of Chapter 8, of Article III, of said Charter as set out in Proposition IV, in the Publication of Proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City.</th>
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<td>YES.</td>
<td>NO.</td>
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<tr>
<th><strong>Proposition V</strong></th>
<th>To amend Chapter 2, of Article VI, of said Charter, as set out in Proposition V, in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City.</th>
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<td>YES.</td>
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<th><strong>Proposition VI</strong></th>
<th>To amend Section 9, of Chapter 2, of Article VI, of said Charter, as set out in Proposition VI, in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City.</th>
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<td>YES.</td>
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<tr>
<th><strong>Proposition VII</strong></th>
<th>To amend Section 2, of Chapter 2, of Article VI, and also to repeal Section 1, of Chapter 6, of Article III, of said Charter, as set out in Proposition VII, in the Publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City.</th>
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<td>YES.</td>
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<tr>
<th><strong>Proposition VIII</strong></th>
<th>To amend Chapter 1, of Article VI, of said Charter, as set out in Proposition VIII, in the Publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City.</th>
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<td>YES.</td>
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<tr>
<th><strong>Proposition IX</strong></th>
<th>To amend Chapter 1, of Article VI, of said Charter, as set out in Proposition IX, in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City.</th>
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<tr>
<td>YES.</td>
<td>NO.</td>
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<tr>
<td>PROPOSITION X, to amend Chapter 1, of Article X, of said Charter, as set out in Proposition X, in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City.</td>
<td>YES.</td>
</tr>
<tr>
<td>PROPOSITION XI, to amend Chapter 1, of Article XI, of said Charter, as set out in Proposition XI, in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City.</td>
<td>YES.</td>
</tr>
<tr>
<td>PROPOSITION XII, to amend Article VIII of said Charter, as set out in Proposition XII, in the publication of Proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City.</td>
<td>YES.</td>
</tr>
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<td>PROPOSITION XIII, to amend Article III, of said Charter, as set out in Proposition XIII, in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City.</td>
<td>YES.</td>
</tr>
<tr>
<td>PROPOSITION XIV, to amend Article VII, of said Charter, as set out in Proposition XIV, in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City.</td>
<td>YES.</td>
</tr>
<tr>
<td>PROPOSITION XV, to amend Section 15, of Chapter 3, of Article IX, of said Charter, as set out in Proposition XV, in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City.</td>
<td>YES.</td>
</tr>
</tbody>
</table>
PROPOSITION XVI, to repeal Section 15, of Article X of said Charter, as set out in Proposition XVI, in the publication of proposals as provided in Resolution No. 12718, of the Common Council of the City of San Diego, and also in Ordinance No. 4974 of said City.

YES.

NO.

Section 3. Electors voting at said election shall indicate their choice of any proposition by stamping a cross (x) in the voting square at the right of the word "Yes" or at the right of the word "No." If any elector shall have stamped a cross (X) in the voting square after the printed word "Yes" his vote shall be counted as ratifying the proposition immediately left of said word; and if an elector shall have stamped a cross (X) in the voting square after the printed word "No," his vote shall be counted as not ratifying the proposition immediately left of the said word.

Section 4. 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, and, 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 and established 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 fixed and designated as follows:

Election Precincts Numbers One and Two, as defined in said Ordinance, are hereby consolidated into one special 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--J. Mills Boal.
Judge--D. W. Rannels.
Clerks--James T. Rutherford and Perl 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
Clerks--David C. Shively and Peter F. Vessels.

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--Francis H. Whaley.
Judge--James W. Parkinson.
Clerks--George Lyons and Charles H. Lansing.

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--Ernest Riall and Wilson Chamberlain.

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 Robert's Real Estate Office, Roseville.
Inspector--Albert Roberts.
Judge--Thomas Hamilton.
Clerks--R. K. Crosby, Jr., and Thomas N. Faulconer.

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 Crosby's Grocery, 1407 West Lewis Street.
Inspector--Lucius A. Stockwell.
Judge--Earl S. Barr.
Clerks--John C. Sanders and George B. Wright.

Election Precincts Numbers Nine and Ten, as defined in said Ordinance, are hereby consolidated into one special precinct which shall be designated as "Special Election Precinct Number Seven."
The Polling Place is hereby designated as---Schaeffer's Barn, corner Douglass and Goldfinch Streets.
Inspector--Charles W. Schaeffer.
Judge--David A. Leebenstein.
Clerks--Edward E. Knight and John Aichele.

Election Precincts Numbers Twelve, 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 and University Avenue.
Inspector--Levis Brinton.
Judge--Clark Braly.
Clerks--F. W. Elliott, and Columbus Wardlaw.

Election Precincts 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--David G. Curtis.
Clerks--Edward F. Pepoon and George H. Garner.
Election Precincts 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 Tent, near Comer Oregon Street and University Avenue.

Inspector--Oscar Bert Schneider.
Judge--Hartford M. Goldman.
Clerks--L. E. Tyler and James C. La Porte.

Election Precincts Numbers Twenty-one, 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---Franklin Garage, Fifth and Grape Streets.

Inspector--William H. Toggart.
Judge--Edward Hohfeld.
Clerks--Robert W. Cappe and James F. Brooks.

Election Precincts 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--Frank S. Banks.
Judge--Sherwood Wheaton.
Clerks--Linden L. Boone and Gustave W. Jorres.

Election Precinct 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--John C. Darby.
Judge--Gerald L. Baldwin.
Clerks--Herman Hirth and Fred A. Shapley.

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--Excelsior Laundry 1130 Columbia Street.

Inspector--Charles Evert.
Judge--A. G. Edwards.
Clerks--William J. Carr and Southard A. Hinckley.

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---Pioneer Auto Brokers, No. 1140 Second Street.
Inspector--R. E. Smith.
Judge--Frederick C. Poard.
Clerks--Edward M. Beall 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--Fanning's Stables, Sixth and A Streets.
Inspector--Edwin J. Kobler.
Judge--Fred Fanning.
Clerks--L. C. Dana and Henry W. Brolaski.

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--San Diego Auto Repair Works, Seventeenth and C Streets.
Inspector--C. S. Alverson.
Judge--Danville F. Jones.

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, 1522, Granada Avenue.
Inspector--O. A. Buckland.
Judge--Ivins D. Rodgers.
Clerks--Edgar F. Clark and Charles N. Andrews.

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--Putnam Field.
Judge--J. C. Thompson.
Clerks--David L. Marrs 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--The Arlington, corner of Columbia and "F" Streets.
Inspector--Daniel F. Curley.
Judge--Moses M. Kaufman.
Clerks--Charles St. Clair and J. A. Crawford.
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 Walter Kinder.

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--Fred G. Bellinger.
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--Franzen's Furniture Shop, 746 Seventh Street.
Inspector--C. H. Payne.
Judge--H. K. Coon.
Clerks--W. H. Rapier and Lindsay Stanfield.

Election Precincts Numbers Fifty-three and Fifty-four, as defined in said Ordinance, are hereby consolidated into one special 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--Harvey L. Christiansen.

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--Yankee Grocery, northeast corner of 22nd and H Streets.
Inspector--George Ogden.
Judge--Benjamin F. Ingalls.
Clerks--George E. Bird and Harry M. Landis.

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--Tent, Southeast corner of 26th and G Streets.
Inspector--W. T. Frye.
Judge--Duncan M. Hartman.
Clerks--Samuel M. Tyson and George L. Flagg.

Election Precincts Numbers Fifty-nine and Sixty, as defined in said Ordinance, are hereby consolidated into one special precinct which shall be designated as "Special Election Precinct Number Twenty-seven."
The Polling Place is hereby designated as---Klauber & Wangenheim's Stables, J street, between Fourteenth and Fifteenth Streets.
Inspector--J. D. Woodruff.
Judge--David W. Frew.
Clerks--William H. Derbyshire and Elmer L. 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 Tent, northeast corner 19th and K Streets.
Inspector--N. S. Hammock.
Judge--Edward A. Powell.
Clerks--R. G. Crabtree and James Cudman.

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---Wide Awake Club House, M Street, between 25th and 26th Streets.
Inspector--Benjamin E. Campbell.
Judge--C. N. Bowers.
Clerks--Phillip P. Tischner 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---Industrial School, National Avenue and Beardsley Street.
Inspector--Charles M. Gifford.
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 Meeker.
Judge--William Hult.
Clerks--Ellis W. Bour and Fred W. Buggert.
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--Charles R. Schoepfle.
Clerks--Marius H. Quitsow and Simon W. Switzer.

Section 5. The City Clerk is hereby directed to procure and have printed the requisite number of official ballots, sample ballots and copies of the said proposed amendments to the Charter, and at least ten days previous to the election hereby called, he shall mail to the address of each voter, as the same appears in the Great Register of the County of San Diego, a copy of each of said propositions, together with the designation of the same as it shall appear in the official ballot, and of the sample ballot.

Said Clerk shall also procure whatever other election supplies may be necessary for use at said election.

Section 6. The City Clerk of the City of San Diego is hereby directed to publish this ordinance in The Evening Tribune, a daily newspaper printed, published and circulated in the City of San Diego, and which is the City Official newspaper of said City, for five (5) days, commencing on the 8th day of February, A.D. 1913, such publication to be in the successive and consecutive issues of said newspaper.

Section 7. 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 23rd day of January, 1913, by the following vote, to-wit:

AYES---COUNCILMAN Adams, Fay, Sehon, Woods and Dodson.
NOES---NONE
ABSENT---NONE

and signed in open session thereof by the President of said Common Council, this 23rd day of January, 1913.

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 23rd day of January, 1913.

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 31st day of January, 1913.

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. 4975.

AN ORDINANCE PROVIDING FOR THE COMPENSATION OF ELECTION OFFICERS AND THE RENTAL OF POLLING PLACES AT SPECIAL CHARTER AMENDMENT ELECTION TO BE HELD ON FEBRUARY 27th, 1913.

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 Charter Amendment Election heretofore fixed by the Common Council to be held in the City of San Diego, on the 27th day of February, 1913, 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. 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 27th day of January, 1913, 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 27th day of January, 1913.

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 January, 1913.

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 January, 1913.

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 fixing compensation of Election Officers and rent of polling places for Election Feb 27/13, payable out of Genl 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 Jany 28, 1913.

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. 4976 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 27th day of January, 1913, and as approved by the Mayor of said City on the 28th day of January, 1913.

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

ORDINANCE NO. 4976.
AN ORDINANCE AUTHORIZING THE PURCHASE OF
A SUCTION CLEANER FOR 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, one Rear Draught Suction Cleaner, provided, however, that the purchase price be not more than twenty-two Hundred Dollars ($2200)

Section 2. There is hereby appropriated out of the Street Department Fund of said City, the sum of Twenty-two Hundred (2200) 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 29th day of January, 1913, 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 January, 1913.

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 January, 1913.

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 31st day of January, 1913, on assumption that Sweeper is to be new and not second hand.
AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA,
Changing the width of Sidewalks on State Street,
IN THE CITY OF SAN DIEGO, BETWEEN QUINCE AND REDWOOD STREETS.

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

Section 1. That the width of the sidewalks on both sides of State Street, in the City of San Diego, California, between the northwesterly line of Quince Street and the southeasterly line of Redwood Street, be, and the same is hereby changed from twelve (12) feet, the present width of said sidewalks, to twenty (20) feet.

Section 2. That all ordinances and parts of ordinances in conflict herewith are hereby repealed.

Passed and adopted by the Common Council of the City of San Diego, California, this 29th day of January, 1913, 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 January, 1913.

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 January, 1913.
AN ORDINANCE REGULATING THE USE OF PUBLIC
PARKS IN THE CITY OF SAN DIEGO.

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

SECTION 1. It shall be unlawful for any person, within the limits of any park or plaza in the City of San Diego, to do any of the acts hereinafter specified:

(1) To distribute, circulate or give away, or throw or deposit in or on any of said places, any handbills, circulars, pamphlets, tracts, dodgers or advertisements; or post, or offer, or affix to any tree, fence or structure situate within any such park, any such handbill, circular, pamphlet, tract, dodger or advertisement.

(2) To lead, turn in or let loose any horse, cow, ox, ewe, ass, goat, sheep or swine in or upon any such park.

(3) To discharge any firearm, fire-cracker, bomb, torpedo, rocket or other firework.

(4) To cut, break, dig up or in any manner injure any tree, shrub or plant in or growing therein, excepting under the permission or direction of the Board of Park Commissioners.

(5) To cut, break, deface or injure any building, monument, rock, fountain, cage, pen, fence, bench, hydrant, swing or other structure, apparatus or property, excepting under permission or direction of the said Board of Park Commissioners.

(6) To cut remove any tree, wood, turf, grass, soil or rock.

(7) To deposit or dump any garbage, refuse, dirt, ashes, broken glass, crockery, bones, tin cans, or like substances, or any carcass of any animal or fowl.

(8) To Leave or scatter about any boxes, empty or otherwise, waste paper, remains of lunches, newspapers, or rubbish of any kind, except that such material and matter may be deposited and left in receptacles provided for such purposes.

(9) To bathe in the waters of any lake, pond, pool, or at any hydrant; or throw into or deposit any dirt, filth or foreign matter in the water of any lake, pond, or pool, or in any manner pollute the same.
(10) To take, kill, wound, disturb or maltreat any bird or animal, either wild or domesticated.

(11) To kindle, or allow to be kindled, any fire or bonfire, or throw upon the ground a lighted match, lighted cigar, or cigarette, or anything that would be liable to set fire to any grass, trees, shrubs or buildings.

(12) To camp, lodge, sleep or tarry over night.

(13) To vend offer for sale or dispose of any goods, wares, or merchandise; or erect or maintain any structure, counter, table, tent or other thing used, or intended to be used, or so constructed that it may be used in the selling or exposing for sale of any goods, wares, or merchandise; intended for sale; and no person shall have or take into or carry any fruit, nuts, candy, vegetables or other wares, or merchandise to be sold or offered for sale.

(14) To set up or maintain any exhibition, show, performance, concert, place of amusement or concert hall.

(15) To be guilty of any indecent conduct, or use abusive, profane or indecent language, or indulge in any riotous, boisterous, or threatening behaviour.

(16) To practice any fortune-telling, play any game of chance, or maintain, carry on or expose any gambling table, contrivance, instrument or device through or by means of which gaming or gambling are or may be carried on.

(17) To play baseball, football, or any other game of ball, ricket, or other game, or games, excepting at such places as shall be especially designated for that purpose by the Board of Park Commissioners.

(18) No male person over twelve years of age shall resort to any toilet set apart for women, and no female person over twelve years of age shall resort to any toilet set apart for men.

(19) To ride a bicycle, tricycle, motorcycle, or any other vehicle, on any walk, as distinguished from wagon-roads, and automobile roads; or ride or drive a team of horses on any of the driveways at a greater speed than eight miles per hour, except on such driveways as may be set apart for the purpose of a greater speed.

(20) To drive any automobile, motorcycle, or other self-driven vehicle or contrivance, at a greater speed than ten (10) miles per hour, at any park entrance, or on the driveways of the Golden Hill division of Balboa Park; or at any other place at a greater speed than twenty miles per-hour.

(21) To leave or hitch any horse, or leave any vehicle, motorcycle or automobile on any driveway, or anywhere, excepting at such places as are provided for and designated as places for the hitching of horses or for the leaving of any such vehicle, motorcycle or automobile.

(22) To haul or carry, on any cart, wagon, truck, dray, or other vehicle, any manure, garbage, rubbish, hay, soil, or lumber except under permit of Board of Park Commissioners.

(23) To carry, on any cart, wagon, truck, dray, or other vehicle, any goods, wares merchandise, or other article of commerce, on any of the roads of any such place, excepting the road in Balboa Park commencing at the point where Eighteenth Street intersects the Park and running in a northeasterly direction to Redwood Street, at the point where said Redwood Street intersects said Park, and also excepting the road in said Park commencing at the point where Eleventh Street intersects the Park and running in a northerly direction to Park Boulevard at the point where said Park Boulevard intersects said Park, which road may be used by any vehicle having a load capacity of not more than two thousand pounds.
Any company, society, or organization of persons exceeding twenty-five (25) in number, who may desire to resort to any part of any of said parks for parade, picnic, or other purposes of pleasure, shall, at least one day prior to the proposed parade, or picnic, notify the Superintendent of Parks, or Secretary of the Board of Park Commissioners, of their intention, and with his consent obtain a permit to use such grounds as may be set aside for that purpose, which permit, if issued, shall be without charge; and no such parade or resort to any such park shall be without such permit.

To obstruct the free travel of vehicles or pedestrians over any of the walks, roads, or avenues thereof.

Nothing herein contained shall be construed to prevent any employee of the Board of Park Commissioners from doing anything that, in the opinion of the Board of Park Commissioners, may be thought necessary or proper for the improvement or betterment of any of said parks or the upkeep thereof.

And further, nothing herein contained shall be construed to prevent any employee of the Department of Water from doing anything that, in the opinion of the Common Council, may be thought necessary or proper for the accomplishment of the work of the Water Department, in and about the location now occupied by said Department of Water in the southwestern portion of the 1400 acre park, otherwise called Balboa Park.

Section 2. 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 fined not less than Five Dollars ($5.00) and not more than One Hundred Dollars ($100.00) or be imprisoned in the City Jail not less than five (5) days, nor more than three (3) months, or he may be both fined and imprisoned.

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 27th day of January, 1913, 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 27th day of January, 1913.

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 January, 1913.

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 4th day of February, 1913.

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. 4978 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 27th day of January, 1913, and as approved by the Mayor of said City on the 4th day of February, 1913.

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

ORDINANCE NO. 4979.
AN ORDINANCE RE-ORGANIZING THE SAN DIEGO FIRE DEPARTMENT AND PROVIDING FOR A FIDEMENS RELIEF AND PENSION FUND.

Section 1. The Fire Department of the City of San Diego, California, shall consist of one Chief Engineer, one Assistant Chief Engineer, and such battalion Chiefs, officers and members as may be required from time to time, who shall be provided by the Common Council. The salaries of the Chief Engineer of the Fire Department shall be fixed by the Common Council at the same time, and in the same manner as the salaries of the Charter Officers are fixed and determined.

Section 2. All active officers, members and employes of the Fire Department at the time this ordinance shall take effect shall be retained as members of the San Diego Fire Department, and shall only be removed for cause, as hereinafter provided.

Section 3. The Fire Department shall be under the management of the Superintendent of Fire and his successors in office, subject to the approval of the Common Council. Said Superintendent shall organize the Department, and shall organize when he may deem it necessary, a Department of Fire Prevention. The Chief Engineer shall be Chief Executive Officer of such Department. Said Superintendent shall create and establish such fire companies as he may deem necessary, prescribe the number and duties of the officers and employes of the Department and the uniform and badges to be worn by them; have control of the property and equipments of the Department and exercise full power and authority over all appropriations made for the use of the Department, subject to the approval of the Common Council.

Section 4. All persons appointed to positions in the Department must at the time of their appointment be citizens of the United States, not less than twenty-one nor more than thirty-five years of age, of good character and sobriety, and able to read and write English; all officers down to the Grade of Lieutenant, must have been residents of the City at least one year next preceding the date of their appointment; they must pass a mental and physical examination under such rules and regulations as may be prescribed by the Superintendent, and must, upon such examination, be found in sound bodily health.

Section 5. No officer, member, or employe of the Fire Department shall be appointed or removed because of his religious or political opinion, except that political activity may be cause for suspension or removal.

Section 6. No officer, member or employe of the Fire Department shall be dismissed by the Common Council, except for cause, nor until he has had a hearing before the Superintendent of the Department. In case of charges preferred against the Chief of the Fire Department, they shall be heard before the Common Council, and if said charges be sustained
he may be removed by a two-thirds vote of the entire Council. The accused shall be fur-
nished with a written copy of the charges against him at least three days before his
trial, and shall have the right to appear in person or by counsel, and examine witnesses in
his behalf.

Section 7. The Superintendent of the Fire Department shall provide rules and
regulations for the government of the Department and provide penalties for the violation of
the same. Said Superintendent may suspend any member of the Department, except the Chief
Engineer, for a term not to exceed thirty days, where in his judgement, such suspension is
necessary or for the good of the service. The Chief of the Department may make a suspen-
sion for the same purpose.

Section 8. In case of a vacancy, the Common Council shall appoint a Chief Engineer.
The Chief Engineer shall be charged with the special duty of superintending the exteinguish-
ment of fires. The Chief Engineer shall be the Chief Executive officer of the Fire Depart-
ment, Fire Marshall, Superintendent of the Fire Alarm and Police Telegraph System, and it
shall be his duty and that of the Assistant Chiefs to see that all laws rules and regulations
of the City, made by the Superintendent and Common Council, under the jurisdiction of the
Fire Department, are enforced. The Superintendent of the Department may grant such leave
of absence with full pay, not to exceed one year, to Fireman who has contracted Sickness,
or Disability in the line of duty. The Chief of the Fire Department may require the Said
Fireman to report for duty upon satisfactory proof that said fireman is able to perform
his duty. The Chief of the Fire Department may grant such leave of absence not to exceed
thirty days with full pay, or for other reasons, a leave of absence of thirty days, with-
out pay.

Section 9. The Chief Engineer may suspend any subordinate officer, member, or
employe of the Fire Department of the City for incompetence, or for any violation of the
rules and regulations of the Fire Department, and shall forthwith report in writing such
suspension, with his reasons therefor, to the Superintendent for his action. He shall
diligently observe the condition of the apparatus and workings of the Department, and
report in writing thereon at least once a month to the Superintendent, and make such
recommendations and suggestions respecting the same as he may deem proper. In the absence
of inability of the Chief Engineer, an Assistant Chief Engineer shall perform his duties.

Section 10. The Chief Engineer, or, in his absence, the Assistant Chief Engineers,
or in their absence, any Battalion Chief, in charge may, during a conflagration, cause to
be cut down or otherwise removed, any buildings or structures for the purpose of checking
the progress of such conflagration, and shall have authority to board any vessel attached
to or along side of any wharf or pier within the City Limits, of the Bay of San Diego,
providing such vessel is on fire and a menace to life and property, and if in his judgement
it shall be necessary to remove such vessel from such wharf or pier or other vessels, he
shall have authority to do so.

FIREMEN’S RELIEF AND PENSION FUND.

Section 11. That the Superintendent of the Fire Department, the Chief Engineer
of the fire Department and the City Treasurer be, and they and their successors in office
are constituted and appointed as a Board of Trustees of the Firemen’s Relief and Pension
Fund.

Section 12. They shall organize as such Board by choosing one of their number as
chairman, and by appointing a secretary. The Treasurer of the City shall be ex-officio
Treasurer of said Fund, and said Board may order payments therefrom in pursuance of the
provisions of this Ordinance. They shall report annually in the month of June, to the
Common Council, the condition of the Firemen’s Relief and Pension Fund, and the receipts
and disbursements on account of the same, with a full and complete list of the beneficiaries of said fund and the amounts paid them.

Section 13. Whenever any person at the taking effect of this Ordinance, or there-after, shall have been duly appointed or selected or sworn, and have served for twenty years, or more, in the aggregate as a member, in any capacity or any rank whatever, of the regularly constituted Fire Department of the City of San Diego, except call men, said Board may, if it see fit, order and direct that such person, be retired from further service in such fire department, and from the date of the making of such order, the service of such person in such fire department shall cease, and such person so retired shall thereafter, during his lifetime, be paid from such fund a yearly pension equal to one-half of the amount of salary attached to the rank which he may have held in said Fire Department for the period of one year next preceding the date of such retirement, provided, however, that no removal of a member from the Department shall deprive him of the provisions of this Section, after twenty years of service, except such removal shall be for habitual drunkenness, notorious insubordination, or conviction of a felony.

Any member who has for twenty-five years served continuously, as a call man, may be retired, at his own request, and receive, during his lifetime a sum equal to one-half the monthly pay received by him for one year previous to such retirement. Every member of the regular fire department who previously served as a call man may be credited on his service with one year for every two years service as a call man.

Section 14. Whenever any person, while serving as a Fireman, including call men, shall become physically disabled by reason of any bodily injury received in the immediate or direct performance or discharge of his duty as such Fireman, said Board may, upon his written request, or without such request, if it deem it to be for the good of said Fire Department force, retire such person from said Department and order and direct that he shall be paid from said Fund during his lifetime, a yearly pension equal to one-half of the amount of salary attached to the rank which he may have held on such Department force at the date of such retirement, but on the death of such pensioner, his heirs or assigns shall have no claim against or upon such firemen's Relief or Pension Fund; provided, that whenever such disability shall cease, such pension shall cease, and such person shall be restored to active service at the same salary he received at the time of his retirement.

Section 15. No person shall be retired, or receive any benefit from said Fund, unless there shall be filed with such Board, certificated of his disability, which certificate shall be subscribed and sworn to by said person, and by the City Physician, and two regularly licensed physicians of such City, and such Board may require other evidence of disability before ordering such retirement and payment as aforesaid.

Section 16. Whenever any member of the Fire Department shall lose his life while in the performance of his duty, leaving a dependent mother, a widow, or child or children, under the age of sixteen years, then upon satisfactory proof of such facts made to it, such Board shall order and direct that a yearly pension, equal to one-third of the amount of the salary attached to the rank which such member held in said Fire Department, at the time of his death, shall be paid to such dependent mother, or widow, then to the child or children, until they shall be sixteen years of age; provided, if such dependent mother, widow or child or children shall marry, then such person so marrying shall thereafter receive no further pension from such fund.

Section 17. Whenever any member of the Fire Department, except as hereinafter provided, shall after ten years of service, die from natural causes, then his widow or
or children, or if there be no widow or children, then his mother shall be entitled to the sum of one thousand dollars from such fund, payable to them in order above enumerated.

Section 18. Any person retired for disability under this act may be summoned before the Board herein provided for, at any time thereafter, and shall submit himself thereto for examination as to his fitness for duty, and shall abide the decision and order of such Board with reference thereto; and all members of the Fire Department force who may be retired under the provisions of this act shall report to the Chief of the Fire Department of the City where so retired, either in person or in writing, on the first Mondays in April, July, October and January, of each year, and in cases of great public emergency, may be assigned to and shall perform such duty, as said Chief of the Fire Department may direct; and such persons shall have no claim against the City for payment for such duty so performed.

Section 19. When any person who shall have received any benefit from said Fund shall be convicted of any felony, or shall become an habitual drunkard, or shall fail to report himself for examination for duty as required herein, unless excused by the Board, or shall disobey the requirements of said Board under this Ordinance, in respect to said examination or duty, then such Board shall order that such pension allowance as may have been granted to such person, shall immediately cease and such person shall receive no further pension, allowance or benefit under this ordinance.

Section 20. This Board herein provided for shall hold quarterly meetings on the first Mondays of April, July, October and January of each year, and upon the call of its President; it shall biennially select from its members a president. It shall also elect a secretary from its body or otherwise; it shall issue warrants, signed by its president and secretary, to the persons entitled thereto, of the amount of money ordered paid to such persons, from such fund by said board, which warrant shall state for what purpose such payment is to be made; it shall keep a record of all its proceedings, which record shall be a public record; it shall at each quarterly meeting, send to the Treasurer of the City, and to the Auditor of such City, a written or printed list of all persons entitled to payment from the fund herein provided for, stating the amounts of such payments made, and for what granted, which list shall be certified to and signed by the president and secretary of such board, attested under oath, The Auditor shall thereupon enter a copy of said list upon a book to be kept for that purpose, and which shall be known as "The Firemen's Relief and Pension Fund Book." When such list has been entered by the auditor, he shall transmit the same to the Common Council of said City, which Common Council shall order the payment of the amounts named therein, out of the "Firemen's Relief and Pension Fund." A Majority of all the members of said Board herein provided for shall constitute a quorum, and have power to transact business.

Section 21. The board herein provided for shall, in addition to other powers herein granted, have power:

First--To compel witnesses to attend and testify before it, upon all matters connected with the operation of this ordinance, in the same manner as is or may be provided by law for the taking of testimony before notaries public; and its president, or any member of said board, may administer oaths to such witnesses.

Second--To appoint a secretary, and to provide for the payment from said fund of all its necessary expenses including secretary's hire and printing; provided, that no compensation or emolument shall be paid to any member of said board for any duty required or performed under this ordinance.

Third--To make all needful rules and regulations for its guidance, in conformity with the provisions of this ordinance.
Section 22. The Common Council, shall, for the purpose of said "Firemen's Relief and Pension Fund", hereinbefore mentioned, direct the payment, annually, and when the tax levy is made, into said fund, of the following moneys:

First--One-half of all rewards given or paid to members of the Fire Department's force.

Second--All fines imposed upon members of the Fire Department in keeping with rules and regulations of the Department.

Third--The treasurer of the City shall retain from the pay of each regular member of the Fire Department, the sum of One Dollar, ($1.00) and from the call men fifty cents (50¢) from each month's pay, to be forthwith paid into said Firemen's Relief and Pension Fund, and no other or further retention or reduction shall be made from such pay for any other fund.

Fourth--One-half of all fines imposed and collected for violation of laws pertaining to precaution against fire.

Fifth--For the payment, from the general revenue of the City of a sum equal to that paid into the fund by the members of the Department during the next preceding year, and such further sum as may, in their judgement, be required for the maintenance of the Firemen's Relief and Pension Fund, except that during the month of April, 1913, the Common Council shall provide the sum of One Thousand (1000) Dollars for the year 1913.

Section 23. Any firemen's life and health insurance fund or any fund provided by law, heretofore existing in this City for the relief or pensioning of firemen, or their life or health insurance, or for the payment of a sum of money on their death, shall be merged with, paid into, and constitute a part of the fund created under the provisions of this Act; and no person who has resigned or been dismissed from said fire department shall be entitled to any relief from such fund; provided that any person, who within one year prior to the passage of the ordinance has been dismissed from the Fire Department for incompetency or inefficiency, and which incompetency or inefficiency was caused solely by sickness or disability contracted or suffered while in service as a member thereof, and who has, prior to said dismissal, served for twelve years or more as such member, shall be entitled to all the benefits of this Ordinance.

Section 24. On the last day of June, of each year, or as soon thereafter as practicable, the City Auditor shall make a report to the Common Council of all moneys paid out on account of said fund during the previous year, and of the amount then to the credit of the Firemen's Relief and Pension Fund. Payments provided for in this Act shall be made quarterly and upon proper voucher.

Passed and adopted by the Common Council of the City of San Diego, California, this 29th day of January, 1913, by the following vote, to-wit:

AYES---COUNCILIEN Adams, Fay, Schoen, Woods and Dodson.

NOES---NONE

ABSENT--NONE.

and signed in open session thereof, by the President of said Common Council, this 29th day of January, 1913.

I hereby certify that the foregoing ordinances 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, 1913.

AI.E. DOdson,
President of the Common Council of the City of San Diego, California.
ORDINANCE NO. 4980.

AN ORDINANCE AUTHORIZING THE PURCHASE OF AN 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 directed to purchase, for the use of the Gas and Electric Department, one Studebaker Flanders automobile, provided, however, that the price of said automobile be not in excess of the sum of Nine Hundred Five (905) Dollars.

Section 2. There is hereby appropriated, out of the Electrical Fund of said City, the sum of Nine Hundred Five (905) 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 3rd day of February 1913, 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 February 1913.

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 February 1913.

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 6th day of February, 1913.

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 Studebaker Flander's Automobile for $905.00 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 Feb'y. 3, 1913.

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. 4980 of the Ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 3rd day of February, 1913, and as approved by the Mayor of said City on the 6th day of February, 1913.

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

By [Signature]

ORDINANCE NO. 4981.

An Ordinance Creating and Establishing Certain Offices and Employments in the Department of Health and Plumbing and Fixing the Compensation appurtenant thereto.

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

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

HEALTH AND PLUMBING DEPARTMENTS.

1 Health Officer.
1 Assistant Health Officer.
1 Bacteriologist.
1 Meat and Dairy Inspector.
1 Assistant Meat and Dairy Inspector.
2 Sanitary Inspectors.
1 Assistant Sanitary Inspector.
1 Plumbing Inspector.
3 Assistant Plumbing Inspectors.
1 Chief Clerk.
1 Nurse.
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:-

1 Health Officer $125.00 per month,
1 Assistant Health Officer 100.00  
1 Bacteriologist 100.00  
1 Meat and Dairy Inspector 125.00  
Automobile Transportation Allowance 35.00  
1 Assistant Meat and Dairy Inspector 100.00  
2 Sanitary Inspectors including approved Transportation 100.00  each
1 Assistant Sanitary Inspector transportation allowance 15.00  
1 Plumbing Inspector, Automobile Transportation Allowance 150.00  
1 First Ass’t Plumbing Inspector 135.00  
Motorcycle Transportation allowance 15.00  
1 Second Ass’t Plumbing Inspector 125.00  
Automobile Transportation Allowance 25.00  
1 Third Ass’t. Plumbing Inspector 110.00  
Automobile Transportation Allowance 25.00  
1 Chief Clerk 90.00  
1 Nurse 100.00  
1 Male Nurse & Watchman, combined 75.00  

Section 3. The salaries hereinabove provided shall be paid out of the Health Fund
of the said City.

Section 4. The salaries of the above named officers and employees shall commence
with the first day of January, 1913.

Section 5. All ordinances and parts of ordinances in conflict herewith except
Ord. No. 3996, are hereby repealed.

Section 6. This ordinance shall take effect and 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, 1913, by the following vote, to-wit:

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

DOES---NONE.

ABSENT---NONE.

and signed in open session thereof by the President of said Common Council, this 22nd day
of January, 1913.

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 January, 1913.

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 Establishing Employments and Fixing Compensation in Health and Plumbing Depts. 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 22, 1913.

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

I HEREBY CERTIFY, that the above and foregoing bill was by me presented to the Mayor of the City of San Diego, California, for his approval on the 23rd day of January, 1913, and that he did not return it with his disapproval at any time within ten (10) days after having received it as aforesaid.

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

Dated, San Diego, California, February 10th, 1913.

I HEREBY CERTIFY that the above and foregoing is a full, true and correct copy of Ordinance No. 4981 of the Ordinances of the City of San Diego, California as adopted by the Common Council of said City on the 22nd day of January, 1913 and as returned by the Mayor of said City without his disapproval on the 10th day of February, 1913.

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

ORDINANCE NO. 4982.
AN ORDINANCE ESTABLISHING THE GRADE OF SAN FERNANDO STREET BETWEEN THE SOUTH LINE OF JENKINS STREET AND THE NORTH LINE OF THE UNITED STATES MILITARY RESERVATION.

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

Section 1. That the grade of San Fernando Street in said City of San Diego, California, between the south line of Jenkins Street and the north line of the United States Military Reservation is hereby established as follows:

At the intersection of San Fernando Street with Jenkins Street; at the southeast corner, at 83.00 feet; at the southwest corner at 83.50 feet.

At the intersection of the west line of San Fernando Street with the north line of the United States Military Reservation, at 84.50 feet.

At the intersection of the east line of San Fernando Street with the north line of the United States Military Reservation, at 83.80 feet.

Section 2. And the grade of said San Fernando Street between the points herein-before 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 5th day of February, 1913, 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 5th day
of February, 1913.

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 February, 1913.

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 8th day of February, 1913.

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

Ordinance No. 4983.

AN ORDINANCE CHANGING THE WIDTH OF SIDEWALKS ON OREGON STREET.
IN THE CITY OF SAN DIEGO, CALIFORNIA, FROM HOWARD AVENUE TO
POLK AVENUE.

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

Section 1. That the width of the sidewalk on the east side of Oregon Street, in
the City of San Diego, opposite the termination of Howard Avenue, in said Oregon Street,
being that portion of said sidewalk lying between the north and south lines of said Howard
Avenue, each respectively produced to an intersection with the east line of said Oregon
Street, be, and the same is hereby changed and established as follows: At the intersection
thereof with the said north line of Howard Avenue produced east, the width of said side­
walk to remain at 14 feet; at the intersection of said sidewalk with the south line of said
Howard Avenue produced east, as aforesaid, the width of said sidewalk is hereby changed
from 14 feet, its present width, to 28 feet.

Section 2. That the width of the sidewalk on the east side of said Oregon Street
between the south line of Howard Avenue produced east and the north line of Polk Avenue,
be, and the same is hereby changed from 14 feet, its present width, to 28 feet.

Section 3. That the width of the sidewalk on the west side of said Oregon Street,
between Howard Avenue and Polk Avenue, be, and the same is hereby changed from 14 feet,
its present width, to 10 feet.

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

Passed and adopted by the Common Council of the City of San Diego, California, this 5th day of February, 1913, 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 5th day of February, 1913.

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 February, 1913.

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 February, 1913.

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. 4983 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, 1913 and as approved by the Mayor of said City on the 8th day of February, 1913.

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

By__ Deputy.

ORDINANCE NO. 4984.
AN ORDINANCE PROVIDING FOR THE RELIEF OF STEPHENS AND COMPANY IN THE MATTER OF THE IMPROVEMENT OF IDAHO STREET IN FRONT OF CITY PROPERTY.

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

Sec. 1. That there be and there is hereby appropriated out of the General Fund of said city the sum of Seventy Dollars and Eighty-two cents ($70.82) for the relief of Stephens and Company, assignees of Knight & Hyde Construction Company, said sum being payment in full to said company for the grading, paving and curbing of Idaho Street in front of Lots 36 and 37, Block 15, University Heights Addition.

Sec. 2. That this ordinance shall take effect on the thirty-first day 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, 1913, 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 5th day of February, 1913.

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 February, 1913.

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 February, 1913.

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 anexed ordinance, in re Relief of Stephen & Co., assignee of Knight & Hyde $70.62 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 Feby 5, 1913.

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. 4984 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, 1913 and as approved by the Mayor of said City on the 8th day of February, 1913.

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

By ____________________________ Deputy.

ORDINANCE NO. 4985.

AN ORDINANCE AUTHORIZING THE PAYMENT OF ONE (1) ONLY
6 CYLINDER TYPE "R" 144 H. P. GORHAM TURBINE FIRE
ENGINE AND HOSE WAGON AND THREE (3) ONLY SPEC. TYPE
"D" MOTOR PROPELLED COMBINATION HOSE WAGONS AND
CHEMICAL ENGINES, AS PER SPECIFICATIONS AND CONTRACT.

WHEREAS, it is the intention of the Common Council of the City of San Diego, as per contract Document No. 52679 filed in the office of the City Clerk under date July 8th, 1912, to purchase certain motor propelled combination turbine pumping engines and hose wagons also three (3) Motor Propelled Combination Hose Wagons and Chemical Engines paying for same out of the proceeds of the Fire Department Bond Fund.

NOW, THEREFORE, be it ordained by the Common Council that there be and is hereby ordered to be paid to the Gorham Engineering Company the sum of Twenty-six Thousand Two
Hundred and Fifty Dollars ($26,250.00), or so much thereof as may be necessary to meet the expenditure hereinabove mentioned, in payment of One (1) only 6 Cylinder Type "R" 144 H. P. Gorham Turbine Fire Engine and Hose Wagon and Three (3) only Special Type "D" Motor Propelled Combination Hose Wagons and Chemical Engines, as per contract hereinbefore mentioned, out of the Fire Department Bond Fund of the City of San Diego.

This ordinance is for the immediate preservation of 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, 1913, by the following vote, to-wit:

AYS---COUNCILMEN Fay, Sehon, Woods and Dodson.

NOES---NONE.

ABSENT-COUNCILMAN Adams.

and signed in open session thereof by the President of said Common Council, this 13th day of February, 1913.

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 13th day of February, 1913.

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 Walter H. Muller Deputy.

I HEREBY APPROVE the foregoing ordinance this 13th day of February, 1913.

James F. 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.

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 Turbine Fire Engine costing $26250.00 payable out of Fire Dept. Bond 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 Feb. 13, 1913.

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. 4965 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, 1913 and as approved by the Mayor of said City on the 13th day of February, 1913.

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

By Deputy.
ORDINANCE NO. 4986.

AN ORDINANCE TRANSFERRING TWO THOUSAND DOLLARS FROM THE GENERAL FUND TO THE FIRE ALARM AND POLICE TELEGRAPH FUND.

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

Section 1. That there is hereby transferred from the General Fund to the Fire Alarm and Police Telegraph Fund the sum of Two Thousand (2000) Dollars.

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 13th day of February, 1913, by the following vote, to-wit:

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

NOES---NONE.

ABSENT-COUNCILMAN Adams.

and signed in open session thereof by the President of said Common Council, this 13th day of February, 1913.

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 13th day of February, 1913.

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.

(SEAL)

I HEREBY APPROVE the foregoing ordinance this 13th day of February, 1913.

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.

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 Gen'l Fund to Fire Alarm & Police Telegraph 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: Feb'y. 13, 1913.

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. 4986of the Ordinances of the City of San Diego, California as adopted by the Common Council of said City on the 13th day of February, 1913 and as approved by the Mayor of said City on the 13th day of February, 1913.

Allen H. Wright,

City Clerk of the City of San Diego, California.

By Walter H. Muller, Deputy.
ORDINANCE NO. 4967.

AN ORDINANCE APPROPRIATING ONE THOUSAND DOLLARS OF THE FIRE
DEPARTMENT BOND FUND FOR THE PURCHASE OF LOT TWO, BLOCK FORTY,
LA JOLLA PARK.

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

Section 1. There is hereby appropriated out of the Fire Department Bond Fund, the
sum of One Thousand Dollars ($1000.00) with which to purchase from Alice May Flint Coult­
hurst, Lot Two, Block Forty, in La Jolla Park, in the City of San Diego, County of San Diego,
State of California, according to the official map thereof, known as Map No. 352 on file
in the office of the County Recorder of the County of San Diego, State of California.

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 ap­
proval.

Passed and adopted by the Common Council of the City of San Diego, California, this
13th day of February, 1913, by the following vote, to-wit:

AYES——COUNCILMEN Fay, Sehoq, Woods and Dodson.

NOES——NONE.

ABSENT——COUNCILMAN Adams.

and signed in open session thereof by the President of said Common Council, this 13th day
of February, 1913.

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 13th day of February, 1913.

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

(SEAL)

I HEREBY APPROVE the foregoing ordinance this 13th day of February, 1913.

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.

AUDITOR’S CERTIFICATE. I HEREBY CERTIFY that the appropriation made, or indebted­
ness incurred, by reason of the provisions of the annexed ordinance, in re Purchase of Lot
2 Block, La Jolla Park for $1000.00, payable out of Fire Dept. Bond 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. 13, 1913.

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. 4967 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,1913 and as approved by the
AN ORDINANCE AUTHORIZING THE PAYMENT OF $2,604.94, AS FINAL PAYMENT UPON PURCHASE PRICE OF LOTS 23 AND 24, BLOCK 140, OF MANNASSE & SCHILLER'S ADDITION.

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

Section 1. That the sums of $2,475.00, and $129.94, as interest, being a total of $2,604.94, be, and the same are hereby appropriated from the Fire Department Bond Fund, to be applied as a final payment upon lots 23 and 24, block 140, of Mannasse & Schiller's Addition.

Section 2. This is an ordinance for the immediate preservation of the public peace, health and safety, 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, 1913, by the following vote, to-wit:

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

NOES---NONE.

ABSENT---COUNCILMAN Adams.

and signed in open session thereof by the President of said Common Council, this 13th day of February, 1913.

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 13th day of February, 1913.

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

By Walter H. Muller Deputy.

I HEREBY APPROVE the foregoing ordinance this 13th day of February, 1913.

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.

AUDITOR'S CERTIFICATE. I HEREBY CERTIFY that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re Final payment $2,604.94, for Lots 23 & 24 Block 140 Mannasse Schiller Ad. 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. 13, 1913.

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. 4988 of the Ordinances of the City of San Diego, California as adopted by
AN ORDINANCE

ESTABLISHING THE GRADE OF THIRTY-FIRST STREET,

BETWEEN THE SOUTH LINE OF HAWTHORN STREET AND THE SOUTH LINE OF JUNIPER 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, in said City of San Diego, between the south line of Hawthorn street and the south line of Juniper street, is hereby established as follows:

At the intersection of thirty-first street with Hawthorn street; at the southwest corner at 276.50 feet; at the southeast corner at 278.00 feet; at the northeast corner at 277.50 feet; at the northeast corner at 279.00 feet.

At the intersection of Thirty-first street with Ivy street; at the southwest corner at 282.00 feet; at the southeast corner at 282.00 feet; at the northwest corner at 283.00 feet; at the northeast corner at 283.00 feet.

At the intersection of Thirty-first street with Juniper street; at the southwest corner at 286.00 feet; at the southeast corner at 286.00 feet.

Section 2. And the grade of said Thirty-first 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 February, 1913, 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 10th day of February, 1913.

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 February, 1913.

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

(SEAL)

I HEREBY APPROVE the foregoing ordinance this 11th day of February, 1913.

James E. Wadham,
Mayor of the City of San Diego, California.
ORDINANCE NO. 4990.

AN ORDINANCE AUTHORIZING THE WATER DEPARTMENT TO FURNISH 3500 FEET OF TWO-INCH PIPE TO THE OPEN AIR COLONY OF THE SAN DIEGO SOCIETY FOR THE STUDY AND PREVENTION OF TUBERCULOSIS.

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

Section 1. The Water Department of the City of San Diego is hereby authorized to furnish to the San Diego Society for the Study and Prevention of Tuberculosis, 3500 feet of two-inch water pipe, to be used by said City to bring water to their tract in East San Diego, upon which said Society proposes to establish an Open Air Colony for Consumptives.

Section 2. That the sum of $367.50, or so much thereof as may be necessary, is hereby appropriated out of the General Fund of said City, to meet the expenditure hereinabove authorized.

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 3rd day of February, 1913, 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 February, 1913.

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 February, 1913.

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 Donation of 3500 ft. of 2" water Pipe, valued at $367.50 cost 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 Feby. 3, 1913.

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

I HEREBY CERTIFY, that the above and foregoing bill was by me presented to the Mayor of the City of San Diego, California, for his approval, on the 4th day of February, 1913, and that he did not return it with his disapproval at any time within ten (10) days after having received it as aforesaid.

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

(SEAL)
By Hugh A. Sanders Deputy.

Dated, San Diego, California,

February 14th, 1913.

I HEREBY CERTIFY that the above and foregoing is a full, true and correct copy of Ordinance No. 4990 of the Ordinances of the City of San Diego, California as adopted by the Common Council of said City on the 3rd day of February, 1913 and as returned by the Mayor of said City without his disapproval on the 14th day of February, 1913.

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

Ordinance No. 4991.

AN ORDINANCE AUTHORIZING THE CONSTRUCTION OF A CULVERT IN HANCOCK STREET, AND Appropriating Money Therefor.

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

Section 1. The Superintendent of Streets of the City of San Diego, is hereby authorized to construct a culvert in Hancock Street, from the south line of Harasthy Street to the south line of Clayton Street, thence down Clayton Street, towards the outfall, at a cost not to exceed Four Hundred Fifty Dollars.

Section 2. That the sum of Four Hundred Fifty Dollars, or so much thereof as may be necessary, is hereby appropriated out of the Street Fund of said City, to meet the expenditure hereinafter authorized.

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 13th day of February, 1913, by the following vote, to-wit:

AYES---COUNCILMEN Fay, Schon, Woods and Dodson.
NOES---NONE.

ABSENT-COUNCILMAN Adams.

and signed in open session thereof by the President of said Common Council, this 13th day of February, 1913.

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 13th day of February, 1913.

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.
AN ORDIUANCE ESTABLISHING THE GRADE OF IDAHO STREET, BETWEEN THE SOUTH LINE OF UNIVERSITY AVENUE AND THE NORTH LINE OF UPAS STREET ON THE EAST LINE OF IDAHO STREET, AND THE NORTH LINE OF THE 1400 ACRE CITY PARK ON THE WEST LINE OF IDAHO STREET.

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

Section 1. That the grade of Idaho street, in said City of San Diego, between the south line of University avenue and the north line of Upas street on the east line of Idaho street, and the north line of the 1400 acre City Park on the west line of Idaho street, is hereby established as follows:-

At the intersection of Idaho street with University avenue, at the northwest corner at 345.00 feet; at the southeast corner at 345.50 feet.

At the intersection of Idaho street with Wightman street; at the northwest corner at 344.00 feet; at the northeast corner at 344.50 feet; at the southwest corner at 344.00 feet; at the southeast corner at 344.00 feet.

At the intersection of Idaho street with Gunn street; at the northeast corner at 343.50; at the southeast corner at 343.00 feet.

At the intersection of Idaho street with Landis street; at the northwest corner at 341.00 feet; at the northeast corner at 341.50 feet; at the southwest corner at 340.50 feet; at the southeast corner at 341.00 feet.

At the intersection of Idaho street with Dwight street; at the northwest corner at 335.50 feet; at the northeast corner at 336.50 feet; at the southwest corner at 335.00 feet; at the southeast corner at 336.00 feet.

At the intersection of Idaho street with Capps street; at the northeast corner at
334.50 feet; at the southeast corner at 334.50 feet.

At the intersection of Idaho street with Myrtle avenue; at the northwest corner at 332.50 feet; at the northeast corner at 332.50 feet; at the southwest corner at 332.00 feet; at the southeast corner at 332.00 feet.

At the intersection of the east line of Idaho street and the north line of Upas street at 329.50 feet; at the intersection of the west line of Idaho street with the north line of the 1400 acre city park, at 329.00 feet.

Section 2. And the grade of said Idaho 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 13th day of February, 1913, by the following vote, to-wit:

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

NOES---NONE.

ABSENT--COUNCILMAN Adams.

and signed in open session thereof by the President of said Common Council, this 13th day of February, 1913.

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 13th day of February, 1913.

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 15th day of February, 1913.

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. 4993 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, 1913 and as approved by the Mayor of said City on the 15th day of February, 1913.

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

By [Signature] Deputy.

ORDINANCE NO. 4993.

AN ORDINANCE ESTABLISHING THE GRADE OF OWEN ST. BETWEEN THE EAST LINE OF SAN GORGONIO ST. AND THE WEST LINE OF SAN ANTONIO ST.
BE IT ORDAINED By the Common Council of the City of San Diego, California, as follows:

Section 1. That the grade of Owen St., in said City of San Diego, between the east line of San Gorgonio St. and the west line of San Antonio St., is hereby established as follows:

At the intersection of Owen Street with San Gorgonio street, at the northeast corner at 190 feet; at the southeast corner at 189 feet.

At the intersection of Owen street with San Fernando street, at the northwest corner at 132 feet; at the southwest corner at 131 feet; at the northeast corner at 131 feet; at the southeast corner at 130 feet.

At the intersection of Owen street with Elijo street; at the northwest corner at 97 feet; at the southwest corner at 96 feet; at the northeast corner at 96 feet; at the southeast corner at 95 feet.

At the intersection of Owen street with Rosecrans street; at the northwest corner at 50 feet; at the southwest corner at 49 feet; at the northeast corner at 49 feet; at the southeast corner at 48 feet.

At the intersection of Owen street with San Antonio street; at the northwest corner at 11 feet; at the southwest corner at 11 feet.

Section 2. And the grade of said Owen street between the points hereinbefore mentioned shall have a uniform ascent and descent, and the center line of said Owen 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, 1913, by the following vote, to-wit:

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

NOES---NONE.

ABSENT-COUNCILMAN Adams.

and signed in open session thereof by the President of said Common Council, this 13th day of February, 1913.

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 13th day of February, 1913.

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 15th day of February, 1913.

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. 4993 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, 1913, and as approved by the Mayor of said City on the 15th day of February, 1913.

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

By

ORDINANCE NO. 4994.

AN ORDINANCE ESTABLISHING THE GRADE OF MYRTLE AVENUE, BETWEEN THE EAST LINE OF ALABAMA STREET AND THE WEST LINE OF IDAHO STREET.

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

Section 1. That the grade of Myrtle avenue, in said City of San Diego, between the east line of Alabama street and the west line of Idaho street, is hereby established as follows:

At the intersection of Myrtle avenue with Alabama street; at the northeast corner at 251.00 feet; at the southeast corner at 251.50 feet.

At the intersection of Myrtle avenue with Mississippi street; at the northwest corner at 271.00 feet; at the southwest corner at 270.00 feet; at the northeast corner at 272.00 feet; at the southeast corner at 271.00 feet.

At the intersection of Myrtle avenue with Louisiana street; at the northwest corner at 276.00 feet; at the southwest corner at 275.50 feet; at the northeast corner at 276.50 feet; at the southeast corner at 276.00 feet.

At the intersection of Myrtle avenue with Texas street; at the northwest corner at 282.00 feet; at the southwest corner at 281.50 feet; at the northeast corner at 283.00 feet; at the southeast corner at 282.50 feet.

At the intersection of Myrtle avenue with Arizona street; at the northwest corner at 275.00 feet; at the southwest corner at 274.50 feet; at the northeast corner at 274.00 feet; at the southeast corner at 275.50 feet.

At the intersection of Myrtle avenue with Arnold Avenue; at the northwest corner at 278.00 feet; at the southwest corner at 277.00 feet; at the northeast corner at 279.00 feet; at the southeast corner at 278.00 feet.

At the intersection of Myrtle avenue with Villa Terrace; at the northwest corner at 300.00 feet; at the southwest corner at 300.00 feet; at the northeast corner at 301.00 feet; at the southeast corner at 301.00 feet.

At the intersection of Myrtle avenue with Oregon street; at the northwest corner at 326.00 feet; at the southwest corner at 326.00 feet; at the northeast corner at 327.00 feet; at the southeast corner at 327.00 feet.

At the intersection of Myrtle avenue with Idaho street; at the northwest corner at 332.50 feet; at the southwest corner at 332.00 feet.

Section 2. And the grade of said Myrtle avenue, 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 13th day of February, 1913, by the following vote, to-wit:
AYES---COUNCILMEN Fay, Sehon, Woods and Dodson.
NOES---NONE.
ABSENT-COUNCILMAN Adams.

and signed in open session thereof by the President of said Common Council, this 13th day of February, 1913.

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 13th day of February, 1913.

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 15th day of February, 1913.

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. 4994 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, 1913, and as approved by the Mayor of said City on the 15th day of February, 1913.

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

By W. E. Bartlett Deputy.

ORDINANCE NO. 4995.

AN ORDINANCE ESTABLISHING THE GRADE OF ALLEY IN BLOCK 44 OF UNIVERSITY HEIGHTS, BETWEEN THE SOUTH LINE OF MADISON AVENUE AND THE NORTH LINE OF MONROE AVENUE.

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

Section 1. That the grade of alley in Block 44 of University Heights, in said City of San Diego, between the south line of Madison Avenue and the north line of Monroe Avenue, is hereby established as follows:

At the intersection of alley in Block 44, University Heights with Madison Avenue; at the southeast corner at 351.91 feet; at the southwest corner at 351.98 feet.

At the intersection of alley in Block 44 University Heights with Monroe Avenue; at the northeast corner at 347.93 feet; at the northwest corner at 348.06 feet.

Section 2. And the grade of said alley in Block 44 of University Heights, 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 13th day of February, 1913, by the following vote, to-wit:

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

NOES---NONE.

ABSENT-COUNCILMAN Adams.

and signed in open session thereof by the President of said Common Council, this 13th day of February, 1913.

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 13th day of February, 1913.

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 15th day of February, 1913.

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. 4995 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, 1913, and as approved by the Mayor of said City on the 15th day of February, 1913.

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

ORDINANCE NO. 4996.

AN ORDINANCE ESTABLISHING THE GRADE OF MYRTLE AVENUE, BETWEEN THE EAST LINE OF RAY STREET AND THE EASTERLY 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 Myrtle avenue, in said City of San Diego, between the east line of Ray street and the easterly line of the said City of San Diego, is hereby established as follows:

At the intersection of Myrtle avenue with Ray street; at the northeast corner at 329.00 feet; at the southeast corner at 329.00 feet.

At the intersection of Myrtle avenue with Grim street; at the northwest corner at 327.50 feet; at the southwest corner at 327.00 feet; at the northeast corner at 327.00 feet; at the southeast corner at 326.50 feet.

At the intersection of Myrtle Avenue with Thirty-first street; at the northwest corner at 327.50 feet; at the southwest corner at 327.00 feet; at the northeast corner at
327.00 feet; at the southeast corner at 326.50 feet.

At the intersection of Myrtle Avenue with Herman avenue; at the northwest corner at 326.00 feet; at the southwest corner at 325.50 feet; at the northeast corner at 326.00 feet; at the southeast corner at 325.50 feet.

At the intersection of Myrtle avenue with Missouri street; at the northwest corner at 331.00 feet; at the southwest corner at 330.50 feet; at the northeast corner at 331.00 feet; at the southeast corner, at 330.50 feet.

At the intersection of Myrtle avenue with Washington avenue; at the northwest corner at 330.00 feet; at the southwest corner at 329.00 feet; at the southeast corner at 328.50 feet; at the northeast corner at 329.50 feet.

At the intersection of Myrtle avenue with Webster avenue; at the northwest corner at 323.00 feet; at the southwest corner at 322.50 feet; at the northeast corner at 322.00 feet; at the southeast corner at 321.00 feet.

At the intersection of Myrtle Avenue with Franklin avenue; at the northwest corner at 314.00 feet; at the southwest corner at 313.00 feet; at the northeast corner at 315.00 feet; at the southeast corner at 314.00 feet.

At the intersection of the north line of Myrtle avenue with the easterly boundary line of said City of San Diego, at 317.00 feet; at the intersection of the south line of Myrtle avenue with the easterly boundary line of said City of San Diego, at 316.00 feet.

Section 2. And the grade of said Myrtle 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 13th day of February, 1913, by the following vote, to-wit:

AYES-COUNCILMEN Fay, Sehon, Woods and Dodson.

NONE-NONE.

ABSENT-Councilman Adams.

and signed in open session thereof by the President of said Common Council, this 13th day of February, 1913.

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 13th day of February, 1913.

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

I HEREBY APPROVE the foregoing ordinance this 15th day of February, 1913.

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 APPROVE the foregoing ordinance this 15th day of February, 1913.

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. 4996 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, 1913, and as approved by the Mayor of said City on the 15th day of February, 1913.

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

ORDINANCE NO. 4996.
AN ORDINANCE ESTABLISHING THE GRADE OF STOCKTON STREET, BETWEEN THE EAST LINE OF THIRD STREET AND THE EAST LINE OF FOURTH STREET.
BE IT ORDAINED by the Common Council of the City of San Diego, California, as follows:

Section 1. That the grade of Stockton Street, in said City of San Diego, between the east line of Third Street and the east line of Fourth Street, is hereby established as follows:-

At the intersection of Stockton Street and Third Street; at the Northeast corner at 287.00 feet; at the southeast corner at 286.00 feet.

At the intersection of Stockton Street and Fourth Street; at the Northwest corner at 289.00 feet; at the southwest corner at 289.00 feet; at the northeast corner at 289.00 feet; at the southeast corner at 289.00 feet.

Section 2. And The grade of said Stockton 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 14th day of February, 1913, by the following vote, to-wit:
AYES---COUNCILMEN Fay, Sehon, Woods and Dodson.
NOES---NONE
ABSENT---COUNCILMAN Adams.

and signed in open session thereof by the President of said Common Council, this 14th day of February, 1913.

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 February, 1913.

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 15th day of February, 1913.

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

(SEAL) Attest:
Allen H. Wright,
ORDINANCE NO. 4998.

AN ORDINANCE FOR THE RELIEF OF THE PANAMA CLUB OF SAN DIEGO.

WHEREAS, The Panama Club of San Diego did, on the 12th day of February, 1913, file a petition with the City Clerk for a Social Club License and deposited with said petition the license fee of Five Dollars ($5.00), and

WHEREAS, Said petition was thereafter denied and some months later said license fee turned over by the City Clerk to the City Treasurer as forfeited, not having been called for, and

WHEREAS, Said Panama Club has now made request for the return of said fee, now be it

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

Section 1. That the sum of Five Dollars ($5.00) be and it is hereby appropriated out of the General Fund of said City for the benefit of said Panama Club as a rebate of said license fee.

Section 2. That this ordinance shall take effect 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 17th day of February, 1913, 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 17th day of February, 1913.

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 February, 1913.

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 February, 1913.

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 Appropriate $5.00 for relief of Panama Club 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 Feb. 27th, 1913.

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. 4998 of the Ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 17th day of February, 1913, and as approved by the Mayor of said City on the 18th day of February, 1913.

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

By [Signature] Deputy.

ORDINANCE NO. 4999.
AN ORDINANCE ESTABLISHING THE GRADE OF ABBOT STREET BETWEEN
THE NORTHEASTERLY LINE OF BRIGHTON AVENUE AND A POINT DISTANT
86 FEET NORTHEASTERLY FROM THE NORTHEASTERLY LINE OF LONG
BRANCH 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 Abbott Street between the northeasterly line of Brighton Avenue and a point distant 86 feet northeasterly from the northeasterly line of Long Branch Avenue is hereby established as follows:

At the intersection of Abbott Street with Brighton Avenue; at the easterly corner at 10.00 feet; at the northerly corner at 10.00 feet.

At the intersection of Abbott Street with Long Branch Avenue; at the southerly corner at 4.30 feet; at the westerly corner at 3.80 feet; at the northerly corner at 2.80 feet; at the easterly corner at 3.30 feet.

At a point on the northwesterly line of Abbott Street distant 86 feet northeasterly from the northeasterly line of Long Branch Avenue, at 2.50 feet.

At a point on the southeasterly line of Abbott Street distant 86 feet northeasterly from the northeasterly line of Long Branch Avenue, at 3.00 feet.

Section 2. And the grade of Abbott 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 17th day of February, 1913, 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 17th day of February, 1913.

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 17th day of February, 1913.

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 February, 1913.

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. 4999 of the Ordinances of the City of San Diego, California as adopted by the Common Council of said City on the 17th day of February, 1913, and as approved by the Mayor of said City on the 18th day of February, 1913.

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

By W. E. Bartlett Deputy.

ORDINANCE NO. 5000.

AN ORDINANCE PRESCRIBING THE MANNER OF PAVING STREETS WITH ASPHALT PAVEMENT LAID UPON A CONCRETE BASE IN THE CITY OF SAN DIEGO, CAL.

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

Section 1. That the work of paving streets in the City of San Diego, California, with asphalt pavement laid upon a concrete base, shall be as follows:

1. PLANS, ETC. The work herein provided for is to be done in accordance with the plans, profiles and cross-sections on file in the Office of the City Engineer of the City of San Diego, and all work shall, during its progress and on its completion, conform to the lines and levels which may, from time to time be given by said City Engineer.

2. WORK. The pavement is to consist of a Portland cement concrete base, a binder course and a wearing surface, the thickness of each of which shall be as shown upon the cross-section adopted for the work.

3. SUB-GRADE. The sub-grade for that portion of the roadway which is to be paved with asphalt pavement shall be such distance below and parallel to the finished surface thereof as is shown upon said adopted cross-section.

4. GRADING. Grading shall include all filling, the removal of all earth, stone or all other material of whatever nature it may be that may be encountered in preparing the street, and shall also include all trimming and shaping required to bring the surface of the street to grade and cross-section.

When mud or other soft material is encountered, it shall be taken out and the space filled with good earth or gravel, which shall be rolled until the surface of the foundation ceases to sink under or creep in front of the roller. The contractor, however, will not be required in such cases to excavate the mud or other soft material to a greater depth than two feet below grade. All filling shall be done with good sound earth. The embankments shall be carried up of full width, in horizontal layers not to exceed one foot each in thickness and the teams shall be made to travel as evenly as possible over the
whole surface of each layer, both in coming and going.

The formation of well defined ruts is specially prohibited. No material of a spongy nature shall be used for filling. The space over which fills are to be made shall first be cleared of all brush and timber and all other perishable material.

After a block or section has been graded as above specified, the surface shall be rolled with a steam roller weighing not less than 400 pounds to the inch width of tire until the surface is unyielding. Wherever practicable, the street shall be cross-rolled as well as rolled longitudinally. Depressions made by rolling shall be leveled up with good earth and again rolled. Such portions of the street as can not be reached by the roller, and all places excavated below sub-grade and re-filled, and all pipe trenches and other places, that can not be properly compacted by the roller, shall be tamped solid, and in cases of wet weather or soft or muddy ground, making the use of the roller unsafe or impracticable, the rolling shall not be undertaken until the ground has become sufficiently dry.

5. CONCRETE BASE. Upon the sub-grade prepared as above described and thoroughly dampened, there shall be laid a Portland cement concrete base of the thickness shown on the typical cross-section composed of the following materials and proportions, to-wit:

(1). One original commercial sack of Portland cement weighing not less than ninety-four (94) pounds.
(2). Three (3) cubic feet of sand by volume.
(3). Six (6) cubic feet of broken stone by volume.

6. CONCRETE MATERIALS. All cement used shall be Portland cement and must conform to the following requirements and be subject to the following tests which will be open to contractors. Samples for tests may be taken from every package delivered or proposed to be used upon the work, and unless they meet the requirements herein specified, such package or packages of cement will be rejected. No cement will be accepted, tested or permitted to be used unless delivered in the original unopened packages with the manufacturer's name and the brand of cement thereon.

All samples of Portland cement required by the City Engineer or his authorized agent, shall be given him free of charge and he shall have authority at any time to take such samples as he or his agent may desire. All tests made will be made in the cement testing room provided by the City of San Diego for that purpose. Briquettes for testing tensile strength of cement will be made both of neat cement and of cement and sand in the proportions hereinafter specified.

SPECIFIC GRAVITY. The specific gravity of cement shall not be less than 3.10. Should the test of the cement as received fall below this requirement, a second test may be made upon a sample ignited at a low red heat. The loss in weight of the ignited cement shall not exceed four per cent.

FINENESS. The cement must be evenly ground and when tested with the following standard sieves, must pass at least the following per centanges by weight:
No. 100 sieve, having 100 mesh per lineal inch, 92%.
No. 200 sieve, having 200 meshes per lineal inch, 75%.

TENSILE STRENGTH. Neat Briquettes one inch square in section shall attain a minimum tensile strength as follows:
At 24 hours in moist air, 175 pounds.
At 7 days (1 day in moist air, 6 days in water) 500 pounds.
At 28 days (1 day in moist air, 27 days in water) 600 pounds.
Briquettes one inch square in section, made of one part of Portland cement to three parts of standard testing sand, shall attain a minimum tensile strength as follows:
At 7 days (1 day in moist air, 6 days in water) 175 pounds.
At 28 days (1 day in moist air, 27 days in water), 250 pounds.

Cement testing neat below 700 pounds at 28 days and showing a retrogression below the seven day test, will be rejected.

The sand test must in all cases show an increase in strength at twenty-eight days over the seven day tests.

SOUNDNESS. Pats of neat cement about three (3) inches in diameter, one-half (1/2) inch in thickness at the center and tapering to a thin edge, shall be kept in moist air for a period of twenty-four (24) hours. A pat will then be kept in air of normal temperature and opened at intervals for at least twenty-eight (28) days.

Another pat will be exposed in an atmosphere of steam, above boiling water, in a loosely closed vessel for five (5) hours. These pats to satisfactorily pass the requirements must remain firm and hard and show no signs of distortion, checking, cracking, blotching or disintegration. Neat briquettes shall develop initial set in not less than thirty (30) minutes, but must not develop hard set in less than one hour nor more than ten hours.

No cement will be permitted to be used in the work until after the seventh day test as above prescribed.

SAND. All sand must be fresh water sand, clean and sharp, and contain not more than two (2) per cent of foreign matter of any kind. Not less than ninety (90) per cent by volume of the sand shall pass a screen having four (4) meshes to the lineal inch; at least fifty (50) per cent but not more than eighty-five per cent by volume shall be retained on a screen having thirty-three (33) meshes to the lineal inch.

BROKEN STONE. Broken stone shall be the run of the crusher except, however, that not more than five (5) per cent of its volume shall be material which will pass a 1/4 inch mesh screen and not less than thirty (30) per cent of its volume shall be material which will pass a 3/4 inch mesh screen and shall range in size from the minimum noted above up to two and one-half (2 1/2) inches in greatest dimension maximum. All stone shall be clean, hard and durable in quality. No soft or weathered stone shall be used.

7. MIXING AND PLACING CONCRETE. All proportions shall be obtained by actual measurement in boxes, and no material shall be used that has not been thus measured. All mixing shall be done in suitable boxes or upon tight platforms or in mixers.

In the process of mixing the concrete unless a mixer be used, the broken stone or gravel shall be spread in a regular layer not over ten (10) inches in depth on the platform upon this stone shall be uniformly spread the proper amount of sand or stone screenings and upon the sand or stone screenings shall be evenly spread the required amount of cement.

The whole mass shall then be thoroughly mixed by turning at least three (3) times dry.

Water shall then be added in a fine spray and the mass turned twice wet, after which it shall be immediately placed in position on the road bed and tamped and rammed until it is thoroughly compacted and until free mortar appears on the surface. The sub-grade or foundation shall be well sprinkled just before the depositing of the concrete. No concrete shall be used that shows evidence of having set or that has become unfit for good work from standing too long, or from any other cause, and no remixing of cement will be allowed.

The surface of the concrete shall be thoroughly watered for at least five (5) days, after which sufficient time shall be allowed for the surface to become thoroughly dry before receiving the asphaltic layer.

Under no circumstance shall any concrete be put upon the work after the initial set has taken place. At no time shall any asphalt be laid where the surface upon which it is proposed to deposit it is wet or damp.
8. BINDER COURSE. Upon the concrete foundation, previously prepared and thoroughly swept free from all rubbish shall be laid a binder course composed of a mixture of broken stone and asphaltic cement. The stone shall be clean, hard and of durable quality. No soft weathered stone shall be used. It shall be the run of the crusher and shall be broken to such a size that not more than twenty (20) per cent and not less than ten (10) per cent of its volume shall pass through a sieve having ten (10) meshes to the inch and not more than ten (10) per cent of its volume shall consist of particles exceeding one and one-quarter (1 1/4) inch in their largest dimensions. The broken stone shall be heated in a suitable heater to a temperature of between 250 and 300 degrees Fahrenheit. Asphaltic cement shall be of the quality and consistency specified hereinafter. It shall be heated to a temperature of between 250 and 325 degrees Fahrenheit, and shall then be thoroughly incorporated with the heated stone in a suitable mixer in such proportions that each particle of stone shall be thoroughly coated with a sufficient quantity of asphaltic cement to bind the particles of stone firmly together when the mass is laid upon the street and firmly compressed.

Binder which appears dull from lack of cement or over-heating or which contains an excess of cement, will be rejected.

The binder mixture prepared as above, shall be hauled to the street in covered wagons while still hot, and carefully and uniformly spread upon the foundation with hot iron rakes and shovels, to such depth, that after receiving its final compression, it shall be of the thickness shown upon the cross-section. It shall then be immediately rolled with a steam roller having an effective compressive weight of not less than five (5) tons. The rolling shall be continued while the binder is in hot, plastic condition. All places that are inaccessible to the roller must be thoroughly tamped with hot, iron tampers to an even and true surface. The upper surface of the binder course shall be made exactly parallel with the required surface of the finished pavement, and the whole course when finished must be thoroughly compacted and the particles bound firmly together. No more of the binder shall be laid than can be covered with the surface mixture within ten (10) hours after being spread.

9. ASPHALT WEARING SURFACE. Upon the binder course, prepared and laid as above described and thoroughly swept free from all rubbish, shall be laid an asphalt wearing surface composed of asphaltic cement, fresh water sand, limestone dust or Portland cement, the different ingredients being mixed in such proportions that the percentage composition by weight of the wearing surface shall be within the following limits.

(1). Bitumen, soluble in carbon bisulphide, between 10 per cent and 13 per cent.
(2). Sand, stone dust and other inorganic ingredients, as follows:

- Passing screen of 200 meshes to the inch, between 10 per cent and 14 per cent. Passing screen of 80 meshes to the inch and rejected by screen of 200 meshes to the inch, between 20 per cent and 28 per cent.
- Passing screen of 50 meshes to the inch and rejected by screen of 80 meshes to the inch, between 20 per cent and 28 per cent.
- Passing screen of 50 meshes to the inch and rejected by screen of 30 meshes to the inch, between 20 per cent and 24 per cent.
- Passing screen of 20 meshes to the inch and rejected by screen of 30 meshes to the inch, between 20 per cent and 24 per cent.
- Passing screen of 10 meshes to the inch and rejected by screen of 20 meshes to the inch, between 2 per cent and 5 per cent.

At least 10 per cent and not more than 18 per cent of the wearing surface mixture shall be limestone dust or Portland cement.

If the composition contains the ingredients aforesaid, and within the percentages,
above fixed, it will be accepted as in compliance with this paragraph.

10. PAVEMENT MATERIALS. The asphaltic cement must be a mixture of refined liquid asphalt with a refined solid asphalt, or be an oil asphalt and must be free from admixture with any residues obtained by the artificial distillation of coal, coal tar or paraffine oil.

The asphaltic cement must be homogeneous and the consistency at the time of its use must fall within the limits of sixty (60) degrees and seventy-five (75) degrees penetration by the District of Columbia Standard. It must be adhesive and ductile, and also slightly elastic at a temperature of thirty-two (32) degrees Fahrenheit. When twenty (20) grammes are heated in an oven to a temperature of three hundred (300) degrees Fahrenheit for five (5) consecutive hours in an uncovered cylindrical glass dish three and one-half (3½) centimeters high by five and one-half (5½) centimeters in diameter, it must not lose more than one per cent in weight and its penetration must not be reduced as a result of such heating more than fifty (50) per cent.

It must, when ready for use, contain at least ninety-nine (99) per cent of bitumen, soluble in carbon bisulphide. It must be soluble in carbon tetrachloride to the extent of at least ninety-seven (97) per cent when two hundred (200) cubic centimeters of the solvent are poured on one gramme of the asphaltic cement and the mixture is allowed to stand for eighteen (18) hours at a temperature of twenty-five (25) degrees Centigrade and filtered at twenty-five (25) degrees Centigrade. Not less than seventy-five (75) per cent shall be soluble in eighty-six (86) degrees naphtha when one hundred and fifty (150) cubic centimeters of the solvent are poured on one-half (1/2) gramme of the finely divided asphaltic cement and the mixture is allowed to stand for eighteen (18) hours at a temperature of twenty-five (25) degrees Centigrade and filtered at twenty-five (25) degrees Centigrade. It shall not contain more than fifteen (15) per cent of fixed carbon on ignition.

When the asphaltic cement is prepared by mixing a solid oil asphalt with a liquid asphalt, the solid oil asphalt shall be prepared by distilling the crude oil until the asphaltic residuum has a penetration of not less than fifty (50) degrees by the District of Columbia Standard, and shall not be prepared by mixing or fluxing a more solid asphalt with a liquid or softer asphalt.

The refined liquid asphalt used in the softening of a solid asphalt must be a stiff residuum of petroleum oil with an asphalt base. It must be free from water and from light oils volatile at less than two hundred and fifty (250) degrees Fahrenheit. When twenty (20) grammes are heated in an oven to a temperature of three hundred (300) degrees Fahrenheit for five (5) consecutive hours in an uncovered cylindrical glass dish three and one-half (3½) centimeters high by five and one-half (5½) centimeters in diameter, it must not lose more than three (3) per cent in weight. It must contain not less than ninety-nine (99) per cent of bitumen soluble in carbon bisulphide.

SAND. The sand for the wearing surface shall be clean, fresh water sand, hard grained and sharp, and shall contain not more than one (1) per cent of loam, clay or other earthy impurities; it must all pass a ten (10) mesh to the inch screen, and not less than seventy-five per cent of its volume shall pass a forty (40) mesh to the inch screen.

STONE DUST. The stone dust may be a finely powdered limestone or Portland cement, as the contractor elects, and shall be of such fineness that all of it will pass a fifty (50) mesh to the inch screen and at least sixty-six (66) per cent will pass a two hundred (200) mesh to the inch screen.

SAMPLES. The contractor shall furnish to the City Engineer for test, whenever called for and free of charge, samples of all the materials entering into the composition of the pavement, the asphalt and asphaltic cement to furnished in boxes, and said City Engineer shall have access at all times to all branches of the work. All tests shall be
open to the contractor.

11. PREPARING THE WEARING SURFACE. The sand shall be heated in suitable driers to a temperature between three hundred (300) and three hundred and seventy-five (375) degrees Fahrenheit. The hot sand and cold stone dust shall then be thoroughly mixed together in a suitable mixer. The necessary quantity of asphaltic cement (previously heated to between two hundred and fifty (250) and three hundred (300) degrees Fahrenheit) shall then be added, and the whole mass shall then be mixed until every particle of the sand and stone dust is thoroughly coated with a thin layer of asphaltic cement. In no case, after refining, shall the asphaltic cement be heated above three hundred and twenty-five (325) degrees Fahrenheit.

The material so produced must leave the mixer at a temperature of between two hundred and sixty (260) and three hundred and twenty-five (325) degrees Fahrenheit, and must be fine grained and capable of producing a compact pavement. Proper sand and sufficient asphaltic cement and dust must be used in order to secure this result.

12. LAYING THE WEARING SURFACE. To prevent radiation, heavy duck tarpaulin shall cover the asphaltic material from the time it leaves the ovens until it is deposited upon the work.

The surface mixture, prepared as above, shall be brought to the work in suitable carts or dump wagons and shall not be colder than two hundred and fifty (250) degrees Fahrenheit nor hotter than three hundred and twenty-five (325) degrees Fahrenheit when it reaches the street.

It shall at once be uniformly spread over the binder course with hot shovels and hot rakes to such a depth that, after receiving its ultimate compression, the finished asphalt wearing surface will be of a thickness not less than that shown upon the cross-section adopted for the work and uniform in density throughout its entire thickness. Rakes used for this purpose shall have strong teeth of a length sufficient to penetrate through the entire thickness of the wearing surface. It shall be immediately compressed by a hand roller weighing not less than twenty (20) pounds to the lineal inch width of tire and it will then immediately be thoroughly rolled by a steam roller weighing not less than four hundred (400) pounds to the inch width of tire. This rolling shall be continued for not less than five (5) hours for each one thousand (1000) square yards of pavement. Diagonal or cross rolling shall be done wherever possible. A small amount of hydraulic cement or infusorial earth shall then be swept on the surface of the pavement. All places that are inaccessible to the roller must be tamped with hot iron tampers. The resulting pavement must show a close grained, even and smooth surface, true to grade and cross-section and free from all hollows and inequalities. When a straight edge five (5) feet long is laid on the finished surface of the roadway and parallel with the line of the street, the surface shall in no place vary more than one-quarter (1/4) of one inch from the lower edge of the straight edge.

No traffic shall be allowed on the street until the pavement is thoroughly cooled and set. No binder or wearing surface shall be laid in rainy weather or when the foundation or binder is wet from the rain or other cause. All cold joints shall be painted with hot asphaltic cement.

Where stone, brick or cement gutters are not provided for, the street shall be paved to the curb and the surface for a distance of six (6) inches next to the curb shall be coated with hot, pure asphalt and smoothed with hot smoothing irons, in order to saturate the pavement to a certain depth with an excess of asphalt and make the gutters impervious to water.

13. CULVERTS. Culverts shall be placed wherever designated on the profiles or plans of the street on file in the office of the City Engineer. They shall be of the character and dimensions shown on the profile or plan and described in the specifications named
in the ordinance or Resolution of Intention.

Cement concrete shall be of the same quality as specified above for concrete base. Steel shall be first quality and free from cracks and flaws. Workmanship shall be first class in every respect. The contractor shall notify the City Engineer when a block or a section has been brought to sub-grade when the latter will check the elevations of the same and if the work is found to be in accordance with the specifications and grades given, the contractor shall proceed as hereinbefore mentioned.

14. GENERAL REQUIREMENTS. All work shall be executed in every respect in a thorough and workmanlike manner. The contractor shall preserve all stakes set for lines, levels or measurements of the work in their proper places until authorized to remove them by the City Engineer. Any expense incurred in replacing said stakes which the contractor or his subordinates may have failed to preserve, shall be borne by the contractor.

Any overseer, superintendent, laborer or other person employed on the work by the contractor, who shall perform his work in a manner contrary to these specifications, shall be discharged immediately, and such person shall not again be employed on the work. All loss or damage arising from any unforeseen obstruction, or difficulties that may be encountered in the prosecution of the work or from any action of the elements, or from any act or omission not authorized by these specifications on the part of the contractor or any agent or person employed by him, shall be sustained by the contractor.

No work which may be defective in its construction, or deficient in any of the requirements of these specifications, will be considered as accepted in consequence of the failure of any officer of the city or any inspector connected with the work to point out said defects or deficiency during the construction and the contractor shall correct any imperfect work whenever discovered, before the final acceptance of the work. The contractor assumes all risk of variance in any computation or statement of amounts or quantities necessary to complete the work required by this contract, and agrees to furnish all necessary labor and materials and to fully complete said work in accordance with the plans and specifications, and to the satisfaction of the Superintendent of Streets.

Bidders must examine and judge for themselves as to the location of the proposed work, the nature of the excavations to be made and the work to be done.

The contractor shall give twenty-four (24) hours notice in writing when he will require the services of the City Engineer for laying out any portion of the work. He shall dig all stake holes necessary to give lines and levels. The contractor shall not disturb any monuments or stakes found on the line of improvements until ordered by the City Engineer, and he shall bear the expense of resetting any monuments or stakes which may be disturbed without orders.

The contractor shall remove at his own expense all obstructions, such as trees, stones, debris, etc., that may be in the way of making the proposed improvements.

No more than one cross-street shall be closed at any one time.

The contractor shall be required to observe all the ordinances of the City of San Diego, in relation to the obstruction of streets, keeping open passage-ways and protecting the same where they are exposed and would be dangerous to public travel.

He shall also erect and keep erected by day and night, a fence or proper barrier along the line of work and across the ends of the same in order to guard the public effectively from danger of falling into trenches, or from upsetting their vehicles against the earth thrown up during the progress of the work, and he shall post all proper notices and signals to the public of the state of the street while the work is in progress.

A red light must be maintained at night at each end of the barriers, from sunset until sunrise.
In case it should be necessary to move the property of any owner of a public utility or franchise, such owner will, upon application by the contractor, be notified by the Superintendent of Streets to move such property within a specified reasonable time, and the contractor shall not interfere with said property until after the expiration of the time specified.

The right is reserved to the owners of public utilities and franchises to enter upon the street for the purpose of making repairs or changes of their property that may become necessary by the work. The city shall also have the privilege of entering upon the street for the purpose of repairing sewers or making house drain connections therewith, or repairing culverts or storm drains.

The contractor shall remove all surplus material and rubbish from the work after its completion, and before he makes application for the acceptance of the work.

The contractor shall notify the Superintendent of Streets when he desires a final inspection of the work, when the latter will, as soon as possible, make the necessary examination, and if the work is found in compliance with the above specifications, the Superintendent of Streets will furnish the contractor with a certificate to that effect.

When in the specifications, a maximum and minimum, either in size, percentage or thickness, or relating to quality or character, or other matter, is allowed or prescribed, the work shall be accepted as in compliance therewith, if within such maximum or minimum so allowed hereby.

Whenever the word "contractor" is used in these specifications, it refers to the party or parties of the second part in the agreement for the construction of the work herein specified.

Whenever the words "Superintendent of Streets", "City Engineer", are used in these specifications, they refer, respectively, to the Superintendent of Streets and the City Engineer of the City of San Diego, California.

Section 2. That Ordinance No. 4111 of the ordinances of the City of San Diego, entitled "An Ordinance Prescribing the Manner of Paving Streets with Asphalt Pavement Laid Upon a Concrete Base in the City of San Diego, Cal." approved on the 19th day of May, 1910, be and it is hereby repealed.

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

Passed and adopted by the Common Council of the City of San Diego, California, this 17th day of February, 1913, 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 17th day of February, 1913.

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 February, 1913.

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 February, 1913.

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. 5000 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 17th day of February, 1913, and as approved by the Mayor of said City on the 18th day of February, 1913.

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

By __ Deputy.

ORDINANCE NO. 5001.

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

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 January 1914, be placed underground 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 underground, 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:

On Ash Street from the East line of Fourth Street to the West line of Sixth Street.
On A Street from the East line of Fourth Street to a point 100 feet east of the East line of Fifth Street.

On B Street from a point 75 feet West of the West line of Third Street to a point 75 feet East of the East line of Seventh Street.

On C Street from the East line of First Street to a point 75 feet East of the East line of Seventh Street.

On D Street from the East line of Sixth Street to a point 75 feet East of the East line of Seventh Street.

On E Street from the East line of Front Street to the West line of Fourth Street.

Also on E Street from a point 100 feet East of the East line of Fourth Street to a point 100 feet East of the East line of Fifth Street. Also on E Street from the West line of Sixth Street to the East line of Seventh Street.

On G Street from the West line of Fourth Street to the East line of Sixth Street.

On H Street from the West line of Fourth Street to a point 50 feet East of the East line of Sixth Street.

On First Street from the North line of D Street to a point 100 feet South of the South line of E Street.

On Second Street from a point 150 feet North of the North line of C Street to a point 100 feet South of the South line of E Street.

On Fourth Street from the South line of G Street to the South line of H Street.

On Fifth Street from the North line of B Street to a point 40 feet North of the North line of Ash. Also on Fifth from the North line of H Street to a point 75 feet South of the South line of H Street.

On Sixth Street from the North line of B to the North line of C Street.

On Seventh Street from the North line of E to the South line of E Street.

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 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 hereinafore provided, all poles, wires, cables and conductors, of all nature and kinds, which have heretofore been used, shall be removed from the surface of the street, except as 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 he 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 hereinafore 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 hereinafore provided.

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

Section 9. The foregoing shall not apply to the high tension and other wires crossing D. Street at India Street.

Section 10. 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 February, 1913, by the following vote, to-wit:

AYES—COUNCILMAN Adams, Fay, Schoo, and Dodson.
NOES—COUNCILMAN Woods.

ABSENT—None.

and signed in open session thereof by the President of said Common Council, this 17th day of February, 1913.

A. F. 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
AN ORDINANCE SUSPENDING PARAGRAPH 3 OF SECTION 30 OF TRAFFIC ORDINANCE NO. 4660 OF THE CITY OF SAN DIEGO, FROM EIGHT O'CLOCK A. M. FEBRUARY 22, 1913, TO TWO O'CLOCK P. M. FEBRUARY 22, 1913.

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

Section 1. That paragraph 3 of Section 30, of Traffic Ordinance No. 4660, approved February 17th, 1912, is hereby suspended from eight o'clock A. M. February 22nd, 1913, to two o'clock P. M., February 22nd, 1913.

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 19th day of February, 1913, 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 February, 1913.

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 February, 1913.

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

(SEAL)
ORDINANCE NO. 5003.

AN ORDINANCE AUTHORIZING THE PAYMENT OF TWO (2) ONLY TYPE "D" COMBINATION AUTOMOBILE CHEMICAL WAGONS, AS PER SPECIFICATIONS AND CONTRACT.

WHEREAS, it is the intention of the Common Council of the City of San Diego, as per contract Document No. 52679 filed in the office of the City Clerk under date July 8th, 1912, to purchase two (2) only Type "D" Combination Automobile Chemical Wagons paying for same out of the proceeds of the Fire Department Bond Fund.

NOW, THEREFORE, be it ordained by the Common Council that there be and is hereby ordered to be paid to the Gorham Engineering Company the sum of Eleven Thousand Dollars ($11,000.00), or so much thereof as may be necessary to meet the expenditure hereinabove mentioned, in payment of two (2) only, Type "D" Combination Automobile Chemical Wagons, as per contract hereinbefore mentioned, out of the Fire Department Bond Fund of the City of San Diego.

This ordinance is for the immediate preservation of 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, 1913, 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 February, 1913.

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 February, 1913.

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 February, 1913.

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 2 Combination Auto Chemical Wagons, for $11,000.00 payable out of Fire Dept. Bond Fund 1913, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Feb. 19, 1913.

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. 5003 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, 1913, as as approved by the Mayor of said City on the 28th day of February, 1913.

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

ORDINANCE NO. 5004.
AN ORDINANCE APPROPRIATING THE SUM OF $350.00 PER MONTH FOR THE YEAR 1913, AS RENTAL FOR THE GAMEWELL FIRE ALARM AND POLICE TELEGRAPH.

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

Section 1. There is hereby appropriated out of the Fire Alarm and Police Telegraph Fund, the sum of four thousand two hundred dollars ($4200.00), to be paid at the rate of three hundred fifty dollars ($350.00) per month, as rental for the Gamewell Fire Alarm and Police Telegraph, for the year 1913.

Section 2. The above sum shall be paid in twelve (12) equal monthly installments, of three hundred fifty dollars ($350.00) each.

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 19th day of February, 1913, 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 February, 1913.

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 February, 1913.
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 February, 1913.

James H. 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 appropriation of $350. per month rental for Gamewell Fire Alarm and Police Telegraph, 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 19, 1913.

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. 5004 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, 1913 and as approved by the Mayor of said City on the 28th day of February, 1913.

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

By W. E. Bartlett Deputy.

ORDINANCE NO. 5005.

AN ORDINANCE ESTABLISHING THE GRADE OF SIGSBEE STREET, BETWEEN THE SOUTHWESTERLY LINE OF PIERCE AVENUE AND THE SOUTH LINE OF SHERMAN'S ADDITION.

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

Section 1. That the grade of Sigsbee street, in said City of San Diego, between the southwesterly line of Pierce avenue and the south line of Sherman's Addition, is hereby established as follows:

At the intersection of Sigsbee street with Pierce avenue; at the south corner at 6.00 feet; at the west corner at 5.00 feet; at the north corner at 7.30 feet; at the east corner at 7.70 feet.

At a point on the northwesterly line of Sigsbee street, 70 feet northeasterly of the northeasterly line of Pierce avenue, at 9.10 feet; at a point on the southeasterly line of Sigsbee street, 70 feet northeasterly of the northeasterly line of Pierce avenue, at 9.40 feet.

At the intersection of Sigsbee street with Main street; at the south corner at 12.50 feet; at the west corner at 12.00 feet; at the north corner at 12.00 feet; at the east corner at 12.50 feet.

At the intersection of Sigsbee street with Newton avenue; at the south corner at 16.00 feet; at the west corner at 15.00 feet; at the north corner at 16.00 feet; at the east corner at 17.00 feet.

At the intersection of Sigsbee street with National Avenue; at the south corner
at 23.00 feet; at the west corner at 22.00 feet; at the north corner at 23.00 feet; at the east corner at 24.00 feet.

At the intersection of Sigsbee street with Logan avenue; at the south corner at 29.50 feet; at the west corner at 28.50 feet, at the north corner at 28.50 feet; at the east corner at 29.50 feet.

At the intersection of Sigsbee street with Kearney avenue; at the south corner at 23.00 feet; at the west corner at 21.60 feet; at the north corner at 23.25 feet; at the east corner at 23.60 feet.

At a point on the southeasterly line of Sigsbee street, distant 104.31 feet northeasterly from the northeasterly line of Kearney avenue, establish grade elevation at 24.50 feet; at a point on the south line of Sherman's Addition, identical with the east line of Nineteenth street, and 14.07 feet north of last named point, establish grade elevation at 24.80 feet.

Section 2. And the grade of said Sigsbee 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 19th day of February, 1913, 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 February, 1913.

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 February, 1913.

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 February, 1913.

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. 5005 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, 1913, and as approved by the Mayor of said City on the 28th day of February, 1913.

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

By W. E. Bartlett Deputy.
ORDINANCE NO. 5006.
AN ORDINANCE AUTHORIZING THE TRANSFER OF FOUR HUNDRED AND FIFTY
DOLLARS ($450.00) FROM THE GENERAL FUND TO THE STREET FUND.

WHEREAS, it became necessary to construct culverts in Hancock Street which expense
was in excess of the annual allowance for the Street Department.

NOW, THEREFORE, Be it ordained by the Common Council that there be and is hereby
transferred from the General Fund to the Street Fund Four Hundred and Fifty ($450.00)
Dollars, or so much thereof as may be necessary to cover such expenditure as has been made
for the installation of the culverts in Hancock Street which has been paid out of the
Street Fund.

This ordinance shall take effect on the thirty-first day from and after its pass-
age and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this
19th day of February, 1913, 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 February, 1913.

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 February, 1913.

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.

(SEAL)
I HEREBY APPROVE the foregoing ordinance this 28th day of February, 1913.

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 indebted-
ness incurred, by reason of the provisions of the annexed ordinance, in re Transfer 450.00
from General Fd 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 Feby. 19, 1913.

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. 5006 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, 1913, and as approved by the
Mayor of said City on the 28th day of February, 1913.

Allen H. Wright,
City Clerk of the City of San Diego, California.
By Y. A. Jacobs Deputy.
ORDINANCE NO. 5007.

AN ORDINANCE ESTABLISHING A CURB GRADE ON LINES 26 FEET NORTH AND 26 FEET SOUTH OF THE CENTER LINE OF UNIVERSITY AVENUE, BETWEEN THE EAST LINE OF PARK BOULEVARD AND THE WEST LINE OF FLORIDA STREET, SAN DIEGO, CALIFORNIA.

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

Section 1. That the curb grades of University Avenue on lines 26 feet north and 26 feet south of the center line of said University Avenue, between the east line of Park Boulevard and the west line of Florida Street, is hereby established as follows:

At the intersection of the east line of Park Boulevard with a line 26 feet north of the center line of University Avenue, establish grade elevation at 317.45 feet; at a point 5 feet east of last named point and 26 feet north of the center line of University Avenue, establish grade elevation at 317.00 feet; at a point 130 feet east of last named point and 26 feet north of the center line of University Avenue, establish grade elevation at 315.18 feet; at a point 20 feet east of last named point and 26 feet north of the center line of University Avenue, establish grade elevation at 314.90 feet; at a point 20 feet east of last named point and 26 feet north of the center line of University Avenue, establish grade elevation at 314.55 feet; at a point 20 feet east of last named point and 26 feet north of the center line of University Avenue, establish grade elevation at 313.55 feet; at a point 20 feet east of last named point and 26 feet north of the center line of University Avenue, establish grade elevation at 312.90 feet; at a point 20 feet east of last named point and 26 feet north of the center line of University Avenue, establish grade elevation at 312.15 feet; at a point 20 feet east of last named point and 26 feet north of the center line of University Avenue, establish grade elevation at 310.35 feet; at a point 20 feet east of last named point and 26 feet north of the center line of University Avenue, establish grade elevation at 309.30 feet; at a point 20 feet east of last named point and 26 feet north of the center line of University Avenue, establish grade elevation at 308.15 feet; at the intersection of the west line of Florida Street with a line 26 feet north of the center line of University Avenue, establish grade elevation at 295.25 feet.

At the intersection of the east line of Park Boulevard with a line 26 feet south of the center line of University Avenue, establish grade elevation at 316.05 feet; at a point 5 feet east of last named point and 26 feet south of the center line of University Avenue, establish grade elevation at 316.50 feet; at a point 130 feet east of last named point and 26 feet south of the center line of University Avenue, establish grade elevation at 315.15 feet; at a point 20 feet east of last named point and 26 feet south of the center line of University Avenue, establish grade elevation at 314.90 feet; at a point 20 feet east of last named point and 26 feet south of the center line of University Avenue, establish grade elevation at 314.55 feet; at a point 20 feet east of last named point and 26 feet south of the center line of University Avenue, establish grade elevation at 313.90 feet; at a point 20 feet east of last named point and 26 feet south of the center line of University Avenue, establish grade elevation at 312.90 feet; at a point 20 feet east of last named point and 26 feet south of the center line of University Avenue, establish grade elevation at 312.15 feet; at a
point 20 feet east of last named point and 26 feet south of the center line of University Avenue, establish grade elevation at 311.30 feet; at a point 20 feet east of last named point and 26 feet south of the center line of University Avenue, establish grade elevation at 310.35 feet; at a point 20 feet east of last named point and 26 feet south of the center line of University Avenue, establish grade elevation at 309.30 feet; at a point 20 feet east of last named point and 26 feet south of the center line of University Avenue, establish grade elevation at 308.13 feet; At the intersection of the west line of Florida Street with a line 26 feet south of the center line of University Avenue, establish grade elevation at 287.25 feet.

Section 2. And the said curb grades of said University Avenue, 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.

Passed and adopted by the Common Council of the City of San Diego, California, this 24th day of February, 1913, 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 24th day of February, 1913.

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 February, 1913.

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 February, 1913.

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. 5007 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 28th day of February, 1913, and as approved by the Mayor of said City on the 28th day of February, 1913.

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

By W. E. Bartlett Deputy.

ORDINANCE No. 5008.

AN ORDINANCE ESTABLISHING THE GRADE OF GROVE STREET, BETWEEN THE NORTH LINE OF CEDAR STREET AND THE SOUTH LINE OF ELM STREET.

BE IT ORDAINED by the Common Council of the City of San Diego, California, as follows:
Section 1. That the grade of Grove Street, in said City of San Diego, between the north line of Cedar Street and the south line of Elm Street, is hereby established as follows:

At the intersection of Grove Street with Cedar Street, at the northwest corner grade elevation to remain at 224.50 feet; at the northeast corner grade elevation to remain at 224.00 feet.

At a point on the west line of Grove Street 520 feet north of the north line of Cedar Street, establish grade elevation at 219.00 feet; at a point on the east line of Grove Street at right angles to last named point, establish grade elevation at 217.00 feet.

At the intersection of Grove Street with Elm Street, at the southwest corner establish grade elevation at 231.00 feet; at the southeast corner establish grade elevation to 228.00 feet.

Section 2. And the grade of said Grove 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.

Passed and adopted by the Common Council of the City of San Diego, California, this 26th day of February, 1913, 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 26th day of February, 1913.

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 February, 1913.

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 28th day of Feb'y, 1913.

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. 5008 of the ordinances of the City of San Diego, California as adopted by the Common Council of said City on the 28th day of February, 1913, and as approved by the Mayor of said City on the 28th day of February, 1913.

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

By W. E. Bartlett Deputy.

ORDINANCE NO. 5008.

AN ORDINANCE APPROPRIATING $2400.00 OR SO MUCH THEREOF AS
MAY BE NECESSARY OUT OF THE STREET FUND.

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 Street Fund Twenty-four Hundred Dollars ($2400.00), or so much thereof as may be necessary for the purpose of constructing sidewalk and curb on Girard and Cave Streets, La Jolla in front of City property and for the building of a retaining wall at the same point in La Jolla.

Section 2. That the sum of Twenty-four Hundred Dollars ($2400.00), or so much thereof as may be necessary, is hereby appropriated out of the Street Fund of said City, to meet the expenditure hereinabove authorized.

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 26th day of February, 1913, by the following vote, to-wit:

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

NOES---NONE.

ABSENT--COUNCILMAN Pay.

and signed in open session thereof by the President of said Common Council, this 26th day of February, 1913.

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 February, 1913.

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

(SEAL)

I HEREBY APPROVE the foregoing ordinance this 28th day of February, 1913.

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 Constructing Sidewalk and Curb on Girard and Cave Streets La Jolla, at expense of $2400.00 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 Feby. 26, 1913.

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. 5009 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, 1913, and as approved by the Mayor of said City on the 28th day of February, 1913.

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

By W. J. Jacques Deputy.
AN ORDINANCE SUSPENDING PARAGRAPHS 3 OF SECTION 30, OF TRAFFIC
ORDINANCE NO. 4660 OF THE CITY OF SAN DIEGO, FROM ELEVEN O'CLOCK
A. M. MARCH 1, 1913, TO FIVE O'CLOCK P. M. MARCH 1, 1913.

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

Section 1. That paragraph 3 of Section 30, of Traffic Ordinance No. 4660, approved
February 17th, 1912, is hereby suspended from eleven o'clock A. M. March 1, 1913, to five
o'clock P. M. March 1, 1913.

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
26th day of February, 1913, 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 26th day
of February, 1913.

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 February, 1913.

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 February, 1913.

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. 5010 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, 1913, and as approved by the
Mayor of said City on the 28th day of February, 1913.

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

By J. A. Jacques Deputy.

ORDINANCE NO. 5011.
AN ORDINANCE ESTABLISHING THE GRADE OF WASHINGTON AVENUE,
BETWEEN THE SOUTH LINE OF MIRTELLE STREET AND THE SOUTH LINE
OF UNIVERSITY AVENUE.

BE IT ORDAINED By the Common Council of the City of San Diego, California, as
follows:
That the grade of Washington Avenue, in said City of San Diego, between the south line of Myrtle Street and the south line of University Avenue, is hereby established as follows:

At the intersection of Washington Avenue with Myrtle Street; at the southwest corner at 329.00 feet; at the southeast corner at 328.50 feet; at the northeast corner at 329.00 feet; at the northwest corner at 330.00 feet.

At a point on the west line of Washington Avenue 350 feet north of the north line of Myrtle Street, at 334.00 feet.

At a point on the east line of Washington Avenue at right angles to last named point, at 333.00 feet.

At the intersection of Washington Avenue with Dwight Street; at the southwest corner at 332.00 feet; at the southeast corner at 330.50 feet; at the northeast corner at 330.00 feet; at the northwest corner at 331.50 feet.

At the intersection of Washington Avenue with Landis Street; at the southwest corner at 336.50 feet; at the southeast corner at 336.50 feet; at the northeast corner at 337.00 feet; at the northwest corner at 337.00 feet.

At the intersection of Washington Avenue with Wightman Street; at the southwest corner at 345.00 feet; at the southeast corner at 345.00 feet; at the northeast corner at 345.50 feet; at the northwest corner at 346.50 feet.

At a point on the west line of Washington Avenue 115 feet north of the north line of Wightman Street, at 344.80 feet; at a point on the west line of Washington Avenue 15 feet north of last named point, at 344.70 feet; at a point on the west line of Washington Avenue, 25 feet north of last named point, at 344.00 feet; at a point on the west line of Washington Avenue 25 feet north of last named point, at 343.60 feet; at a point on the west line of Washington Avenue 25 feet north of last named point, at 342.80 feet.

At a point on the east line of Washington Avenue 115 feet north of the north line of Wightman Street, at 344.40 feet; at a point on the east line of Washington Avenue 15 feet north of last named point, at 344.20 feet; at a point on the east line of Washington Avenue 25 feet north of last named point, at 343.60 feet; at a point on the east line of Washington Avenue 25 feet north of last named point, at 342.00 feet.

At the intersection of Washington Avenue with University Avenue; at the southwest corner at 357.75 feet; at the southeast corner at 355.40 feet.

Section 2. And the grade of said Washington Avenue, 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.

Passed and adopted by the Common Council of the City of San Diego, California, this 28th day of February, 1913, 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 28th day of February, 1913.

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,
AN ORDINANCE ESTABLISHING THE GRADE OF HICKORY STREET, BETWEEN THE NORTHWESTERLY LINE OF WITHERBY STREET AND THE NORTHWESTERLY LINE OF AMPUDIA STREET.

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

Section 1. That the grade of Hickory Street in said City of San Diego, between the northwesterly line of Witherby Street and the northwesterly line of Ampudia Street, is hereby established as follows:

At the intersection of Hickory Street with Witherby Street; at the west corner at 251.00 feet; at the north corner at 201.00 feet.

At a point on the westerly line of Hickory Street, 100 feet northwesterly from the northwesterly line of Witherby Street, at 242.00 feet; at a point on the westerly line of Hickory Street 20 feet northwesterly from last named point, at 240.30 feet; at a point on the westerly line of Hickory Street 20 feet northwesterly from last named point, at 239.80 feet; at a point on the westerly line of Hickory Street 20 feet northwesterly from last named point, at 239.90 feet; at a point on the westerly line of Hickory Street 20 feet northwesterly from last named point, at 240.30 feet; at a point on the westerly line of Hickory Street 20 feet northwesterly from last named point, at 240.60 feet; at a point on the westerly line of Hickory Street 20 feet northwesterly from last named point, at 240.40 feet; at a point on the westerly line of Hickory Street 20 feet northwesterly from last named point, at 240.90 feet; at a point on the westerly line of Hickory Street 20 feet northwesterly from last named point, at 241.10 feet; at a point on the westerly line of Hickory Street 20 feet northwesterly from last named point, at 242.30 feet.

At a point on the easterly line of Hickory Street, 100 feet northwesterly from the northwesterly line of Witherby Street, at 242.30 feet; at a point on the easterly line of Hickory Street 20 feet northwesterly from last named point, at 242.30 feet; at a point on the easterly line of Hickory Street 20 feet northwesterly from last named point, at 240.30 feet; at a point on the easterly line of Hickory Street 20 feet northwesterly from last named point, at 240.70 feet; at a point on the easterly line of Hickory Street 20 feet northwesterly from last named point, at 241.00 feet; at a point on the easterly line of Hickory Street 20 feet northwesterly from last named point, at 241.10 feet; at a point on the easterly line of Hickory Street 20 feet northwesterly from last named point, at 241.20 feet; at a point on the easterly line of Hickory Street 20 feet northwesterly from last named point, at 241.30 feet; at a point on the easterly line of Hickory Street 20 feet northwesterly from last named point, at 241.40 feet; at a point on the easterly line of Hickory Street 20 feet northwesterly from last named point, at 241.50 feet; at a point on the easterly line of Hickory Street 20 feet northwesterly from last named point, at 241.60 feet; at a point on the easterly line of Hickory Street 20 feet northwesterly from last named point, at 241.70 feet; at a point on
the easterly line of Hickory Street 20 feet northwesterly from last named point, at 243.10 feet.

At the intersection of Hickory Street with Hortensia Street; at the south corner at 248.00 feet; at the west corner at 249.00 feet; at the north corner at 249.50 feet; at the east corner at 249.00 feet.

At a point on the westerly line of Hickory Street 150 feet northwesterly from the northwesterly line of Hortensia Street, at 258.50 feet; at a point on the easterly line of Hickory Street at right angles to last named point, at 259.09 feet.

At the intersection of Hickory Street with Trias 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 Hickory Street with Ampedia Street; at the south corner at 249.50 feet; at the west corner at 249.00 feet; at the north corner at 249.50 feet; at the east corner at 250.00 feet.

Section 2. And the grade of said Hickory 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.

Passed and adopted by the Common Council of the City of San Diego, California, this 28th day of February, 1913, 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 28th day of February, 1913.

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 28th day of February, 1913.

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 Feb'y., 1913.

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. 5012 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 28th day of February, 1913, and as approved by the Mayor of said City on the 28th day of February, 1913.

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

By W. E. Bartlett Deputy.
ORDINANCE NO. 5013.

AN ORDINANCE AUTHORIZING THE EXECUTION OF A LEASE BY THE CITY OF SAN DIEGO TO AMERICAN UNION FISH COMPANY, CORPORATION, OF CERTAIN TIDE LANDS ON THE BAY OF SAN DIEGO.

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

Section 1. The Common Council of the City of San Diego is hereby authorized to enter into a lease with American Union Fish Company, a Corporation, for certain tide lands lying off the foot of E Street, in the Bay of San Diego.

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 13th day of February, 1913, by the following vote, to-wit:

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

NONE---NONE.

ABSENT-COUNCILMAN Adams.

and signed in open session thereof by the President of said Common Council, this 13th day of February, 1913.

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 13th day of February, 1913.

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 CERTIFY, that the above and foregoing bill was by me presented to the Mayor of the City of San Diego, California, for his approval, on the 14th day of February, 1913, and that he did not return it with his disapproval at any time within ten days after having received it as aforesaid.

Allen H. Wright,

City Clerk of the City of San Diego, California.

(SEAL) By Hugh A. Sanders, Deputy.

Dated, San Diego, California,

February 24th, 1913.

I HEREBY CERTIFY that the above and foregoing is a full, true and correct copy of Ordinance No. 5013 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, 1913, and as returned by the Mayor of said City without his disapproval on the 24th day of February, 1913.

Allen H. Wright,

City Clerk of the City of San Diego, California.

By J. C. Jaquess Deputy.

ORDINANCE NO. 5014.

AUTHORIZING THE PAYMENT OF TWO HUNDRED FIFTY DOLLARS FOR PLANS FOR FIRE TUG.

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

Section 1. That the sum of Two Hundred Fifty (250) Dollars be and it is hereby
appropriated out of the Fire Department Fund of the City of San Diego for the relief of the Gorham Engineering Company; said sum being payment for plans furnished by said Company for a fire tug for the 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 February, 1913, 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 17th day of February, 1913.

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 February, 1913.

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 Plans for Fire Tug payable out of Fire Dept. Fund $250.00 can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Feb'y. 17, 1913.

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

I HEREBY CERTIFY, that the above and foregoing bill was by me presented to the Mayor of the City of San Diego, California, for his approval, on the 18th day of February, 1913, and that he did not return it with his disapproval at any time within ten days after having received it as aforesaid.

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

(Seal)

Dated, San Diego, California,
28th day of February, 1913.

I HEREBY CERTIFY that the above and foregoing is a full, true and correct copy of Ordinance No. 5015 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 17th day of February, 1913, and as returned by the Mayor of said City without his disapproval on the 28th day of February, 1913.

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

(Seal)

ORDINANCE NO. 5015.
AN ORDINANCE AUTHORIZING THE EMPLOYMENT OF SMITH-EMERY & COMPANY.
BE IT ORDAINEP By the Common Council of the City of San Diego, as follows:

Section 1. The Superintendent of the Department of Water, of the City of San Diego, is hereby authorized to enter into a contract with Smith-Emery & Company, for the chemical examination and treatment of the waters in the reservoirs and to be in the reservoirs of the City, and to be acquired by the City during the eleven (11) months commencing on the first day of February, 1913, and ending January first, 1914, at the rate of one thousand four hundred fifty (1450) Dollars per year, which shall be paid in equal monthly installments.

Section 2. There is hereby appropriated out of the Water Fund of the City of San Diego, the sum of $1329.16-2/3, or so much thereof as may be necessary, to be applied on the payment of the obligation incurred by authority of this ordinance.

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 19th day of February, 1913, 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 February, 1913.

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 February, 1913.

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.

(A)UDITOR'S CERTIFICATE. I HEREBY CERTIFY that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re-employment of Smith, Emery & 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 19, 1913.

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

I HEREBY CERTIFY, that the above and foregoing bill was by me presented to the Mayor of the City of San Diego, California, for his approval, on the 20th day of February, 1913, and that he did not return it with his disapproval at any time within ten (10) days after having received it as aforesaid.

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

(DATED) March 1st, 1913.

I HEREBY CERTIFY that the above and foregoing is a full, true and correct copy of ordinance No. 5015 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, 1913, and as returned by the
the Mayor of said City without his disapproval on the 1st day of March, 1913.

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

ORDINANCE NO. 5016.
AN ORDINANCE TRANSFERRING THE SUM OF $9,750 FROM THE FIRE DEPARTMENT BOND FUND TO THE FIRE DEPARTMENT FUND.

WHEREAS, the Common Council of the City of San Diego, by Ordinance No. 4939, approved January 2, 1913, appropriated the sum of $9,750 out of the Fire Department Fund for the purpose of meeting a payment due the Gorham Engineering Company for one Type R, Gorham 144 H. P. Combination Pumping Engine and Hose Wagon, 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 Fire Department Bond Fund to the Fire Department Fund the sum of $9,750.

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 February, 1913, 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 19th day of February, 1913.

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 February, 1913.

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 Transfer $9,750.00 from Fire Dept. Bond Fund 1913 to Fire 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, 1913.

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

I HEREBY CERTIFY, that the above and foregoing bill was by me presented to the Mayor of the City of San Diego, California, for his approval, on the 20th day of February, 1913, and that he did not return it with his disapproval at any time within ten (10) days after having received it as aforesaid.

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

Dated, San Diego, California, March 1st, 1913.
I HEREBY CERTIFY that the above and foregoing is a full, true and correct copy of Ordinance No. 5016 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, 1913, and as returned by the Mayor of said City without his disapproval on the 1st day of March, 1913.

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

AN ORDINANCE GRANTING TO J. W. WILEY AND ASSIGNS CERTAIN WATER RIGHTS FOR THE SOUTH HALF OF THE SOUTHEAST QUARTER OF THE SOUTH-WEST QUARTER OF SECTION 28, TOWNSHIP 16 SOUTH, RANGE 2 WEST, S.B.M.

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

Section 1. There is hereby granted to J. W. Wiley and his assigns the right to take water from the main pipe line of the City of San Diego, for the south half of the southeast quarter of the southwest quarter of section 28, township 16 south, range 2 west, S.B.M. in the County of San Diego, State of California, which land is crossed by the said pipe line. And the said J. W. Wiley, and his assigns shall at all times have the right to take the water from said pipe line at the same rate, and subject to like rules and regulations as those fixed and made applicable from time to time to other water consumers obtaining supplies of water from said pipe line.

Section 2. A one-inch meter, connecting with said main pipe line, may be installed and maintained on the right of way across the said south half of the southeast quarter of the southwest quarter of section 28, township 16 south, range 2 west, S.B.M. and said meter shall be installed at that point on said pipe line that would be the southwest corner of Castile and Euclid Streets, produced northerly and easterly, respectively.

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 24th day of February, 1913, 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 24th day of February, 1913.

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 February, 1913.

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 bill was by me presented to the Mayor of the City of San Diego, California, for his approval, on the 25th day of February, 1913, and that he did not return it with his disapproval at any time within ten days after having received it as aforesaid.
AN ORDINANCE PROHIBITING THE BLOCKING OF STREET CROSSINGS.

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

Section 1. It shall be unlawful for any railroad company or companies, or any Superintendent, agent or employe of any railroad company or companies, either directly or indirectly, to obstruct, use or occupy any street or other public highway, with any locomotive, car, cars or train, by permitting or suffering such locomotive, car, cars or train to remain upon or across such street or other public highway, or any part thereof, or by coupling switching or shifting locomotives, cars or trains, or making up of trains upon or across such street or public highway, or any part thereof, or by moving or stopping long freight trains upon or across the same, for a period of longer than four minutes at one time.

Section 2. It shall be unlawful for any railroad company or companies, or for any Superintendent, agent or other employe of any railroad company or companies; either directly or indirectly, after any such street or other public highway has been once so obstructed, used or occupied for a period of four minutes, or longer, to again obstruct, use or occupy the same either directly or indirectly, for any length of time, for a period of ten minutes thereafter.

Section 3. Nothing in this chapter shall be so construed as to affect or interfere with the arrival and departure of regular railroad trains moving on and across any such street or other public highway, without stopping, at a rate of speed not to exceed six miles per hour.

Section 4. Any railroad company, or any Superintendent, agent or other employe of any railroad company or companies violating the provisions of Sections 1 and 2 shall, upon conviction, be fined in any sum not to exceed fifty dollars, or imprisoned not to exceed thirty days, or both, such fine and imprisonment for each and every repeated violation thereof after the first offense.

Section 5. This ordinance shall take effect and be in force 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 3rd day of March, 1913, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Woods and Dodson.
NOES---NONE.

ABSENT--COUNCILMAN Sahon.

and signed in open session thereof by the President of said Common Council, this 3rd day of March, 1913.
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 March, 1913.

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 March, 1913.

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. 5019.

AN ORDINANCE PROVIDING FOR THE COMPENSATION OF ELECTION
OFFICERS, AND THE RENTAL TO BE PAID FOR POLLING PLACES AT
THE PRIMARY ELECTION TO BE HELD MARCH 25th, 1913.

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

Section 1. The compensation of inspectors, judges of election, and clerks, who
shall serve at the Primary Election to be held in the City of San Diego on the 25th day of
March, 1913, 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 for each vote cast in his res-
pective precinct.

The rate to be paid for such polling places as may have to be rented for the occasion
is five dollars ($5.00) each.

Section 2. There is hereby appropriated out of the General Fund of the City so much
money as may be necessary to meet the above expenditures.

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
3rd day of March, 1913, 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 3rd day
of March, 1913.
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 March, 1913.

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 March, 1913.

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, for indebtedness incurred, by reason of the provisions of the annexed ordinance, for Compensation of Election Officers and Rents for Election to be held April 25th, 1913, 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 March 3, 1913.

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. 5019 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 3rd day of March, 1913, and as approved by the Mayor of said City on the 13th day of March, 1913.

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

ORDINANCE NO. 5020.

AN ORDINANCE PROVIDING FOR THE COMPENSATION OF ELECTION OFFICERS, AND THE RENTAL TO BE PAID FOR POLLING PLACES AT THE GENERAL MUNICIPAL ELECTION TO BE HELD APRIL 8th, 1913.

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

Section 1. The compensation of inspectors, judges of election, and clerks, who shall serve at the General Municipal Election to be held in the City of San Diego on the eighth day of April, 1913, 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 for each vote cast in his respective precinct.

The rate to be paid for such polling places as may have to be rented for the occasion is five dollars ($5.00) each.

Section 2. There is hereby appropriated out of the General Fund of the City so much money as may be necessary to meet the above expenditures.

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.
Passed and adopted by the Common Council of the City of San Diego, California, this 3rd day of March, 1913, 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 3rd day of March, 1913.

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 March, 1913.

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 March, 1913.

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 Compensation of Election Officers and Rent for Election Apr 8/13, 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 Mch 3, 1913.

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. 5020 of the ordinances of the City of San Diego, California, as adopted by the Common Council of the said City on the 3rd day of March, 1913, and as approved by the Mayor of said City on the 13th day of March, 1913.

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

By W. E. Bartlett Deputy.

ORDINANCE NO. 5021.
AN ORDINANCE APPROPRIATING $600.00 FOR THE PURCHASE OF AN AUTOMOBILE FOR THE DEPARTMENT OF FIRE AND SEWERS.

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

Section 1. The sum of $600.00 is hereby appropriated out of the Sewer and Drainage Fund for the purchase of one automobile for the use of the Department of Sewers.

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 3rd day of March, 1913, by the following vote, to-wit:

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

NOES---NONE.

ABSENT---COUNCILMAN Schon.

and signed in open session thereof by the President of said Common Council, this 3rd day of March, 1913.

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 March, 1913.

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 March, 1913.

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 Auto for Sewer Dept. 600.00 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 Mch 3, 1913.

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. 5021 of the ordinances of the City of San Diego, California, and as adopted by the Common Council of said City on the 3rd day of March, 1913, and as approved by the Mayor of said City on the 13th day of March, 1913.

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

By

ORDINANCE NO. 5022.

AN ORDINANCE AUTHORIZING THE PAYMENT OF TWO (2) FOUR CYLINDER GORHAM COMBINATION TURBINE FIRE ENGINES AND HOSE WAGONS.

WHEREAS, it is the intention of the Common Council of the City of San Diego, as per contract Document No. 52679 filed in the office of the City Clerk under date July 8th, 1912, to purchase two (2) four cylinder Gorham Combination Turbine Fire Engines and Hose Wagons paying for same out of the proceeds of the Fire Department Bond Fund.

NOW, THEREFORE, be it ordained by the Common Council that there be and is hereby ordered to be paid to the Gorham Engineering Company the sum of Eighteen Thousand Dollars ($18,000.00), or so much thereof as may be necessary to meet the expenditure hereinafter...
mentioned, in payment of two (2) four cylinder Gorham Combination Turbine Fire Engines and Hose Wagons, as per contract hereinbefore mentioned, out of the Fire Department Bond Fund of the City of San Diego.

This ordinance is for the immediate preservation of 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 3rd day of March, 1913, by the following vote, to-wit:
AYES---COUNCILIERS Adams, Fay, Woods and Dodson.
NOES---NONE.
ABSENT--COUNCIMAN Sehon.

and signed in open session thereof by the President of said Common Council, this 3rd day of March, 1913.

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 March, 1913.

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

By W. E. Bartlett Deputy.

I HEREBY APPROVE the foregoing ordinance this 13th day of March, 1913.

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 Payment for 2, 4 Cylinder Gorham Combination Turbine Fire Engines & Hose wagons, payable out of Fire Dep. Bond Fund $18,000 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 3, 1913

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. 5022 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 3rd day of March, 1913, and as approved by the Mayor of said City on the 15th day of March, 1913.

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

By Y. D. Jackson Deputy.

ORDINANCE NO. 5023.

AN ORDINANCE ESTABLISHING THE GRADE OF JAMES STREET BETWEEN A POINT ON THE SOUTHWESTERLY LINE 27 FEET NORTHWESTERLY FROM THE NORTHWESTERLY LINE OF ROSECRANS STREET AND A POINT 209
FEET NORTHWESTERLY FROM THE NORTHWESTERLY LINE OF EVERGREEN STREET; AND BETWEEN A POINT ON THE NORTHEASTERLY LINE OF JAMES STREET 27 FEET NORTHWESTERLY FROM THE NORTHWESTERLY LINE OF ROSECRANS STREET AND A POINT 200.6 FEET NORTHWESTERLY FROM THE NORTHWESTERLY LINE OF EVERGREEN STREET.

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

Section 1. That the grade of James Street between a point on the southwesterly line 27 feet northwesterly from the northwesterly line of Rosecrans Street and a point 209 feet northwesterly from the northwesterly line of Evergreen Street; and between a point on the northeasterly line 27 feet northwesterly from the northwesterly line of Rosecrans Street and a point 200.6 feet northwesterly from the northwesterly line of Evergreen Street, is hereby established as follows:

At a point on the southwesterly line of James Street 27 feet northwesterly from the northwesterly line of Rosecrans Street, at 52.00 feet.

At a point on the southwesterly line of James Street 25 feet southeasterly from the southeasterly line of Locust Street, at 62.20 feet.

At a point on the southwesterly line of James Street 25 feet northwesterly from the northwesterly line of Locust Street, at 64.49 feet.

At a point on the southwesterly line of James Street 25 feet southeasterly from the southeasterly line of Evergreen Street, at 66.37 feet.

At a point on the southwesterly line of James Street 184 feet northwesterly from the last named point, at 73.30 feet.

At a point on the northeasterly line of James Street 27 feet northwesterly from the northwesterly line of Rosecrans Street, at 50.47 feet.

At a point on the northeasterly line of James Street 25 feet southeasterly from the southeasterly line of Locust Street, at 61.90 feet.

At a point on the northeasterly line of James Street 25 feet northwesterly from the northwesterly line of Locust Street, at 64.14 feet.

At a point on the northeasterly line of James Street 25 feet southeasterly from the southeasterly line of Evergreen Street, at 65.90 feet.

At a point on the northeasterly line of James Street 25 feet northwesterly from the northwesterly line of Evergreen Street, at 67.80 feet.

At a point on the northeasterly line of James Street 175.6 feet northwesterly from the last named point, at 71.86 feet.

Section 2. And the grade of said James 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.

Passed and adopted by the Common Council of the City of San Diego, California, this 5th day of March, 1913, 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 5th day of March, 1913.
AN ORDINANCE ESTABLISHING THE GRADE OF THORN STREET BETWEEN
THE EAST LINE OF BRANT STREET AND A POINT 120 FEET EAST OF
THE EAST LINE OF BRANT 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 in said City of San Diego, between the
east line of Brant Street and a point 120 feet east of the east line of Brant Street, is
hereby established as follows:

At the intersection of Thorn Street with Brant Street; at the southeast corner
at 242.00 feet; at the northeast corner at 242.00 feet.

At a point on the north line of Thorn Street 20 feet east of the east line of Brant
Street, at 243.40 feet; at a point on the north line of Thorn Street 20 feet east of last
named point, at 244.10 feet; at a point on the north line of Thorn Street 20 feet east of
last named point, at 244.20 feet; at a point on the north line of Thorn Street 20 feet
east of last named point, at 243.70 feet; at a point on the north line of Thorn Street 20 feet
east of last named point, at 242.70 feet; at a point on the north line of Thorn Street 20
feet east of last named point, at 241.00 feet.

At a point on the south line of Thorn Street 20 feet east of the east line of Brant
Street, at 242.80 feet; at a point on the south line of Thorn Street 20 feet east of last
named point, at 243.10 feet; at a point on the south line of Thorn Street 20 feet east of
last named point, at 242.90 feet; at a point on the south line of Thorn Street 20 feet east of
last named point, at 242.00 feet; at a point on the south line of Thorn Street 20 feet
east of last named point, at 241.10 feet; at a point on the south line of Thorn Street 20
feet east of last named point, at 239.50 feet.

Section 2. And the grade of said Thorn 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.

Passed and adopted by the Common Council of the City of San Diego, California, this 5th day of March, 1913, 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 5th day of March, 1913.

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 March, 1913.

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 March, 1913.

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. 5024 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, 1913, and as approved by the Mayor of said City on the 13th day of March, 1913.

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

By W. E. Bartlett Deputy.

AN ORDINANCE AUTHORIZING THE SUPERINTENDENT OF THE DEPARTMENT OF FIRE AND SEwers TO CONSTRUCT A BUILDING FOR THE USE OF THE FIRE DEPARTMENT AT LA JOLLA.

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 proceed with the building, construction and equipment of a building for the use of the Fire Department, on lot 2 block 40 La Jolla Park.

Section 2. That there is hereby appropriated, out of the Public Building Fund, the sum of Twenty-six Hundred (2600) Dollars, or so much thereof as may be necessary to construct said building.

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 March, 1913, 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 5th day of March, 1913.

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 March, 1913.

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 March, 1913.

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.

AUDITOR'S CERTIFICATE. I HEREBY CERTIFY that the appropriation made, and indebtedness incurred, by reason of the provisions of the annexed ordinance, in re Construction of Fire Bldg. on Lot 2 Block 40 La Jolla Park costing $2600.00 out of Public Bldg. Fd. can be incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Mch 5, 1913.

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. 5025 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, 1913, and as approved by the Mayor of said City on the 13th day of March, 1913.

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

By Deputy.

ORDINANCE NO. 5025.

AN ORDINANCE TRANSFERRING CERTAIN FUNDS.

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

Section 1. There is hereby transferred the sum of $11,316.21 out of the General Fund of the City of San Diego into the Water Fund of said City, being balance due for Fire Hydrant Rental for 1912.

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 5th day of March, 1913, by the following vote, to-wit:

AYES--COUNCILMEN Adams, Fay and Dodson.
NOMS--NONE.

ABSENT--COUNCILMEN Sehon and Woods.

and signed in open session thereof by the President of said Common Council, this 5th day of March, 1913.

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 March, 1913.

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

(SEAL)

I HEREBY APPROVE the foregoing ordinance this 13th day of March, 1913.

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 $11,316.21 from General Fund into Water Fund, being balance due for Fire Hydrant Rental for 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 March 5th, 1913.

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. 5026 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, 1913, and as approved by the Mayor of said City on the 13th day of March, 1913.

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

By J. A. Jacquez Deputy.

ORDINANCE NO. 5027.

AN ORDINANCE ESTABLISHING THE GRADE OF BROADWAY STREET FROM THE WEST LINE OF FALCON STREET TO A POINT 154 FEET WEST OF THE WEST 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 Broadway Street, in said City of San Diego, between the west line of Falcon Street and a point 154 feet west of the west line of Falcon Street,
is hereby established as follows:-

At the intersection of Broadway Street with Falcon Street; at the northwest corner grade elevation to remain at 263.00 feet; at the southwest corner grade elevation to remain at 263.00 feet.

At a point on the north line of Broadway Street 50 feet west of the west line of Falcon Street, at 266.1 feet; at a point on the north line of Broadway Street 10 feet west of last named point, at 266.10 feet; at a point on the north line of Broadway Street 10 feet west of last named point, at 265.90 feet; at a point on the north line of Broadway Street 10 feet west of last named point, at 265.40 feet; at a point on the north line of Broadway Street 10 feet west of last named point, at 264.40 feet; at a point on the north line of Broadway Street 54 feet west of last named point, at 256.00 feet.

At a point on the north line of Broadway Street 50 feet west of the west line of Falcon Street, at 265.10 feet; at a point on the south line of Broadway Street 10 feet west of last named point, at 265.10 feet; at a point on the south line of Broadway Street 10 feet west of last named point, at 264.90 feet; at a point on the south line of Broadway Street 10 feet west of last named point, at 264.40 feet; at a point on the south line of Broadway Street 54 feet west of last named point, at 256.00 feet.

Section 2. And the grade of said Broadway 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.

Passed and adopted by the Common Council of the City of San Diego, California, this 10th day of March, 1913, 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 10th day of March, 1913.

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 March, 1913.

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 March, 1913.

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. 5028 of the Ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 10th day of March, 1913, and as approved by the Mayor of said City on the 13th day of March, 1913.

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

ORDINANCE NO. 5028.

AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA, PROVIDING FOR THE PAYMENT OF STREET ASSESSMENT AGAINST LOTS "E" AND "F", IN BLOCK FORTY-FOUR, OF NEW SAN DIEGO.

WHEREAS, India Street, in the City of San Diego, California, has been paved and otherwise improved, from the north line of H Street to the south line of Winder Street, under the provisions of the Vrooman Act; and,

WHEREAS, lots "E" and "F", of block forty-four (44), of New San Diego, in said City, abutting upon said street, have been duly assessed in the aggregate sum of $484.64 for the costs and expenses of said improvements; and,

WHEREAS, said lots "E" and "F" belong to the United States of America, and no declaration is made in the Resolution of Intention under which said improvements were made, respecting the said lots, NOT THEREFORE,

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

Section 1. There is hereby appropriated out of the money in the General Fund of the City of San Diego, and not otherwise appropriated, the sum of $484.64, for the payment of said assessments against lots "E" and "F", of block forty-four (44), of New San Diego, in said City, for the paving and otherwise improving of India Street from the north line of H Street to the south line of Winder Street; and the Auditing Committee is hereby authorized to audit and approve the claims therefor.

Section 2. The City Auditor is hereby directed to draw a warrant in favor of the contractors, Ford and Stout, or their assignees, for the said sum; and the Treasurer of said City is hereby authorized and directed to pay the same.

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 12th day of March, 1913, 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 12th day of March, 1913.

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 March, 1913.

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 13th day of March, 1913.
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 Payment for Paving India Street $484.64 against Lots E and F Blk. 44, New San Diego, 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 Mch. 12, 1913.
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. 5028 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 12th day of March, 1913, and as approved by the Mayor of said City on the 13th day of March, 1913.
Allen H. Wright,
City Clerk of the City of San Diego, California.
By A. J. Jacques Deputy.

ORDINANCE NO. 5029.
AUTHORIZING THE PURCHASE OF SIX TEAMS OF HORSES OR MULES FOR 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 Public Streets and Buildings be and he is hereby authorized to purchase, in the open market, without advertising for bids, six teams of horses or mules for the use of the Street Department of said City, provided the total cost of same does not exceed the sum of Thirty-six Hundred ($3600.00) Dollars.
Section 2. That the sum of Thirty-six Hundred ($3600.00) 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 out of the Street 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 12th day of March, 1913, 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 12th day of March, 1913.
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,
BE IT ORDAINED by the Common Council of the City of San Diego, California, as follows:

Section 1. That the grade of Lark Street in said City of San Diego, between the southerly line of Bush Street and the south line of South Florence Heights, is hereby established as follows:

At the intersection of Lark Street with Bush Street; at the southwesterly corner at 262.10 feet; at the southeasterly corner at 263.24 feet.

At the intersection of the east line of Lark Street with the south line of South Florence Heights, at 272.00 feet.

At the intersection of the west line of Lark Street with the south line of South Florence Heights, at 271.00 feet.

Section 2. And the grade of said Lark 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.

Passed and adopted by the Common Council of the City of San Diego, California, this 12th day of March, 1913, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Woods and Dodson.
AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA, AUTHORIZING THE EMPLOYMENT OF STREET SWEEPERS AND CLEANERS, AND PROVIDING FOR THEIR COMPENSATION.

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

Section 1. That the Superintendent of the Department of Public Streets and Buildings of the City of San Diego, California, be, and he is hereby authorized to employ not to exceed thirty (30) men, to fill the positions of hand street sweepers and cleaners, to sweep and clean the public streets of the City, provided that such street sweepers and cleaners shall be employed by the day instead of by the month.

Section 2. That as compensation for their services such street sweepers and cleaners shall be paid $2.65 per day, to be paid out of the Street Fund of said City.

Section 3. All ordinances and parts of ordinances in conflict herewith, are hereby repealed.

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 24th day of March 1913, 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 March, 1913.

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 March, 1913.

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 March, 1913.

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 employment 30 Hand Sweepers at $2.65 per day 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 March 24, 1913.

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. 5031 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 24th day of March, 1913, and as approved by the Pro Tempore Mayor of the said City on the 25th day of March, 1913.

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

By W. E. Bartlett Deputy.

ORDINANCE No. 5032.
AN ORDINANCE AUTHORIZING THE SAN DIEGO ICE & COLD STORAGE COMPANY TO CONSTRUCT A SPUR TRACK ON EIGHTH STREET FROM L TO K STREET, IN THE CITY OF SAN DIEGO.

WHEREAS, the San Diego Ice & Cold Storage Company, a corporation organized and doing business under the laws of the State of California, and having its principal place of business in the City of San Diego, has petitioned for permission to lay a spur track on Eighth Street from L Street to K Street, connecting with the spur track now located on said Eighth Street; and,

WHEREAS, it appears that it is necessary and expedient for the proper conduct of the business of said San Diego Ice & Cold Storage Company that said track be laid, 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 San Diego Ice & Cold Storage Company to construct a spur track on Eighth Street beginning at a point on Eighth Street about 150 feet South of L Street, where a track is now located in the center of said street,
thence North in the Center of Eighth Street to the North side of L Street, thence to the East side of Eighth Street and along said East line of Eighth Street to the South line of K Street. Track to be constructed under specifications of the City Engineer.

Section 2. It is hereby expressly provided that nothing herein contained shall be construed to extend the term or time of any franchise heretofore granted either to petitioner or to any steam railway company.

This permission is upon condition;

1st. That such spur shall be kept and maintained at the official grade of such streets over which the same shall pass, as such official grades are now or may hereafter be established, and the City hereby reserves the right to grade, curb, macadamize, gutter, culvert, or otherwise improve or repair, any part of said street over which said spur may be laid, and to lay down or relay pipes for water, gas, electrical conduits, or other purposes.

2nd. That said Company shall pave, keep in repair said street, between the rails of each track, and also between the tracks and for at least two feet on each side thereof; and that said Company shall allow any other person doing business along the line of said spur to use same, upon such compensation as the Council shall determine to be reasonable for such privilege, and further, cars not to be permitted to stand on track in center of street.

3rd. The rights and privileges granted by this ordinance are made upon the further condition that said spur shall be at all times subject to regulation by the Common Council, and the City may at all times insist and have the right at the election of said Common Council, to take over the said spur from the said Company, its successors or assigns, on the payment of the appraised value thereof, one of the appraisers to be named by the said Common Council, one by the said Company, and in case they cannot agree, those two to name a third; provided, that nothing herein contained shall be so construed as to prevent the Common Council to alter or amend this grant, or to amend or repeal this ordinance in any and all respects.

4th. That said City of San Diego have the right to use said spur track at any time, without cost to said City of San Diego.

5th. That the permission granted by this ordinance shall be revocable at the will of the Common Council of the City of San Diego.

Section 3. The above permission is granted on the further express condition that the said San Diego Ice & Cold Storage Company shall pay to the City of San Diego the sum of Twenty-five Dollars ($25.00) per year, payable in advance, as rental for each year that said spur track is in place. This rental shall be subject to change at the pleasure of the Common Council 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 12th day of March, 1913, 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 12th day of March, 1913.

A. L. 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 March, 1913.

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 bill was by me presented to the Mayor of the City of San Diego, California, for his approval, on the 13 day of March, 1913, and that he did not return it with his disapproval at any time within ten days after having received it as aforesaid.

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

(SEAL)

Dated, San Diego, California,
March 24th, 1913.

I HEREBY CERTIFY that the above and foregoing is a full, true and correct copy of Ordinance No. 5032 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 12th day of March, 1913, and as returned by the Mayor of said City without his disapproval on the 24th day of March, 1913.

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

(SEAL)

AN ORDINANCE GRANTING TO V. BRUSCHI & COMPANY PERMISSION TO
CONSTRUCT, MAINTAIN AND OPERATE A RAILWAY SWITCH ON FIFTH STREET.

WHEREAS, V. Bruschi & Company, has petitioned the Common Council of the City of San Diego, to grant the said Company permission to construct, maintain and operate a spur track upon a portion of Fifth Street as hereinafter described, and it appearing that the public welfare of the City of San Diego requires such permit to be granted.

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

Section 1. Temporary permission is hereby granted to the said V. Bruschi & Company, its successors and assigns to lay down, construct, maintain and operate a spur track on Fifth Street, from the southeast corner of J Street to a point approximately one hundred and thirty (130) feet north of the southeast corner of J Street on Fifth Street. This permission is granted upon the following conditions:
1st. That such spur track shall be kept and maintained at the official grade of such streets over which same shall pass, as such official grades are now, or may hereafter be established, and the City hereby reserves the right to grade, curb, macadamize, gutter, culvert or otherwise improve or repair any part of said street, over which the said spur may be laid, and to lay down or relay pipes for water, gas, electrical conduits or other purposes.

2nd. That said Company shall pave and keep in repair such streets between the rails of each track and also between the tracks and for at least two (2) feet on each side thereof, and that said Company shall allow any other person doing business along the line of said spur to use the same, upon such compensation as the Council shall determine to be reasonable for such purpose.

3rd. The rights and privileges granted by this ordinance are made upon the further condition that said spur shall be at all times subject to regulation by the Common Council, and the City may at all times insist and have the right at the election of said Common Council, to take over said spur from the said Company, its successors or assigns, on the payment of the appraised value thereof, one of the appraisers to be named by the said Common Council, one by the said Company, and in case they cannot agree, those two to name a third; provided, that nothing herein contained shall be so construed as to prevent the Common Council to alter, or amend this grant, or to amend or repeal this ordinance in any and all respects.

4th. That said City of San Diego have the right to use said spur track at any time, without cost to the said City of San Diego.

5th. That the permission granted by this ordinance shall be revocable at the will of the Common Council of the City of San Diego.

6th. That the spur track permitted to be laid and maintained by this ordinance, shall be laid under the direction and specifications of the office of the City Engineer of the City of San Diego.

Section 3. The above permission is granted on the further express condition that the said V. Bruschi & Company shall pay to the City of San Diego the sum of twenty-five dollars ($25.00) per year, payable in advance, as rental for each year that said spur track is in place. This rental shall be subject to change at the pleasure 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 24th day of March, 1913, 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 March, 1913.

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 March, 1913.

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 March, 1913.

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. 5033 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 24th day of March, 1913, and as approved by the Mayor Pro Tempore of said City on the 25th day of March, 1913.

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

ORDINANCE NO. 5034.

AN ORDINANCE EXTENDING THE TIME OF COMPLETION OF THE WHARVES PROVIDED FOR IN THAT CERTAIN WHARF FRANCHISE GRANTED TO THE SAN DIEGO AND ARIZONA RAILWAY COMPANY BY THE BOARD OF STATE HARBOUR COMMISSIONERS FOR THE BAY OF SAN DIEGO, ON THE 10th DAY OF MARCH, 1908, AND RATIFIED AND CONFIRMED BY ORDINANCE NO. 3294 OF THE ORDINANCES OF THE CITY OF SAN DIEGO, CALIFORNIA.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF SAN DIEGO, as follows:

Section I.

WHEREAS, the Board of State Harbor Commissioners for the Bay of San Diego, on the 10th day of March, 1908, granted to the San Diego and Arizona Railway Company, a corporation, a franchise for wharves and piers in the Bay of San Diego, and,

WHEREAS, said grant was confirmed by an ordinance of the City of San Diego, duly passed and approved on the 28th day of May, 1908, which said ordinance, under the charter of said city, went into effect on the 27th day of June, 1908, and,

WHEREAS, said franchise provided that work should be commenced upon said structure or structures within three (3) months after the ratification and confirmation of said franchise by an ordinance of the City of San Diego, and the westerly pier thereof should be completed within one and one-half years thereafter, and that the whole thereof should be completed within five years thereafter, and,

WHEREAS, work was commenced upon said structures within three (3) months after said ratification and confirmation of said franchise by said ordinance of said City of San Diego, and,

WHEREAS, the said Board of State Harbor Commissioners for the Bay of San Diego, granted an extension of time for the completion of the westerly pier of said wharf, to and including the 27th day of March, 1911, and,

WHEREAS, the said Board of State Harbor Commissioners granted a further extension of said time for the completion of said westerly pier to and including the 27th day of September, 1913, and the time for the completion of the whole work to and including the 27th day of September, 1916, and,

WHEREAS, it appears that said San Diego and Arizona Railway Company has not completed said westerly pier referred to in said franchise, and cannot complete the same within the time limit in said franchise, and the extension of time above referred to, and has petitioned this Common Council for a further extension of time, and it appearing that there is
good cause for such extension,

NOW, THEREFORE, in consideration of the premises, it is ordained that the time within which to complete the westerly pier referred to in said franchise, is hereby extended one year from the 27th day of September, 1913, that is to say, the time for the completion of said westerly pier is extended to and including the 27th day of September, 1914, and the time for the completion of the whole work is extended to and including the 27th day of September, 1917.

Passed and adopted by the Common Council of the City of San Diego, California, this 24th day of March, 1913, 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 March, 1913.

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 March, 1913.

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 March, 1913.

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. 5034 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 24th day of March, 1913, and as approved by the Mayor Pro Tempore of said City on the 25th day of March, 1913.

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

By Deputy.

ORDINANCE NO. 5035.
AN ORDINANCE APPROPRIATING THIRTY DOLLARS ($30.00) FOR PAYMENT OF DUES FOR YEAR 1913 IN LEAGUE OF AMERICAN MUNICIPALITIES.
BE IT ORDAINED by the Common Council of the City of San Diego, as follows:
Section 1. There is hereby appropriated the sum of Thirty Dollars ($30.00) out of the General Fund for payment of dues for year 1913 in the League of American Municipalities.
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 24th day of March, 1913, by the following vote, to-wit:
AYES---COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.
ABSENT---NONE.

and signed in open session thereof by the President of said Common Council, this 24th day of March, 1913.

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 March, 1913.

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 March, 1913.

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.

AUDITORS CERTIFICATE. I HEREBY CERTIFY that the appropriation made, or indebtedness incurred, by reason of the provisions of the annexed ordinance, in re Appropriating 30.00 annual dues League of American Municipalities 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 Mch. 24, 1913.

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. 5035 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 24th day of March, 1913, and as approved by the Mayor Pro Tempore of said City on the 25th day of March, 1913.

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

By A. D. Jacques Deputy.

ORDINANCE NO. 5036.

AN ORDINANCE APPROPRIATING $1500.00 FOR THE PURCHASE OF CERTAIN CAST IRON PIPE FROM THE SPRECKELS COMPANY.

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

Section 1. There is hereby appropriated out of the Water Extension Fund, the sum of $1500.00, for the purpose of purchasing from the Spreckels Company forty-three (43) lengths of sixteen-inch C. I. pipe, nineteen (19) lengths of ten-inch C. I. pipe, and twenty-seven (27) lengths of twenty-inch C. I. Pipe. This pipe is to be subject to the approval of the Superintendent of the Department of Finance, Ways and Means of said City of San Diego.

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 24th day of March, 1913, 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 March, 1913.

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 March, 1913.

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 March, 1913.

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 Appropriating $1,500.00 out of Water Extension Bond Fund for purchase of water pipe from Spreckels 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 March 24, 1913.

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. 5036 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 24th day of March, 1913, and as approved by the Mayor Pro Tempore of the said City on the 25th day of March, 1913.

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

By J. A. Jacques Deputy.

ORDINANCE NO. 5037.

AN ORDINANCE PROVIDING FOR THE PURCHASE OF LOT 44, BLOCK 53, OF OCEAN BEACH, 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 Fire and Sewers be and he is hereby empowered to purchase from C. R. Wright, for the use of the Fire Department, Lot 44, in Block 53, of Ocean Beach.

Section 2. There is hereby appropriated, out of the Fire Department Bond Fund, the sum of Four hundred Twenty-five (425) Dollars for the purchase of said lot.
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 24th day of March, 1913, 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 March, 1913.

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 March, 1913.

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 March, 1913.

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 Lot 44 Blk 53 Ocean Beach for $425.00 out of Fire Dept. Bond 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 Mch 24, 1913.

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. 5037 of the ordinances of the City of San Diego, California, as approved by the Common Council of said City on the 24th day of March, 1913, and as approved by the Mayor Pro Tempore of said City on the 25th day of March, 1913.

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

By

ORDINANCE NO. 5038.

AN ORDINANCE APPROPRIATING THE SUM OF $330,000. FOR PAYMENTS TO BE MADE TO SHIELDS AND SON FOR THE CONSTRUCTION OF A BULKHEAD IN THE HARBOR OF THE CITY OF SAN DIEGO.

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

Section 1. That there is hereby appropriated the sum of Three Hundred and Thirty
AN ORDINANCE APPROPRIATING THE SUM OF $330,000.00 FOR PAYMENTS TO BE MADE TO SHIELDS AND SON FOR THE CONSTRUCTION OF A PIER IN THE HARBOR OF THE CITY OF SAN DIEGO.

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

Section 1. The sum of $330,000.00 dollars, out of the Harbor Improvement Bond Fund to meet payments now due, and to become due, to Shields and Son, for the bulkhead now under process of construction by said Shields and Son in the harbor of the City of San Diego.

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 24th day of March, 1913, 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 24th day of March, 1913.

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 March, 1913.

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 March, 1913.

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 appropriating $330,000.00 from Harbor Imp Bond 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. March 24, 1913.

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. 5038 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 24th day of March, 1913, and as approved by the Mayor Pro Tempore of the City of San Diego, California, on the 25th day of March, 1913.

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

By A. E. Dodson Deputy.

ORDINANCE NO. 5039.

AN ORDINANCE APPROPRIATING THE SUM OF $349,000.00 FOR PAYMENTS TO BE MADE TO MESSENG AND RICE FOR THE CONSTRUCTION OF A PIER IN THE HARBOR OF THE CITY OF SAN DIEGO.

BE IT ORDAINED, by the Common Council of the City of San Diego, as follows:
Section 1. That there is hereby appropriated the sum of Three Hundred and Forty-nine Thousand ($349,000.00) Dollars, out of the Harbor Improvement Bond Fund to meet payments now due, and to become due, to Mesmer and Rice, for the pier now under process of construction by said Mesmer and Rice in the harbor of the City of San Diego. 

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 24th day of March, 1913, 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 March, 1913. 

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 March, 1913. 

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 March, 1913. 

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 Appropriating $349,000.00 from Harbor Imp Bond 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 Mch. 24, 1913. 

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. 5039 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 24th day of March, 1913, and as approved by the Mayor Pro Tempore of said City on the 25th day of March, 1913. 

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

By W. E. Bartlett Deputy. 

ORDINANCE NO. 5040. 

AN ORDINANCE AUTHORIZING THE EXPENDITURE OF $708.00 FOR THE REMOVAL OF SURPLUS DIRT IN THE VICINITY OF 31ST & GRAPE STREETS. 

BE IT ORDAINED by the Common Council of the City of San Diego, as follows: 
Section 1. That, whereas Resolution No. 12690 authorize and directed the Department of Finance, Ways and Means to call for bids and enter into a contract for the removal of surplus dirt from various points in the vicinity of 31st and Grape Streets, and it appearing upon certificate of City Engineer that said work has been accepted and that a total of Twenty-nine Hundred and fifty (2950) cubic yards of dirt was removed under said contract;

Section 2. That the sum of Seven Hundred and Eighty ($780.00) Dollars, be and the same is hereby appropriated out of the Street Fund to meet the above expenditure.

Section 3. This ordinance shall take effect and be in force 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 24th day of March, 1913, by the following vote, to-wit:

AYES---COUNCILMAN Adams, Fay, Schen, Woods and Dodson.

NOES--NONE.

ABSENT--NONE.

and signed in open session thereof by the President of said Common Council, this 24th day of March, 1913.

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 March, 1913.

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 March, 1913.

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 Removing Surplus Dirt from 31st & Grape Sts. $708.00 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 March 24, 1913.

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. 5940 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 24th day of March, 1913, and as approved by the Mayor Pro Tempore of said City on the 25th day of March, 1913.

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

By J. A. Jacques Deputy.
ORDINANCE NO. 5041.
AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA, PROVIDING
FOR THE PAYMENT OF STREET ASSESSMENT AGAINST THE WEST HALF
OF PLAZA DE PANTOJA NEW SAN DIEGO.

WHEREAS, by street assessment levied under warrant issued February 10th, 1913, for
paving and otherwise improving India Street, in said City, from North line of H Street to the
South line of Winder Street, the sum of One Thousand, Four Hundred and Fifty-Three Dollars
and Ninety-three Cents ($1453.93) is charged under assessment Number Five Hundred and
Thirty-eight (538), against the West half of Plaza De Pantoja, in New San Diego, in said City, other-
wise known as New Town Plaza, and whereas said Plaza is in actual use as a public park in
the City of San Diego, and no declaration is made in the Resolution of Intention, under
which said improvements were made, respecting said Plaza. NOW, THEREFORE,

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

Section 1. There is hereby appropriated out of the money in the general fund of
the City of San Diego, not otherwise appropriated, the sum of One Thousand, Four Hundred and
Fifty-Three Dollars and Ninety-three Cents ($1453.93) for the payment of said assessment
against said west half of Plaza De Pantoja in New Town, in said City, for the paving and
otherwise improving of India Street, from the North line of H Street to the South line of
Winder Street; and the Auditing Committee is hereby authorized to audit and approve the
claims therefor.

Section 2. The City Auditor is hereby directed to draw a warrant in favor of the
Contractors, Ford & Stout or their assignees for the said sum; and the Treasurer of said
City is hereby authorized and directed to pay the same.

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
24th day of March, 1913, 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 March, 1913.

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 March, 1913.

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 March, 1913.

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 Appropriating $1453.93 out of Genl Fund for Paving Expense west half of New San Diego, Plaza 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 24, 1913.

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. 5041 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 24th day of March, 1913, and as approved by the Mayor Pro Tempore of said City on the 25th day of March, 1913.

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

By _A. Jaquins_, Deputy.

ORDINANCE NO. 5042.

AN ORDINANCE AUTHORIZING JOHN W. DAUGHERTY TO CONSTRUCT A SPUR TRACK FROM THE SANTA FE RAILROAD COMPANY'S TRACKS ON COLUMBIA STREET, BETWEEN H STREET AND G STREET IN THE CITY OF SAN DIEGO.

WHEREAS, John W. Daugherty, has petitioned for permission to lay a spur track from the Santa Fe Tracks to the north line of his property on Columbia Street, between H Street and G Street in the City of San Diego.

WHEREAS, it appears that it is necessary and expedient that said track be laid,

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 John W. Daugherty to construct, maintain and operate a single track spur track from the Santa Fe Railroad Company's tracks, leading up Columbia Street to the north line of the property now owned by the said John W. Daugherty on Columbia Street, between H Street and G Street, as shown by the red line on the accompanying tracing, which said tracing is hereunto attached marked "Exhibit A" and made a part hereof.

Section 2. It is hereby expressly provided that nothing herein contained shall be construed to extend the term or time of any franchise heretofore granted either to petitioner or to any steam railway company.

This permission is upon condition:

1st. That such spur shall be kept and maintained at the official grade of such streets over which the same shall pass, as such official grades are now or may hereafter be established, and the City hereby reserves the right to grade, curb, macadamize, gutter, culvert, or otherwise improve or repair, any part of said street over which said spur may be laid, and to lay down or relay pipes for water, gas, electrical conduits, or other purposes.

2nd. That said John W. Daugherty shall pave, keep in repair said street between the rails of each track, and also between the tracks and for at least two feet on each side thereof; and that said John W. Daugherty shall allow any other person doing business along the line of said spur to use the same, upon such compensation as the Council shall determine to be reasonable for such privilege.

3rd. The rights and privileges granted by this ordinance are made upon the further condition that said spur shall be at all times subject to regulation by the Common Council,
and the City may at all times, insist and have the right at the election of said Common
Council, to take over said spur from the said John W. Daugherty, his successors or assigns,
on the payment of the appraised value thereof, one of the appraisers to be named by said
Common Council, one by said John W. Daugherty, and in case they cannot agree, those two to
name a third; provided, that nothing herein contained shall be so construed as to prevent
the Common Council to alter, or amend this grant, or to amend or repeal this ordinance in
any and all respects.

4th. That said City of San Diego have the right to use said spur track at any
time, without cost to the said City of San Diego.

5th. That permission granted by this ordinance shall be revocable at the will of
the Common Council of the City of San Diego.

6th. The rights and privileges granted by this ordinance are granted upon the fur-
ther express condition that said track shall be constructed according to the specifications,
and under the supervision of the office of the City Engineer of the City of San Diego.

Section 3. The above permission is granted upon the further express condition
that said John W. Daugherty shall pay to the City of San Diego the sum of Twenty-five (25)
Dollars per year, payable in advance on the 28th day of April, 1913, as rental for each year
that said spur track shall be continued in place. This rental shall be subject to change
at the pleasure 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.
SAN DIEGO AND ARIZONA RAILWAY CO.

MAP

Showing Rights-of-way
Through City of San Diego, California.

Scale 1 inch = 50 feet.
Passed and adopted by the Common Council of the City of San Diego, California, this 17th day of March, 1913, 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 17th day of March, 1913.

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 March, 1913.

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 bill was by me presented to the Mayor of the City of San Diego, California, for his approval, on the 18th day of March, 1913, and that he did not return it with his disapproval at any time within ten days after having received it as aforesaid.

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

(SEAL)

Dated, San Diego, California,
March 28th, 1913.

I HEREBY CERTIFY that the above and foregoing is a full, true and correct copy of Ordinance No. 5042 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 17th day of March, 1913, and as returned by the Mayor of said City without his disapproval on the 28th day of March, 1913.

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

(SEAL)

ORDINANCE NO. 5043.

AN ORDINANCE APPROPRIATING THE SUM OF $24,960.00 FOR PAYMENTS TO BE MADE TO UNION IRON WORKS COMPANY, FOR THE CONSTRUCTION OF AN EIGHTEEN-INCH DREDGER FOR THE CITY OF SAN DIEGO.

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

Section 1. That there is hereby appropriated the sum of Twenty-four thousand, nine hundred sixty dollars ($24,960.00) out of the Harbor Improvement Bond Fund of the City of San Diego, to meet the payments now due, and to become due, to Union Iron Works Company, for the construction of an eighteen-inch dredger for use in the Harbor of the City of San Diego.

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 27th day of March, 1913, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Fay, Sehon, Woods and Dodson.
AND SIGNED IN OPEN SESSION THEREOF BY THE PRESIDENT OF SAID COMMON COUNCIL, THIS 27TH DAY OF MARCH, 1913.

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 MARCH, 1913,

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 MARCH, 1913.

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 APPROPRIATION OF $24,960.00 IN FAVOR OF UNION WORKS 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 MARCH 27TH, 1913.

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


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

By W. R. Bartlett Deputy.

ORDINANCE NO. 5044.
AN ORDINANCE REGULATING PUBLIC DANCE HALLS, PROVIDING FOR THE LICENSING THEREOF AND REGULATING PUBLIC DANCES, AND PROVIDING FOR THE GRANTING OF PERMITS THEREFOR, AND PRESCRIBING PENALTIES FOR THE VIOLATION THEREOF.

BE IT ORDAINED, BY THE COMMON COUNCIL OF THE CITY OF SAN DIEGO, AS FOLLOWS:

SECTION 1. A PUBLIC DANCE WITHIN THE MEANING OF THIS ORDINANCE IS ANY DANCE TO WHICH THE PUBLIC IS ADMITTED, AND WHICH IS HELD OR CONDUCTED FOR PROFIT, OR AT WHICH AN ADMISSION FEE IS CHARGED THOSE ATTENDING, WHETHER SUCH ADMISSION FEE BE CHARGED AT THE DOOR OR THROUGH THE SALE OF TICKETS, OR IN ANY OTHER MANNER WHATSOEVER.

SECTION 2. IT IS HEREBY DECLARED TO BE UNLAWFUL FOR ANY PERSON, PERSONS, ORGANIZATION, FIRM OR CORPORATION, OWNING, HAVING IN CHARGE OR UNDER HIS OR THEIR CONTROL ANY HALL, ROOM OR PLACE, EXCEPT HOTELS MAINTAINING AT LEAST
twenty-five sleeping rooms for guests, and also excepting incorporated philanthropic societies, incorporated fraternal organizations and military or naval organizations of the United States or the State of California, to permit or allow to be held any public dance or series of dances in said room, hall or place without first obtaining a license from the Common Council of the City of San Diego therefor.

Section 3. It shall be the duty of the Common Council upon application for the license as provided in Section 2 hereof to cause the premises to be inspected and thereupon to approve said application. In case said application is by the Common Council approved, such approval shall thereupon be transmitted in writing to the City Auditor, and the City Auditor shall thereupon upon receipt of a license fee of Twenty-five Dollars ($25.00) per year, or Three Dollars ($3.00) for a single dance, issue a license permitting such hall, room or place to be used for public dancing. Said license shall contain the name of the applicant and of the owner or person having said premises under his charge or control, and the location of the premises, and the date of the expiration of the license, which date shall be not more than one year from the date of issuance thereof.

Section 4. It is hereby declared to be unlawful for any person, persons, society of persons or individuals, organization or organizations, firm or corporation, to give, hold or conduct any public dance or series of dances within the limits of the City of San Diego without first obtaining a permit therefor from the Chief of Police of the City of San Diego. Such permits may in the discretion of the Chief of Police be granted for a single public dance, series of public dances, or for a specific period of time in which public dances may be conducted in an improper manner, or in a manner tending to degrade or corrupt persons attending said dance or dances. The said permits shall be granted under the following terms and conditions:

(a) Every person, persons, society, organization, firm or corporation desiring such permit shall first make written application to the Chief of Police upon blanks furnished by him, and such application shall state the place where the said dance is to be held; its purpose and the benefit for which it is being conducted, if any; the hours during which said dance will be held; and the names of at least five persons who shall be in charge of said dance and who shall be responsible for the proper conduct at said dance. Said application shall also contain the name of a matron, who shall be in attendance from the opening to the closing of the said dance, and who shall have free access to, and supervision of all the rooms used by women patrons, and who shall report any misconduct on the part of any patron of said dance to the Chief of Police of the City of San Diego.

(b) Upon receipt of said application the Chief of Police shall carefully investigate the matters set out therein and the place wherein the said dance is to be conducted and the name of the persons and the matron who are to have charge of said dance and responsible for the conduct thereof, and if in his judgment said dance will be conducted in a proper manner and be in every way of a good character, and will be in every respect for the best interests of the community and those attending, he shall grant the said permit; otherwise, he shall refuse said application.

(c) Any person or persons, society, organization, firm or corporation, may appeal to the Common Council from any decision of the Chief of Police in refusing an application for a permit or revoking a permit already granted, and the action of said Common Council shall be final; provided such appeal be made at the next regular meeting of the Common Council immediately following the decision of the Chief of Police.

(d) Said permit when granted by the Chief of Police shall contain the name of the...
applicant, the place where the said dance is to be conducted, the hours during which it is to be conducted, and the period of time during which said permit shall be effective. Said permit shall distinctly state whether it is granted for a single dance, a series of dances, or for a specific period of time in which dances may be held.

Section 5. The Chief of Police or any Probation Officer in the City of San Diego, or any persons properly authorized by them, shall have free access at all times to the said hall in which said dance is being conducted, and the said dance shall be stopped and the hall cleared at any time upon an order of the Chief of Police. It is further provided that all said halls in which said dances are being conducted shall be lighted, and all ante rooms, dressing rooms or places opened in connection with such dance shall be lighted with a light of an intensity of at least one candle power per foot measured three feet from the floor; and shall so remain lighted during the continuation of the dance without diminution; and all public dances shall be under the supervision of a matron of good moral character, who shall be in attendance for that purpose from the opening to the closing, and who shall have free access to and supervision of all rooms used by women patrons opened in connection with such dances, and shall report any misconduct on the part of any patron of said dance to the police or the Probation Officer of the City of San Diego.

Section 6. No minors shall be allowed to attend said public dance under the age of eighteen years unless accompanied by his or her natural guardian or guardian of his or her person; nor shall there be allowed to attend said dance any prostitute or inmate of any house of ill-fame, or any person of a lewd or dissolute character; nor shall any person be allowed to conduct himself or herself at said public dance in an improper or indecent manner, nor with undue familiarity, or to conduct himself or herself in a manner calculated to corrupt the good morals of any person or persons attending said dance; nor shall any person in any degree under the influence of intoxicating liquor be allowed on the floor or in any of the rooms in which said dance is being conducted; and the person or persons making application for a permit herein provided and the matron of said dance shall be held directly responsible for all conduct at said dance, and for the enforcement of the provisions of this ordinance, and shall be deemed guilty of the violation of this ordinance if any of the regulations herein contained are violated.

Section 7. Any person violating any of the provisions of this ordinance shall be guilty of a misdemeanor, and upon conviction shall be punished by a fine of not less than Five Dollars ($5.00) and not more than One Hundred Dollars ($100.00), or by imprisonment in the city jail for a period not exceeding fifty days, or both such fine and imprisonment; and if such person is then the holder of a license or permit as mentioned herein, such permit or license shall be forfeited, and no permit or license shall be granted to such person within one year after such forfeiture.

Section 8. This ordinance is hereby declared to be an ordinance for the immediate preservation of the public peace, health and safety, and to be one of urgency, and its urgency is hereby declared to be to govern and regulate the public dance halls of the City and to prevent the repetition of immoral conduct resulting from the lack of regulation of such public dance halls, 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 March, 1913, 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 17th day of March, 1913.
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 March, 1913.

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, 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 March the 27th, 1913, and returned to said Common Council on said 27th
day of March, 1913, was by said Common Council of the said City of San Diego, California,
on the 2nd day of April, 1913, 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 2nd day of April, 1913.

A. E. Dodson,
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. 5044 of the ordinances of the City of San Diego, California, as adopted by
the Common Council on the 17th day of March, 1913, and as passed over the Mayor's Veto of
the 27th day of March, 1913, by the Common Council of said City on the 2nd day of April,
1913.

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

By Y. A. Jacques Deputy.

ORDINANCE NO. 5045.
AN ORDINANCE ESTABLISHING THE GRADE OF THORN STREET FROM A
POINT DISTANT 120 FEET EAST FROM THE EAST LINE OF BRANT STREET,
TO A POINT DISTANT 170 FEET EAST FROM THE EAST LINE OF BRANT 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 in said City of San Diego, from a point
distant 120 feet east from the east line of Brant Street to a point distant 170 feet east
from the east line of Brant Street is hereby established as follows:

At a point on the north line of Thorn Street distant 120 feet east from the east
line of Brant Street, establish grade elevation at 241.00 feet; at a point on the north line
of Thorn Street 50 feet east from last named point, establish grade elevation 236.00 feet.

At a point on the south line of Thorn Street distant 120 feet east from the east
line of Brant Street, establish grade elevation at 239.30 feet; at a point on the south
line of Thorn Street distant 50 feet east from last named point, establish grade elevation
at 235.00 feet.
Section 2. And the grade of said Thorn Street between the points hereinbefore mentioned shall have a uniform ascent and descent.

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.

Passed and adopted by the Common Council of the City of San Diego, California, this 31st day of March, 1913, 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 31st day of March, 1913.

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 March, 1913.

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 1st day of April, 1913.

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

AN ORDINANCE ESTABLISHING THE GRADE OF COLLIER AVENUE BETWEEN THE NORTH LINE OF ADAMS AVENUE AND THE WEST LINE OF KANSAS STREET.

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

Section 1. That the grade of Collier Avenue in said City of San Diego, between the north line of Adams Avenue and the west line of Kansas Street, is hereby established as follows:

At the intersection of Collier Avenue with Adams Avenue; at the northwest corner 374.20 feet; at the northeast corner at 377.20 feet.

At a point on the west line of Collier Avenue 620.25 feet north from the north line of Adams Avenue, at 382.20 feet; at a point on the east line of Collier Avenue 560.00 feet north from the north line of Adams Avenue, at 383.00 feet.

At the intersection of Collier Avenue with Hamilton Street; at the southwest corner at 386.00 feet; at the southeast corner at 387.00 feet. At a point on the north line of Collier Avenue where said north line would be intersected by the west line of Hamilton Street...
produced north, at 385.50 feet. At a point on the north line of Collier Avenue where said north line would be intersected by the east line of Hamilton Street produced north, at 386.00 feet.

At the intersection of Collier Avenue with Oregon Street; at the northwest corner at 387.50 feet; at the southwest corner at 388.00 feet; at the southeast corner at 386.50 feet; at the northeast corner at 386.00 feet.

At the intersection of Collier Avenue with Idaho Street; at the northwest corner at 390.00 feet; at the southwest corner at 389.50 feet; at the southeast corner at 389.00 feet; at the northeast corner at 389.00 feet.

At the intersection of Collier Street with Utah Street; at the northwest corner at 391.50 feet; at the southwest corner at 391.00 feet; at the southeast corner at 391.00 feet; at the northeast corner at 391.50 feet.

At the intersection of Collier Avenue with Kansas Street; at the northwest corner at 390.00 feet; at the southwest corner at 389.50 feet; at the southeast corner at 389.50 feet; at the northeast corner at 390.00 feet.

Section 2. And the grade of said Collier Avenue 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. 5950 of the ordinances of said city.

Passed and adopted by the Common Council of the City of San Diego, California, this 31st day of March, 1913, 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 31st day of March, 1913.

A. B. 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 March, 1913.

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 April, 1913.

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. 5046 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 31st day of March, 1913, and as approved by the Mayor of said City on the 1st day of April, 1913.

Allen H. Wright,
City CLERK Of the City of San Diego, California.

By J. J. Jacobs Deputy.
ORDINANCE NO. 5047.

AN ORDINANCE ESTABLISHING THE GRADE OF OREGON STREET BETWEEN THE
NORTH LINE OF ADAMS AVENUE AND THE SOUTH LINE OF COLEY AVENUE.
BE IT ORDAINED by the Common Council of the City of San Diego, California, as
follows:

Section 1. That the grade of Oregon Street in said City of San Diego between the
north line of Adams Avenue and the south line of Copley Avenue is hereby established as
follows:

At the intersection of Oregon Street with Adams Avenue; at the northwest corner
at 385.00 feet; at the northeast corner at 385.00 feet.

At the intersection of Oregon Street with Collier Avenue; at the southwest corner
at 386.00 feet; at the southeast corner at 388.50 feet; at the northeast corner at 388.00
feet; at the northwest corner at 387.50 feet.

At the intersection of Oregon Street with Copley Avenue; at the southwest corner
at 389.00 feet; at the southeast corner at 390.00 feet.

Section 2. And the grade of said Oregon 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 3950 of the ordinances of said city.

Passed and adopted by the Common Council of the City of San Diego, California, this
31st day of March, 1913, 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 31st day
of March, 1913.

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 March, 1913.

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 April, 1913.

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. 5047 of the ordinances of the City of San Diego, California, as adopted by
the Common Council of said City on the 31st day of March, 1913, and as approved by the Mayor of
said City on the 1st day of April, 1913.

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

By W. E. Bartlett Deputy.
ORDINANCE NO. 5048.

AN ORDINANCE ESTABLISHING THE GRADE OF KANSAS STREET BETWEEN THE NORTH LINE OF ADAMS AVENUE AND THE SOUTH LINE OF COPLEY AVENUE.

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

Section 1. That the grade of Kansas Street in said City of San Diego, between the north line of Adams Avenue and the south line of Copley Avenue, is hereby established as follows:

At the intersection of Kansas Street with Adams Avenue; at the northwest corner at 388.00 feet; at the northeast corner at 388.00 feet.

At the intersection of Kansas Street with Collier Avenue; at the southwest corner at 389.50 feet; at the northwest corner at 390.00 feet; at a point on the east line of Kansas Street where said east line would be intersected by the south line of Collier Avenue produced east, at 389.50 feet; at a point on the east line of Kansas Street where said east line would be intersected by the north line of Collier Avenue produced east, at 390.00 feet.

At the intersection of Kansas Street with Copley Avenue; at the southwest corner at 391.00 feet; at the southeast corner at 391.00 feet.

Section 2. And the grade of said Kansas 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.

Passed and adopted by the Common Council of the City of San Diego, California, this 31st day of March, 1913, by the following vote, to-wit:

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

NONE.

ABSENT—COUNCILMAN Sehon.

and signed in open session thereof by the President of said Common Council, this 31st day of March, 1913.

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 March, 1913.

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 April, 1913.

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. 5048 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 31st day of March, 1913, and as approved by the Mayor of said City on the 1st day of April, 1913.
ORDINANCE NO. 5049.

AN ORDINANCE ESTABLISHING THE GRADE OF PENNSYLVANIA AVENUE BETWEEN THE EAST LINE OF SEVENTH STREET AND THE WEST LINE OF EIGHTH STREET.

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

Section 1. That the grade of Pennsylvania Avenue in said City of San Diego, between the east line of Seventh Street and the west line of Eighth Street, is hereby established as follows:

At the intersection of Pennsylvania Avenue with Seventh Street; at the northeast corner at 278.00 feet; at the southeast corner at 278.00 feet.

At a point on the north line of Pennsylvania Avenue 140 feet east of the east line of Seventh Street at 269.00 feet.

At a point on the south line of Pennsylvania Avenue 140 feet east of the east line of Seventh Street at 269.50 feet.

At the intersection of Pennsylvania Avenue with Eighth Street; at the northwest corner at 267.50 feet; at the southwest corner at 268.00 feet.

Section 2. And the grade of said Pennsylvania Avenue 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.

Passed and adopted by the Common Council of the City of San Diego, California, this 31st day of March, 1913, 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 31st day of March, 1913.

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 March, 1913.

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 April, 1913.

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. 5049 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 31st day of March, 1913, and as approved by the Mayor of said City on the 1st day of April, 1913.

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

ORDINANCE NO. 5050.

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

Section 1. There is hereby appropriated out of the General Fund of the City of San Diego, the sum of nine thousand dollars ($9000.00), or so much thereof as may be necessary, to pay the expenses of the Primary or Nominating Election held in said City on the 25th day of March, A. D. 1913, and the General Municipal Election to be held in said City on the 8th day of April, A. D. 1913.

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 31st day of March, 1913, 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 31st day of March, 1913.

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 March, 1913.

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 April, 1913.

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 Appropriating 9000.00 from General Fund, for Election expense Moh 25 and Apl 8th, 1913, can be made or incurred without the violation of any of the provisions of the Charter of the City of San Diego, California.

Dated Moh 31, 1913.
ORDINANCE No. 5051.

AN ORDINANCE PROVIDING FOR THE EMPLOYMENT OF LABOR AND FOR THE PURCHASING AND CHECKING OF MATERIAL AND SUPPLIES FOR THE CITY OF SAN DIEGO.

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

Section 1. That the employment of all labor and the purchasing of all material or supplies for the use of any office, officer or department of the City of San Diego, except when otherwise provided by the Charter of the City of San Diego, shall be employed, ordered, purchased and receipted for in the manner and form as follows:

Section 2. The Superintendent of the Department of Finance, Ways and Means shall supply each Department and office of the City Government with suitable requisition and receipt blanks, and shall keep on file all the original requisitions and receipts received, and a duplicate copy of all orders issued.

Section 3. All requisitions for labor, services, material or supplies shall be drawn in duplicate and shall be approved by the Superintendent of the Department, or the officer in charge of the office or department in which such labor, services, material or supplies are to be used.

Section 4. That upon receipt by the Superintendent of the Department of Finance, Ways and Means of any requisition made out and approved as hereinbefore provided, the said Superintendent of the Department of Finance, Ways and Means shall cause to be issued an order and claim, and insert on said order the quantity or price, or both quantity and price of the labor, services, material or supplies required by said requisition. Each claim so issued shall be filed with the Auditor, as required by the Charter of the City of San Diego, provided an itemized account be written or printed thereon in the space provided therefor on said claim.

Section 5. That it shall be the duty of the Superintendent of the Department of Finance, Ways and Means, upon receipt of any requisition for labor, services, material or supplies approved as herein provided, to deliver or cause to be delivered or performed, the labor, services, materials or supplies as required by said requisition, as soon as practicable; provided that no requisition shall be approved by the Superintendent of the Department of Finance, Ways and Means, or no order issued, if the expenses of said labor, services, material or supplies exceed the sum of $500.00, unless an ordinance is adopted or a contract is entered into by a majority of the Common Council authorizing such expenditure by said Superintendent of the Department of Finance, Ways and Means, and each and every order and claim issued where the expense for labor, services, material or supplies is more than $500.00 must bear the number of such ordinance, resolution or contract authorizing such expenditure.

Section 6. That no contract which shall involve an expenditure of more than five hundred dollars ($500.00) shall be made by or on behalf of the City of San Diego, or by any board, commission or officer thereof, except when otherwise provided by the charter of said city or by ordinance authorizing the Superintendent of the Department of Finance, Ways and

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. 5050 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 31st day of March, 1913, and as approved by the Mayor of said City on the 1st day of April, 1913.

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

By [Signature]
Deputy.
Means to purchase in the open market without advertising for bids, unless the Superintendent of the Department of Finance, Ways and Means of said city shall first cause a notice inviting sealed proposals for the performance or furnishing of labor, service, material or supplies, to be published in the official newspaper of the City of San Diego, and posted and published as hereinafter provided; said notice shall be published at least five days in such newspaper prior to the time specified therein up to which sealed proposals will be received; and such notice shall also be posted for the same length of time in a conspicuous place on or near the Council Chamber in the City Hall, and also at or near the entrance of the said City Hall; and in the case the estimated cost thereof equals or exceeds two thousand dollars ($2000.00), such notice shall be posted and published not less than ten days; Said notice shall require the bids to be filed with the officer, board or commissioner designated therein at or before a certain hour of the day to be specified in the notice, and shall contain a general description of the work, services, materials or supplies to be performed or furnished, the time within which the work is to be commenced and when completed, or the time within which the delivery of material or supplies shall be commenced and the completion of each delivery, and the amount of the bond to be given for the faithful performance of the contract, and shall refer to plans and specifications on file in the office of the City Clerk for full details and description of said work, services, materials or supplies, if any such plans or specifications have been made or filed.

Said notice shall require each bid to be accompanied by a check, certified by a responsible bank, payable to the order of the City Clerk of said city, for an amount not less than five per cent, of the aggregate sum of the bid, and so payable as a guarantee that the bidder will enter into the proposed contract if the same is awarded to him; and the form and manner of making bids may, in all other respects, be prescribed in said notice, and no bid shall be considered unless the same is accompanied by said check, and it is made in the prescribed form and manner. On the day and at the hour specified in the notice inviting bids, they shall be opened, examined and publicly declared by the Common Council or by the officer receiving the same. The contract shall be awarded to the lowest responsible bidder or all bids shall be rejected. The bid of any party who has been delinquent or unfaithful in the performance of any former contract with the city shall be rejected, and all bids other than that of the lowest responsible bidder shall be rejected. Upon the rejection of any bids the checks accompanying the rejected bids shall be returned to the proper parties. All proposals shall be made upon a printed form, to be prepared by the City Attorney and furnished gratuitously upon application, with a form for the affidavit hereinafter provided thereon. Each bid shall have thereon the affidavit of the bidder that his bid is genuine and not sham or collusive, or made in the interest or on behalf of any person not therein named, and that the bidder has not directly or indirectly induced or solicited any other bidder to put in a sham bid, or any other person or corporation to refrain from bidding, and that the bidder has not in any manner sought by collusion to secure to himself any advantage over other bidders. Any bid made without such affidavit, or in violation thereof, shall be absolutely void, and also any contract let thereunder. If at any time discovery shall be made that a contract has been let to a bidder who has violated or evaded this oath, the contract shall be cancelled and no recovery shall be had thereon. The Common Council, or officer shall at once proceed as before to award a new contract. No person, corporation or firm, shall be allowed to make, file or be interested in more than one bid for the same work. If, on the opening of said bids, more than one bid appears in which the same person, corporation or firm is interested, all such bids shall be rejected. If at any time it shall be found that the person to whom a contract has been awarded has, in presenting any bid or bids, colluded with any other party or parties for the purpose of preventing any other bid being made, then the
contract so awarded shall be null and void, and no recovery shall be had thereon, and the Common Council or officer shall cause proposals to be advertised, and shall enter into a new contract.

The check accompanying the accepted bid shall be held by the City Clerk until the contract for performing the work or services, or furnishing the materials or supplies supposed to be done or furnished shall have been entered into.

If the successful bidder fails to enter into the contract, or to execute the bonds required for the faithful performance thereof, within ten days after the same is awarded to him, then the certified check accompanying his bid shall be presented for payment and collection and the amount thereof paid into the general fund of the City.

All contracts shall be drawn under the direction of the City Attorney, and shall contain detailed specifications and plans of the work or services to be done, the manner in which it is to be done, the manner in which it is to be performed, and the quantity and kind of materials or supplies to be used or furnished. No change or modifications of the plans or specifications shall be made after proposals for doing the work have been called for.

The contract for the work, supplies or material shall specify the time within which the work shall be commenced and when completed, or the time within which the delivery of material or supplies shall be commenced and the completion of such delivery, as specified in the notice inviting proposals.

Every such contract shall be signed on behalf of the city at a regular meeting of the Common Council by a majority of the members of said Common Council, and the corporate seal of the city shall be affixed thereto, attested by the City Clerk, and shall be signed by the contractor, except when a different manner of executing the same is provided by the charter of said city, or by law.

Every contractor shall enter into, and deliver to the city a bond in the sum named in the notice inviting bids, conditioned for the faithful performance of the contract, and executed by the contractor, and by a responsible surety company, or by two or more sufficient sureties, approved by the Common Council. All contracts shall be signed in duplicate, one copy of which, with the plans and specifications, shall be delivered to the contractor, and the one copy with the bonds and plans and specifications shall be filed with the City Clerk.

The Common Council may, by resolution, extend the time within which the work provided for in such contract may be completed, but no such extension or extensions taken altogether, shall be for more than ninety days. In case of failure on the part of the contractor to complete his contract within the time fixed, his contract shall be void, and he shall not be paid or allowed anything under his contract, excepting such as shall have been already paid him prior to the time of such failure.

Section 7. If the contractor in any given case does not complete his contract within the time limit therein or within such further extension as may have been allowed, the Common Council or officer may re-let the unfinished portion of the work provided in such contract to be done, and the cost thereof, over and above the cost provided in the original contract, shall be borne by the original contractor and his surety or sureties.

Section 8. The work in this ordinance provided, and the materials and supplies furnished must be in accordance with the specifications, and to the satisfaction of said Common Council, and all contracts provided for must contain a provision to the effect that in no case unauthorized by the charter, will the city, or any department or officer thereof, be liable for any portion of the contract price. When any contract shall have been completed to the satisfaction of the Common Council it shall so declare by resolution accepting such work, and the City Clerk shall deliver to the contractor a certified copy of such resolution.

Section 9. It shall be the duty of the superintendent of each department, or the officer in charge of the office or department of the city government, upon the receiving of
any material or supplies by any clerk, deputy or employee therein, to forward immediately to the superintendent of the department of Finance, Ways and Means, a receipt of the same, signed by the deputy, clerk or employee receiving the said material or supplies; or upon the completion of any labor or services performed in any office, or for any department of the said city government, a receipt for the same shall be signed and delivered in the same manner as hereinbefore provided for the receipt of material and supplies.

Section 10. That it shall be the duty of the City Auditor to file with the Superintendent of the Department of Finance, Ways and Means, a statement of the apportionment of money to the various funds whenever such apportionment or transfer be made.

That it shall also be the duty of the City Auditor to refer all bills and claims against the City of San Diego to the Superintendent of the Department of Finance, Ways and Means for his examination and approval before submitting such bills or claims to the Auditing Committee. All such claims or bills so referred shall be made out in manner and form as herein provided and no bill shall be allowed unless it has endorsed thereon the number of ordinance, resolution, order or certificate authorizing the same and is ordered and approved as herein provided.

Section 11. That all Pay Rolls for the payment of the salaries or wages of the employees of the city, whenever said Pay Rolls are prepared, shall be submitted to the Superintendent of the Department of Finance, Ways and Means by the Auditor, for his examination and approval before submitting such Pay Rolls to the Auditing Committee, and the claim of any person on said Pay Rolls shall not be allowed unless said labor or service was ordered and contracted for and approved as herein provided.

Section 12. That the Department of Finance, Ways and Means be, and is hereby authorized to act as a Purchasing Bureau, and shall establish and maintain store-rooms, warehouses, men and equipment, including drays, and wagons, for the prompt delivery of, and shall keep a record and have charge of all materials and supplies of the City of San Diego.

It shall be the duty of any officer or employee of the City of San Diego to furnish the Superintendent of the Department of Finance, Ways and Means with an inventory of supplies or materials or property of every kind that is now, or was under his care or custody, belonging to the City of San Diego, or to furnish a detail statement of the disposition made of any such supplies, materials or properties whenever directed so to do by the Superintendent of the Department of Finance, Ways & Means.

Section 13. That the Superintendent of the Department of Finance, Ways and Means is hereby granted authority to make such other rules and regulations as may be deemed necessary to give force and effect to the provisions of this ordinance as above stated.

Section 14. That all ordinances, or parts of ordinances, pertaining to the same subject or subject matter, or that conflict with any of the provisions of this ordinance are hereby repealed.

I HEREBY CERTIFY, that the above and foregoing is a full, true and correct copy of Ordinance No. 5051 of the ordinances of the City of San Diego, California, as adopted and ratified by the people of said City of San Diego, at the General Municipal Election held in said City on the 8th day of April, 1913; and,

I Further Certify, that the returns of said election were duly canvassed and declared by the Common Council of said City, by Resolution No. 15603, of the resolutions of the City of San Diego, California, adopted on the 14th day of April, 1913.

Allen H. Wright,
(SIGN)
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. 5051 of the ordinances of the City of San Diego, California, as adopted and ratified by the people of said City of San Diego, at the General Municipal Election held in said City on the 8th day of April, 1913.

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

By __________ Deputy.

ORDINANCE NO. 5051.

AN ORDINANCE GRANTING TO CERTAIN PARTIES PERMISSION TO CONSTRUCT, MAINTAIN AND OPERATE A SPUR TRACK ON EIGHTH STREET.

WHEREAS, Roscoe Hazard, T. J. Rose, E. B. Gould, Henry Wahl, G. H. Frost, Dr. E. M. Fly, Frank Schiefer, E. O. Rogers, Simon Levi Company, M. S. Crosswell, Omer C. Thompson, Catherine Verlaque, Leighton McMurtrie, have petitioned the Common Council of the City of San Diego to grant them permission to construct, maintain and operate a spur track upon portions of Eighth Street, as hereinafter described, and it appearing that the public welfare of the city requires such permit to be granted.

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

Section 1. Temporary permission is hereby granted to the said Roscoe Hazard, T. J. Rose, E. B. Gould, Henry Wahl, G. H. Frost, Dr. E. M. Fly, Frank Schiefer, E. O. Rogers, Simon Levi Company, M. S. Crosswell, Omer C. Thompson, Catherine Verlaque, Leighton McMurtrie, to lay down, construct and operate a spur track as follows:

Beginning at the south intersection of L Street with Eighth Street in said city, and extending north on Eighth Street to the south line of I Street; said spur to be located in the center of said Eighth Street.

Also to construct, maintain and operate turnouts or sidetracks to reach the curb on either side of said Eighth Street, between the termini, or such points as may be necessary, between the termini of said spur.

This permission is upon condition:

1st. That such spur shall be kept and maintained at the official grade of such streets over which the same shall pass, as such official grades are now or may hereafter be established, and the City hereby reserves the right to grade, curb, macadamize, gutter, culvert, or otherwise improve or repair, any part of said street, over which said spur may be laid, and to lay down or relay pipes for water, gas, electrical conduits, or other purposes.

2nd. That said parties shall pave, and keep in repair said street, between the rails of each track and also between the tracks, and for at least two feet on each side thereof; and that said parties shall allow any other person doing business along the line of said spur to use the same, upon such compensation as the Council shall determine to be reasonable for such privilege.

3rd. The rights and privileges granted by this ordinance are made upon the further condition that said spur shall be at all times subject to regulation by the Common Council, and the city may at all times insist and have the right at the election of said Common Council, to take over said spur from the said parties, their successors or assigns, on the payment of the appraised value thereof, one of the appraisers to be named by the said Common Council, one by the said parties, and in case they cannot agree, those parties to name a third; provided that nothing herein contained shall be so construed as to prevent the Common Council to alter, or amend this grant, or to amend or repeal this ordinance in any and all
respects.

4th. The rights and privileges granted by this franchise are granted upon the further condition that no cars be permitted by any person to stand on the tracks in the center of the street over One (1) hour hour, then and in that case the rights and privileges granted by this franchise are forfeited as to all the parties to whom this franchise grants rights and privileges.

5th. The rights and privileges granted by this ordinance are granted upon the further condition that said track shall be constructed according to the specifications and under the supervision of the office of the City Engineer of the City of San Diego.

6th. The rights and privileges granted by this ordinance are granted upon the further express condition that for each turnout or sidetrack constructed, maintained or operated from said center spur track as first herein described, the party or parties constructing, maintaining or operating said turnout or sidetrack shall pay to the City Treasurer the sum of twenty-five dollars ($25.00) per year, payable annually in advance, on the 1st day of July. This rental shall be subject to change at the pleasure of the Common Council of the City of San Diego.

7th. That said City of San Diego shall have the right to use said spur track at any time without charge to said City of San Diego.

8th. That the permission granted by this ordinance shall be subject to amendment or revocation at the will of the Common Council of the City of San Diego.

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 2nd day of April, 1913, 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 2nd day of April, 1913.

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 2nd day of April, 1913.

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 bill was by me presented to the Mayor of the City of San Diego, California, for his disapproval on the 2nd day of April, 1913, and that he did not return it with his disapproval at any time within ten (10) days after having received it as aforesaid.

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

(SEAL)

Dated San Diego, California, April the 12th, 1913.

I HEREBY CERTIFY that the above and foregoing is a full, true and correct copy of
Ordinance No. 5051 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 2nd day of April, 1913, and as returned by the Mayor of said City without his disapproval on the 12th day of April, 1913.

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

ORDINANCE NO. 5052.

AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA, ACCEPTING THE GRANT AND DEDICATION OF CERTAIN LANDS IN THE SAID CITY FOR USE AS A PUBLIC HIGHWAY, DESCRIBING THE SAME, DESIGNATING THE COURSE AND BOUNDARIES OF SUCH HIGHWAY, AND NAMING THE SAME.

WHEREAS, the public interest and convenience require that Rosecrans Street, in the City of San Diego, California, be extended from its present terminus at the northerly boundary line of Pueblo Lots 177 and 178 of the Pueblo Lands of the said City, to the southerly line of Perry Street, in La Playa, in said City; and,

WHEREAS, it is not necessary to levy any assessment upon any property for the payment of any portion of the expenses of such extension; and,

WHEREAS, owners of the privately owned lands through, along and across which said proposed highway passes, have, by deeds, duly executed, conveyed to said City of San Diego rights of way necessary for the opening of such highway, as follows, to-wit:

Grant Conard and Mildred Conard have conveyed by grant deed to said City of San Diego, for purposes of such extension of said Rosecrans Street, a right of way thirty (30) feet in width, through, along and across the north half of said Pueblo Lot 177 of the Pueblo Lands of the City of San Diego, which right of way across said Pueblo Lot 177 is more particularly described as follows,

Beginning at the northwest corner of Pueblo Lot numbered one hundred and seventy-seven, thence running in a southerly direction along the west line of said Pueblo Lot one hundred and seventy-seven to the south line of the north one-half of said Pueblo Lot one hundred and seventy-seven, thence running at right angles along the south line of the north one-half of said Pueblo Lot one hundred and seventy-seven in an easterly direction for a distance of thirty feet to a point, thence running at right angles in a northerly direction, parallel to and thirty feet distant from the west line of said Pueblo Lot one hundred and seventy-seven to the north line of said Pueblo Lot one hundred and seventy-seven, thence running at right angles along the north line of said Pueblo Lot one hundred and seventy-seven for a distance of thirty feet to the place of beginning, being a strip of land thirty feet wide off from the west side of the north one-half of Pueblo Lot one hundred and seventy-seven.

Also, commencing at a point on the north line of said Pueblo Lot one hundred and seventy-seven, thirty feet east of the northwest corner thereof; thence running south twelve degrees and forty-seven minutes west on a line parallel to and thirty feet distant from the west line of said Pueblo Lot one hundred and seventy-seven, for a distance of thirty-four feet; thence running in a straight line, in a northeasterly direction, to a point on the north line of said Pueblo Lot one hundred and seventy-seven, twenty-seven and five-tenths feet east of the point of beginning; thence running west along the north line of said Pueblo Lot one hundred and seventy-seven for a distance of twenty-seven and five-tenths feet to the place of beginning, being a triangular piece of land, the west line of which is thirty-four feet in length, and the north line of which is twenty-seven and five-tenths feet in length.
John H. Gay has conveyed by grant deed to said City of San Diego, for purposes of such extension of said Rosecrans Street, a right of way thirty (30) feet in width, through, along and across the south half of said Pueblo Lot 177 of the Pueblo Lands of the City of San Diego, which right of way across said Pueblo Lot 177 is more particularly described as follows:

Commencing at the southwest corner of Pueblo Lot numbered one hundred and seventy-seven, thence running in a northerly direction along the west line of said Pueblo Lot one hundred and seventy-seven to the north line of the south half of said Pueblo Lot one hundred and seventy-seven, thence running in an easterly direction, along the said north line of the south one-half of said Pueblo Lot one hundred and seventy-seven, for a distance of thirty feet, thence running in a southerly direction, parallel to and thirty feet distant from the west line of said Pueblo Lot one hundred and seventy-seven to the south line of said Pueblo Lot one hundred and seventy-seven, thence running west along the south line of said Pueblo Lot one hundred and seventy-seven, for a distance of thirty feet to the place of beginning being a strip of land off from the west side of the south half of said Pueblo Lot numbered one hundred and seventy-seven, thirty feet wide.

C. D. Rolfe and Susan H. Rolfe have conveyed by grant deed to said City of San Diego, for purposes of such extension of said Rosecrans Street, a right of way fifty (50) feet in width, over, along and across the north half of Pueblo Lot 175 of the Pueblo Lands of the City of San Diego, which right of way across said Pueblo Lot 175 is more particularly described as follows:

"Beginning at a point on the south line of Pueblo Lot 175, 210.9 feet in an easterly direction from the southwest corner of said Pueblo Lot 175; thence running north 18° 29' east, for a distance of 224.11 feet to a point on the division line between the southwest quarter of said Pueblo Lot 175 and the southeast quarter of said Pueblo Lot 175; thence running in a southerly direction, along said division line between the said southwest quarter of said Pueblo Lot 175 and said southeast quarter of said Pueblo Lot 175 to the south line of said Pueblo Lot 175; thence running in a westerly direction along the south line of said Pueblo Lot 175, for a distance of 22.5 feet to the place of beginning.

Also, beginning at a point on the north line of Pueblo Lot 175, 20.10 feet in an easterly direction from the southwest corner of Pueblo Lot 177; thence running south 18° 29' west, 234.75 feet to a point on the south line of the northeast quarter of said Pueblo Lot 175; thence running in a westerly direction along said south line of said northeast quarter of said Pueblo Lot 175 for a distance of 50.28 feet to a point, said point being five-tenths feet in an easterly direction from the southwest corner of the northeast quarter of said Pueblo Lot 175; thence running north 18° 29' east, 234.94 feet to a point on the north line of said Pueblo Lot 175; thence running in an easterly direction, along said north line of said Pueblo Lot 175 for a distance of 50.10 feet to the place of beginning.

Rufus Choate, as Trustee of the Estate of D. Choate, Deceased, and Rufus Choate and Flora May Choate have conveyed by grant deed, to said City of San Diego, for purposes of such extension of said Rosecrans Street, a right of way fifty (50) feet in width, over, along and across the south half of Pueblo Lot numbered 175 of the Pueblo Lands of said City, which right of way across said Pueblo Lot 175 is more particularly described as follows:

Beginning at the southwest corner of the southeast quarter of Pueblo Lot 175, thence running in a northerly direction along the division line between the southwest quarter of said Pueblo Lot numbered 175 and the southeast quarter of said Pueblo Lot 175, 223.15 feet to a point; thence running on an angle to the right of 5° 42' for a distance of 5.75 feet to a point on the north line of said southeast quarter of said Pueblo Lot 175, said point being five-tenths of a foot in an easterly direction from the northwest corner of said
southeast quarter of said Pueblo Lot 175; thence running in an easterly direction along the north line of said southeast quarter of said Pueblo Lot 175, for a distance of 50.25 feet to a point; thence running south 18° 29' west, 230.04 feet to a point on the south line of said Pueblo Lot 175; thence running in a westerly direction along said south line of said Pueblo Lot 175, 27.78 feet to the point or place of beginning.

L. A. Blechman and Haidee G. Blechman have conveyed by grant deed, to said City of San Diego, for purposes of such extension of said Rosecrans Street, a right of way sixty (60) feet in width, over along and across the unnumbered block in La Playa, in said City, which unnumbered block is bounded on the north by Rogers Street, on the east by San Antonio Avenue, on the south by Qualtrough Street, and on the west by San Dionicio Street, which said right of way across said unnumbered block is more particularly described as follows, to-wit:

Beginning at a point on the south line of lot numbered one of the unnumbered block of La Playa, twenty-one and six-tenths feet in an easterly direction from the southwest corner of said lot numbered one; thence running north twenty-three degrees and twenty-nine minutes east for a distance of thirty-three and eight-tenths feet to a point; thence running south eighteen degrees and twenty-nine minutes east, for a distance of one hundred and seventeen and sixty-three one-hundredths feet to a point; thence running south twenty-three degrees and twenty-nine minutes west, twenty-five feet to a point on the south line of said lot numbered one; thence running westerly along said south line of said lot numbered one, sixty-one and eight one-hundredths feet to the place of beginning.

L. A. Blechman and Haidee G. Blechman have conveyed by grant deed, to said City of San Diego, for purposes of such extension of said Rosecrans Street, a right of way sixty (60) feet in width, over along and across the unnumbered block in La Playa, in said City, which unnumbered block is bounded on the north by Rogers Street, on the east by San Antonio Avenue, on the south by Qualtrough Street, and on the west by San Dionicio Street, which said right of way across said unnumbered block is more particularly described as follows, to-wit:

Beginning at a point on the south line of lot numbered one of the unnumbered block of La Playa, twenty-one and six-tenths feet in an easterly direction from the southwest corner of said lot numbered one; thence running north twenty-three degrees and twenty-nine minutes east for a distance of thirty-three and eight-tenths feet to a point; thence running south eighteen degrees and twenty-nine minutes east, for a distance of one hundred and seventeen and sixty-three one-hundredths feet to a point; thence running south twenty-three degrees and twenty-nine minutes west, twenty-five feet to a point on the south line of said lot numbered one; thence running westerly along said south line of said lot numbered one, sixty-one and eight one-hundredths feet to the place of beginning.

Herman N. Cable, George W. Fishburn and Ollie E. Fishburn have conveyed by grant deed, to said City of San Diego, for purposes of such extension of said Rosecrans Street, a right of way sixty (60) feet in width, over along and across block numbered 163 of La Playa, in said City, which right of way across said block 163 is more particularly described as follows, to-wit:

Beginning at a point on the south line of said lot numbered two of said unnumbered block of La Playa, forty and six one-hundredths feet in an easterly direction from the southwest corner of said lot numbered two; thence running north eighteen degrees and twenty-nine minutes east for a distance of one hundred fifty and seventy-seven one-hundredths feet to a point on the north line of said lot numbered two, fifty-five and three-tenths feet in an easterly direction from the northwest corner of said lot numbered two; thence running in an easterly direction, along the said north line of said lot numbered two, sixty and thirty-three one-hundredths feet; thence running south eighteen degrees and twenty-nine minutes west, for a distance of one hundred and fifty and seventy-seven one-hundredths feet to a point on the north line of said lot numbered two, fifty-five and three-tenths feet in an easterly direction from the northwest corner of said lot numbered two; thence running in an easterly direction, along the said north line of said lot numbered two, sixty and thirty-three one-hundredths feet; thence running south eighteen degrees and twenty-nine minutes west, one hundred and fifty and seventy-seven one-hundredths feet to a point on the south line of said lot numbered two; thence running in a westerly direction along said south line of said lot numbered two, sixty and thirty-three one-hundredths feet to the place of beginning.

Herman N. Cable, George W. Fishburn and Ollie E. Fishburn have conveyed by grant deed, to said City of San Diego, for purposes of such extension of said Rosecrans Street, a right of way sixty (60) feet in width, over along and across block numbered 163 of La Playa, in said City, which right of way across said block 163 is more particularly described as follows, to-wit:

Beginning at the southwest corner of block numbered one hundred sixty-three (163) of La Playa, according to the official map compiled by Chas. H. Poole, on file in the office of the City Clerk of the City of San Diego, County of San Diego, State of California; thence running in an easterly direction along the south line of said block one hundred sixty-three (163) of La Playa, for a distance of fifteen (15.0) feet; thence running north twenty-three degrees and twenty-nine minutes east, for a distance of three hundred five and four-tenths (305.4) feet to a point on the north line of said block one hundred sixty-three (163) of La Playa; thence running in a westerly direction along the said north line of said block one
hundred sixty-three (163) of La Playa, for a distance of sixty-one and nine one-hundredths (61.09) feet; thence running south twenty-three degrees and twenty-nine minutes west for a distance of sixty-two and ninety-seven one-hundredths (62.97) feet to a point on the west line of said block one hundred sixty-three (163); of La Playa; thence running in a southerly direction along the said west line of the said block one hundred sixty-three (163) of La Playa, for a distance of two hundred thirty-eight and thirty-two one-hundredths (238.32) feet to the point or place of beginning.

Point Loma Investment Company, a corporation, has conveyed by grant deed, to said City of San Diego, for purposes of such extension of said Rosecrans Street, a right of way thirty (30) feet wide, over, along and across the easterly end of Pueblo Lot 178, of the Pueblo Lands of the City of San Diego, which right of way across said Pueblo Lot 178, is more particularly described as follows, to-wit:

Beginning at the northeasterly corner of said Pueblo Lot; thence southerly along the easterly boundary line of said Pueblo Lot six hundred sixty (660) feet more or less to the southerly boundary line thereof; thence westerly along the southerly boundary line of said Pueblo Lot thirty (30) feet; thence northerly parallel with the easterly boundary line of said Pueblo Lot six hundred sixty (660) feet more or less to the northerly boundary line of said Pueblo Lot; thence easterly along the northerly line of said Pueblo Lot thirty (30) feet to the place of beginning.

James O'Donnell has conveyed by grant deed to said City of San Diego, for purposes of such extension of said Rosecrans Street, all his right, title and interest in and to the easterly thirty (30) feet of Pueblo Lot 178, and that portion more particularly described as follows, to-wit:

Commencing at a point one hundred and eighty (180) feet south of the northeast corner of said Pueblo Lot one hundred and seventy-eight (178) and running thence south along the easterly line of said Pueblo Lot, one hundred and fifty (150) feet, thence westerly thirty (30) feet, thence northerly parallel with the east line of said Pueblo Lot one hundred and fifty (150) feet, thence easterly to the place of beginning.

Philip Morse has conveyed by grant deed, to said City of San Diego, for purposes of such extension of said Rosecrans Street, a right of way thirty (30) feet in width, over, along and across Pueblo Lot 178 of the Pueblo Lands of said City of San Diego, which right of way across said Pueblo Lot 178 is more particularly described as follows, to-wit:

Commencing on the easterly line of Pueblo Lot One hundred and seventy-eight (178) four hundred and fifty (450) feet south of the northeast corner of said Pueblo Lot, running thence south along said easterly line one hundred and fifty (150) feet, thence west thirty (30) feet, thence north parallel with the easterly line of said Pueblo Lot 178, one hundred and fifty (150) feet, thence east to the place of beginning.

AND WHEREAS, said rights of way so conveyed, together with the intervening public streets, between the termini of said highway, constitute a complete and continuous way for such highway, which is more particularly described and delineated throughout its course, extent and dimensions upon Document No. 50010, on file in the office of the City Clerk of said City, NOW THEREFORE,

BE IT ORDAINED 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 said Rosecrans Street, in said City of San Diego, be extended along and over the said rights of way hereinafter particularly described, and be opened and established to the full width and extent of the said deeds and the said Document No. 50010, in said deeds and in said Document No. 50010, described.

Section 2. That for the purpose of the opening and extending of said Rosecrans
Section 3. That the said public highway, over and along said rights of way, together with the intervening public streets and ways, be, and the same is hereby named Rosecrans Street, and said Rosecrans Street, over and along said rights of way is hereby declared to be an open, public highway, in the said City of San Diego; and that the said Rosecrans Street, from the southerly line of said Perry Street in La Playa, to the southerly line of said Pueblo Lot 175 be, and the same is hereby declared to be sixty (60) feet in width; that the said Rosecrans Street, from the southerly line of Pueblo Lot 175 to the northerly line of said Pueblo Lot 177 is hereby declared to be sixty (60) feet in width.

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 said San Diego County, State of California.

Section 5. 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 9th day of April, 1913, by the following vote, to-wit:

AYES---COUNCILMAN Adams, Sehon, Woods and Dodson.
NOES---NONE.

PRESENT-COUNCILMAN Fay.

and signed in open session thereof by the President of said Common Council, this 9th day of April, 1913.

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 April, 1913.

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 April, 1913.

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. 5032 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 9th day of April, 1913, and as approved by the Mayor of said City on the 11th day of April, 1913.

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

By W. E. Bartlett Deputy.
ORDINANCE NO. 5053.

AN ORDINANCE ESTABLISHING THE GRADE OF MISSOURI STREET BETWEEN THE NORTH LINE OF UNIVERSITY AVENUE AND THE SOUTH LINE OF HOWARD STREET.

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

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

At the intersection of Missouri Street with University Avenue; at the northeast corner at 355.50 feet; at the northwest corner at 355.00 feet.

At a point on the west line of Missouri Street 300 feet north of the north line of University Avenue, at 351.00 feet; at a point on the east line of Missouri Street at right angles to last named point, at 350.00 feet.

At the intersection of Missouri Street with Lincoln Avenue; at the southwest corner at 345.00 feet; at the southeast corner at 344.00 feet; at the northeast corner at 344.00 feet; at the northwest corner at 345.00 feet.

At the intersection of Missouri Street with Polk Avenue; at the southwest corner at 353.50 feet; at the southeast corner at 353.00 feet; at the northeast corner at 353.00 feet; at the northwest corner at 353.50 feet.

At a point on the west line of Missouri Street distant 300 feet north from the north line of Polk Avenue, at 357.00 feet; at a point on the east line of Missouri Street at right angles to last named point, at 357.00 feet.

At the intersection of the west line of Missouri Street with the south line of Howard Avenue, at 367.40 feet; at the intersection of the east line of Missouri Street with the southwesterly line of Boundary Street, at 360.60 feet.

Section 2. And the grade of said Missouri 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.

Passed and adopted by the Common Council of the City of San Diego, California, this 2nd day of April, 1913, 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 2nd day of April, 1913.

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 2nd day of April, 1913.

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 April, 1913.

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. 5053 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 2nd day of April, 1913, and as approved by the Mayor of said City on the 11th day of April, 1913.

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

ORDINANCE No. 3950

AN ORDINANCE ESTABLISHING THE GRADE OF TWENTY-NINTH BETWEEN THE SOUTH LINE OF N STREET AND THE NORTH LINE OF WOOLMAN AVENUE.

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

Section 1. That the grade of Twenty-ninth Street in said City of San Diego, between the south line of N Street and the north line of Woolman Avenue, is hereby established as follows:

At the intersection of Twenty-ninth Street with N Street; at the southeast corner at 70.00 feet; at the southwest corner at 69.60 feet.

At the intersection of the south line of Valley Place with the west line of Twenty-ninth Street, at 70.50 feet; at a point on the east line of Twenty-ninth Street at right angles to last named point, at 71.00 feet.

At the intersection of Twenty-ninth Street with Webster Avenue; at the northwest corner at 69.00 feet; at the northeast corner at 69.50 feet; at the southeast corner at 70.00 feet; at the southwest corner at 69.60 feet.

At the intersection of Twenty-ninth Street with Clay Avenue; at the northwest corner at 77.00 feet; at the northeast corner at 77.00 feet; at the southeast corner at 78.00 feet; at the southwest corner at 78.00 feet.

At the intersection of Twenty-ninth Street with Franklin Street; at the northwest corner at 87.00 feet; at the northeast corner at 85.00 feet; at the southeast corner at 88.00 feet; at the southwest corner at 90.00 feet.

At a point on the west line of Twenty-ninth Street 90 feet south of the south line of Franklin Avenue, at 94.50 feet; at a point on the west line of Twenty-ninth Street 25 feet south of last named point, at 95.40 feet; at a point on the west line of Twenty-ninth Street 25 feet south of last named point, at 95.35 feet; at a point on the west line of Twenty-ninth Street 25 feet south of last named point, at 97.10 feet; at a point on the west line of Twenty-ninth Street 25 feet south of last named point, at 97.30 feet.

At a point on the east line of Twenty-ninth Street 90 feet south of the south line of Franklin Avenue, at 93.50 feet; at a point on the east line of Twenty-ninth Street 25 feet south of last named point, at 94.80 feet; at a point on the east line of Twenty-ninth Street 25 feet south of last named point, at 95.80 feet; at a point on the east line of Twenty-ninth Street 25 feet south of last named point, at 96.70 feet; at a point on the east line of Twenty-ninth Street 25 feet south of last named point, at 96.65 feet.

At the intersection of Twenty-ninth Street with the north line of Woolman Avenue; at the northwest corner at 96.00 feet; at the northeast corner at 97.50 feet.

Section 2. And the grade of said Twenty-ninth 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.

Passed and adopted by the Common Council of the City of San Diego, California, this 2nd day of April, 1913, by the following vote, to-wit:

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

NOES---NONE.

ABSENT--NONE.
ORDINANCE NO. 5055.
AN ORDINANCE ESTABLISHING THE GRADE OF WOOLMAN AVENUE BETWEEN THE EAST LINE OF TWENTY-EIGHTH STREET AND THE WEST LINE OF THIRTIETH STREET.
BE IT ORDAINED by the Common Council of the City of San Diego, California, as follows:

Section 1. That the grade of Woolman Avenue in said City of San Diego, between the east line of Twenty-eighth Street and the west line of Thirtieth Street, is hereby established as follows:

At the intersection of Woolman Avenue with Twenty-eighth Street; at the southeast corner at 90.00 feet; at the northeast corner at 91.00 feet.

At a point on the north line of Woolman Avenue 400 feet east of the east line of Twenty-eighth Street, at 101.00 feet; at a point on the south line of Woolman Avenue at right angles to last named point, at 99.00 feet.

At the intersection of Woolman Avenue with Twenty-ninth Street; at the southwest corner at 97.00 feet; at the northwest corner at 98.00 feet; at the northeast corner at 97.50 feet; at the southeast corner at 96.50 feet.
At a point on the north line of Woolman Avenue 340 feet east of the east line of Twenty-ninth Street, at 95.00 feet; at a point on the south line of Woolman Avenue at right angles to last named point, at 94.00 feet.

At the intersection of Woolman Avenue with Thirtieth Street; at the southwest corner at 88.00 feet; at the northwest corner at 88.00 feet.

Section 2. And the grade of said Woolman Avenue 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. 3850 of the ordinances of said city.

Passed and adopted by the Common Council of the City of San Diego, California, this 7th day of April, 1913, 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 7th day of April, 1913.

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 April, 1913.

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 April, 1913.

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. 5055 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 7th day of April, 1913, and as approved by the Mayor of said City on the 11th day of April, 1913.

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

(SEAL) Deputy.

ORDINANCE NO. 5056.

AN ORDINANCE ESTABLISHING THE GRADE OF SUTTER STREET BETWEEN THE WEST LINE OF PUEBLO LOT 1122 AND THE WEST LINE OF MARINE VIEW.

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

That the grade of Sutter Street in said City of San Diego, between the west line of Pueblo Lot 1122 and the west line of Marine View, is hereby established as follows:

At the intersection of the north line of Sutter Street with the west line of Pueblo
Lot 1122, at 269.50 feet.

At the intersection of the south line of Sutter Street with the west line of
Pueblo Lot 1122, at 270.50 feet.

At a point on the south line of Sutter Street 53.24 feet east of the west line of
Pueblo Lot 1122, at 272.50 feet; at a point on the north line of Sutter Street at right
angles to last named point, at 271.50 feet.

At a point on the north line of Sutter Street 50 feet east of last named point,
at 273.50 feet; at a point on the south line of Sutter Street at right angles to last named
point, at 274.30 feet. At a point on the south line of Sutter Street 50 feet east of last
named point, at 275.40 feet; at a point on the north line of Sutter Street at right angles
to last named point, at 274.40 feet.

At a point on the north line of Sutter Street 50 feet east of last named point
at 275.50 feet; at a point on the south line of Sutter Street at right angles to last
named point, at 276.50 feet.

At a point on the south line of Sutter Street 50 feet east of last named point,
at 276.75 feet; at a point on the north line of Sutter Street at right angles to last
named point, at 276.25 feet.

At a point on the north line of Sutter Street 50 feet east of last named point,
at 277.00 feet; at a point on the south line of Sutter Street at right angles to last
named point, at 277.00 feet.

At a point on the south line of Sutter Street 100 feet east of last named point,
at 272.00 feet; at a point on the south line of Sutter Street at right angles to last
named point, at 272.00 feet.

At a point on the south line of Sutter Street 20 feet west of the west line of
Marine View, at 261.15 feet; at a point on the north line of Sutter Street 20 feet west
of the west line of Marine View, at 261.90 feet.

At the intersection of the north line of Sutter Street with the west line of
Marine View, at 261.00 feet; at the intersection of the south line of Sutter Street with
the west line of Marine View, at 259.85 feet.

Section 2. And the grade of said Sutter 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.

Passed and adopted by the Common Council of the City of San Diego, California, this
7th day of April, 1913, 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 7th day
of April, 1913.

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 April, 1913.
AN ORDINANCE AUTHORIZING THE PAYMENT OF $823.74
TO LORING & COMPANY FOR ENGRAVING, PRINTING AND
LITHOGRAPHING OF 740 MUNICIPAL BONDS.

WHEREAS, the Common Council did enter into a contract with Loring & Company for
the engraving, printing and lithographing of 740 Municipal Bonds, as per Document No. 52680
filed in the office of the City Clerk July 8th, 1912.

NOW, THEREFORE, be it ordained by the Common Council that there be and is hereby
ordered to be paid to Loring & Company the sum of Eight Hundred Twenty-three Dollars and
seventy-four cents ($823.74), or so much thereof as may be necessary to meet the expenditure
hereinabove mentioned, in payment of the engraving, printing and lithographing of 740 Munici-
pal Bonds, as per contract hereinbefore mentioned, out of the General Fund of the City
of San Diego.

This ordinance shall take effect and be in force 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 7th day of April, 1913, 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 7th day
of April, 1913.

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 April, 1913.

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. 5058.

AN ORDINANCE APPROPRIATING THE SUM OF SIXTEEN THOUSAND DOLLARS ($16,000.00) TO BE PAID TO J. W. WALTON INCINERATOR COMPANY FOR THE PURCHASE OF CITY INCINERATOR.

WHEREAS, the Common Council did on the 25th day of November, 1912 enter into a contract with the J. W. Walton Incinerator Company for the erection of an incinerator, and,

WHEREAS, the said incinerator is completed and practically ready for acceptance,

NOW, THEREFORE, be it ordained by the Common Council that there be and is hereby appropriated out of the General Fund the sum of Sixteen Thousand Dollars ($16,000.00) to be paid to the said J. W. Walton Incinerator Company upon completion of the terms of said contract and acceptance by the Common Council.

This ordinance shall take effect and be in force 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 7th day of April, 1913, 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 7th day of April, 1913.

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 April, 1913.

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 April, 1913.

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 payment of $16000.00 to J. W. Walton Incinerator Company on completion of Contract of Nov. 25, 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 April 7, 1913.

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. 5058 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 7th day of April, 1913, and as approved by the Mayor of said City on the 11th day of April, 1913.

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

By W. E. Bartlett, Deputy.

ORDINANCE NO. 5059.

AN ORDINANCE PERMITTING THE AMERICAN UNION FISH COMPANY TO CONSTRUCT TEMPORARY WHARF FROM D STREET EXTENDED TO E STREET EXTENDED.

WHEREAS, the City of San Diego, a municipal corporation, did, on the Thirty-first day of March, A. D. 1913, lease unto the American Union Fish Company, a corporation, the following described parcel of land, to-wit:

Beginning at a point on the northerly line of E Street, projected westerly distant one hundred and fifty feet from the point of intersection of said northerly line of E Street projected westerly with the United States government bulkhead line; thence westerly along said northerly line of E Street, projected westerly a distance of fifty (50) feet; thence to the left at an angle of 90 degrees, 150 feet; thence to the left at an angle of ninety degrees a distance of fifty feet; thence to the left at an angle of ninety degrees one hundred and fifty feet to the point or place of beginning; and,

WHEREAS, the said American Union Fish Company has petitioned for permission to construct a wharf at a certain place hereinafter described, between D Street extended, and E Street extended, and,

WHEREAS, the plat attached to said lease shows and sets forth a space of one hundred and fifty feet wide adjacent to the said property on the west as and for a Boulevard and public highway, and being the space one hundred and fifty (150) feet wide between said property and the United States government bulkhead line and extending from D
WHEREAS, the said property and all the adjacent public roads, streets, and highways are so submerged beneath the waters of the Bay of San Diego, that the same are now inaccessible to traffic, and will remain until the same are filled in, in accordance with the improvements, as planned, and,

WHEREAS, it appears that it is necessary and expedient for the proper conduct of the business of said American Union Fish Company that said wharf be constructed, NOW THEREFORE,

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

Section 1. Permission is hereby granted to the said American Union Fish Company to construct, maintain and operate a temporary wharf upon that portion of the tide lands of the City of San Diego, hereinafter described:

Beginning at a point on the northerly line of E Street projected westerly, distant 125 feet easterly from the point of intersection of said northerly line of E Street projected westerly with the U. S. government bulkhead line; thence easterly along said northerly line of E Street projected westerly a distance of 25 feet; thence to the left at an angle of 90 degrees, 300 feet to the southerly line of D Street projected westerly; thence to the left at an angle of 90 degrees, 25 feet; thence to the left at an angle of 90 degrees, 300 feet to the place of beginning, or so much thereof as may be necessary for the purposes and uses mentioned.

until such time as said last described parcel of land is accessible to traffic over and upon said streets, roads and highways unless sooner revoked by the Common Council of the City of San Diego; and it is expressly understood and agreed by said American Union Fish Company by accepting and using this permit that the permission herein granted, shall in no wise be construed as a lease of said land, and that the use thereof shall be only as a public street, road, highway and boulevard, and that until such time as the same is suitably filled in, so as to be available to general traffic, the Council of said City, reserves unto itself the power to grant the use thereof to lessees of property between D Street and E Street and between Atlantic Street and the United States government bulkhead line, upon requiring of them, and each of them, as a condition precedent to such use, the payment to said American Union Fish Company, of an equitable share, to be by said Common Council named and specified, of the cost of construction, maintenance and upkeep of said roadway and pier.

This permission is upon the further conditions:

1st. That said temporary wharf be constructed and maintained under the supervision of the Supervising Engineer of Municipal Harbor Improvement of the City of San Diego.

2nd. The rights and privileges granted by this ordinance are made upon the further condition that said wharf shall be at alltime subject to regulation by the Common Council, and said Common Council shall have the power, by giving said company thirty days' notice, to order said wharf removed, and said company, in accepting this franchise, hereby agrees to remove said wharf within thirty days after receiving such notice, and in case said company shall not remove said wharf after said notice as aforesaid, the title to said wharf shall without any further action on behalf of said City, vest in said City.

The City may at all times insist and have the right at the election of said Common Council to take over said wharf from said company, its successors and assigns, upon the payment of the appraised value thereof, one of the appraisers to be named by the said Common Council, one by the said company, and in case they cannot agree, these two to name a third, and the decision of two of the three parties shall be binding upon the city and the said company; provided, that nothing herein contained shall be construed as preventing the Common Council from altering or amending this grant, or from altering, amending or repealing this
ordinance in any and all respects.

3rd. That said City of San Diego shall have the right to use said wharf at any time without cost or charge to the said City of San Diego.

4th. That the permission granted by this ordinance shall be subject to change, amendment or revocation, at the will of the Common Council of the said City of San Diego.

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 2nd day of April, 1913, 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 2nd day of April, 1913.

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 2nd day of April, 1913.

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

(SEAL)

I HEREBY APPROVE the foregoing ordinance this 12th day of April, 1913.

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. 5059 of the ordinances of the city of San Diego, California, as adopted by the Common Council of said City on the 2nd day of April, 1913, and as approved by the Mayor of said City on the 12th day of April, 1913.

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

ORDINANCE NO. 5060.

AN ORDINANCE CREATING AND ESTABLISHING EMPLOYMENTS IN THE
OFFICE OF THE CITY CLERK AND FIXING SALARIES APPURTENANT THERETO.

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

Section 1. That the salary of the chief deputy in the office of the City Clerk, a position authorized by Section 1, Chapter II, Article III, of the Charter of the City of San Diego, be and it is hereby fixed at One Hundred Fifty Dollars ($150.00) per month.

Section 2. That there be and there are hereby created and established the following employments in said office, viz:
Second Deputy.

Third Deputy.

Section 3. That the salary of said deputies be and they are hereby fixed at the following rates, respectively: One Hundred Twenty-five Dollars ($125.00); and One Hundred Ten Dollars ($110.00), per month.

Section 4. That the salaries above provided for be and they are hereby ordered paid out of the Salary Fund of said city.

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 from and after thirty days after its passage and approval.

Passed and adopted by the Common Council of the City of San Diego, California, this 14th day of April, 1913, by the following vote, to-wit:

AYES---COUNCILMEN Fay, Gehon and Dodson.

NOES---NONE.

ABSENT-COUNCILMEN Adams and Woods.

and signed in open session thereof by the President of said Common Council, this 14th day of April, 1913.

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 April, 1913.

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, 1913.

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 Establishing and fixing compensation of Deputies in office of City Clerk, 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 April 14, 1913.

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. 5060 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 14th day of April, 1913, and as approved by the Mayor of said City on the 17th day of April, 1913.

Allen H. Wright,

City Clerk of the City of San Diego, California.
ORIGINACE NO. 5061.
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 Fifteen 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 1913, 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. That there is hereby appropriated out of the Salary Fund the sum of Fifteen Hundred Dollars ($1500.00), or so much thereof as may be necessary to meet the expenditure above authorized.

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

Passed and adopted by the Common Council of the City of San Diego, California, this 14th day of April, 1913, by the following vote, to-wit:

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

DOES---NONE.

ABSENT--NONE.

and signed in open session thereof by the President of said Common Council, this 14th day of April, 1913.

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 April, 1913.

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, 1913.

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, and indebtedness incurred, by reason of the provisions of the annexed ordinance, in re Authorizing appointment of 16 Deputy City Tax Collectors $1500.00 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 April 14, 1913.

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. 5061 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 14th day of April, 1913, and as approved by the Mayor of said City on the 17th day of April, 1913.

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

ORDINANCE NO. 5062.

AN ORDINANCE AUTHORIZING A MAJORITY OF THE MEMBERS OF THE COMMON COUNCIL OF THE CITY OF SAN DIEGO, TO ENTER INTO A LEASE WITH FENTON, SUMPTION, BARNES CO. FOR CERTAIN TIDE LANDS.

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

That a majority of the members of the Common Council of the City of San Diego, be, and they are hereby, authorized to enter into a lease with the Fenton, Sumption, Barnes Co.

for the lease to said Co. of certain tide lands, lying in the Bay of San Diego, made in accordance with the Statutes of the State of California, relative to leasing of tide lands lying within the limits of the City of San Diego as amended by the Legislature of the State of California in 1911, a copy of which said lease is hereto attached, marked "Exhibit A" and by reference thereto made a part of this ordinance, described as follows:

Commencing at a point where the southwesterly line of new Main Street in New Roseville, in the City of San Diego, County of San Diego, State of California, intersects the line of mean high tide; thence south 54 degrees 40 minutes east one thousand (1000) feet; thence north 35 degrees 20 minutes east twenty-eight (28) feet thence north 54 degrees 40 minutes west seven hundred and forty (740) feet; thence north 35 degrees 20 minutes east forty-two (42) feet; thence north 54 degrees 40 minutes west two hundred thirty and three tenths (230.3) feet; thence south 58 degrees 20 minutes west seventy-six and four hundredths (76.04) feet to a point of beginning.

This ordinance shall take effect and be in force thirty days from and after its passage and approval.

LEASE.

THIS INVENTURE, made and entered into this 31st day of March, 1913, between the CITY OF SAN DIEGO, a municipal corporation in the County of San Diego, State of California, hereinafter designated as The City, and FENTON-SUMPTION-BARNES CO., a corporation duly organized and existing under and by virtue of the laws of the State of California, with its principal place of business in the City of San Diego, 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 those lands, bordering on and extending into the Bay of San Diego, and being a portion of those lands conveyed to the City of San Diego, by the State of California, through the provisions of that certain act of the Legislature, entitled, as follows: "An Act Conveying Certain Tide Lands and Land Lying Under Navigable Waters situate in the Bay of San Diego in the City of San Diego, in Furtherance of Navigation and Commerce and the Fisheries, and providing for the government, management and control thereof", approved on the first day of May, 1911, and more particularly described as follows, to-wit:

Commencing at a point where the southwesterly line of new Main Street in New Roseville, in the City of San Diego, County of San Diego, State of California, intersects the line of mean high tide; thence south 54° 40' east one thousand (1000) feet; thence north 36° 20' east twenty-eight (28) feet; thence north 54° 40' West seven hundred and forty (740)
feet; thence north 35° 20' east forty-two (42) feet; thence north 54° 40' west two hundred thirty and three tenths (230.3) feet; thence south 35° 20' west seventy-six and four hundredths (76.04) feet to point of beginning.

All in accordance with the plans and specifications made a part hereof, and marked "Exhibit A".

The term of said lease shall be for a period of twenty-five years from and after the 31st day of March, 1913, at the yearly rental of $ Ten ($10.00) Dollars, payable in lawful money of the United States on the day of , of each year during said term, in advance.

And it is hereby agreed between the said parties to this lease that said lease shall be granted and accepted under the further terms and conditions hereinafter provided, to-wit:

That the uses and purposes to which said leased premises shall be applied are as follows:

(1). That for purely pleasure purposes the public shall have the right to the free use of said wharf for landing from and embarking upon boats, but nothing herein contained shall be construed to mean that any person, firm or corporation shall have the right to the free use of said wharf for ferry purposes or for the landing of freight or passengers from boats where transportation charges are made.

(2). To erect upon said premises a wharf and bunker or bunkers to be used in general for commercial purposes and particularly for the purpose of handling sand, crushed rock, brick, cement, lime, lumber and all building material. Said wharf to be built in accordance with the plans and specifications hereto attached, marked "Exhibit A" and for the maintenance thereon of mills, factories, warehouses, sheds, offices and all other structures necessary for the conduct of said business and for such further uses as are necessary and proper to the conduct of such business.

(3). That said Lessee shall have the right and privilege of reclaiming and filling in with material taken from the bottom of the Bay, and not with any material brought in from outside the Bay, all or any portion of said premises hereby leased; and the right and privilege of erecting thereon a wharf from said above described land to the pierhead line in the Bay of San Diego, as shown on "Exhibit A", attached hereto; provided, that said work shall be done in accordance with the statutes and regulations of the United States Government and of the State of California, and the ordinances of the City of San Diego; and provided further that no work shall be done upon nor use made of said premises that will materially decrease the amount of tidal waters of the Bay of San Diego.

(4). 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 franchises 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 franchises by the said City, shall bear all expense of making any crossing or crossings and their equitable share in the costs of maintaining the same, the said Lessee to remove at its own cost and expense from any such premises 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.

(5). That said City reserves the right to erect sea walls and docks and wharves and to make such other improvements for the development of the facilities of the Bay of San Diego for the purposes of navigation and of the dockage of vessels 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 of improvements.

(c). That the said City reserves the right to re-adjust 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 or toll, nor make nor suffer to be made any unreasonable charge, burden or discrimination upon or against said Lessee.

(7). That this said lease shall not be assignable or transferable, nor shall the said Lessee have the right to sublet the leased premises, or any part thereof.

(8). In the event that the said Lessee shall fail to carry on the business of handling sand, crushed rock, gravel, lumber, iron, steel, cement, lime, brick, and all other building materials, and the maintenance thereon of mills, factories, warehouses, sheds, offices and all other structures necessary for the conduct of said business, or to fulfill in any way the uses and purposes for which the premises are leased as above stated, then this obligation shall terminate and be void, and the said grantee shall remove from said demised premises, and shall have no other right or claim thereto; provided nothing herein contained shall prevent the Common Council of the City of San Diego at any time by ordinance from changing, modifying or annulling this lease, as in its judgment may seem proper.

IN WITNESS WHEREOF, these presents have been executed the day and year first above written in behalf of the City of San Diego by the members of its Common Council, and by Fenton-Sumption Barnes Co., the Lessee.

CITY OF SAN DIEGO, CALIFORNIA,

Attest:

Members of the Common Council.

City Clerk.

FENTON-SUMPTION-BARNES CO.,

President.

Attest:

Secretary.

Passed and adopted by the Common Council of the City of San Diego, California, this 7th day of April, 1913, 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 Council, this 7th day of April, 1913.

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 April, 1913.

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 bill was by me presented to the Mayor of the City of San Diego, California, for his approval, on the 7th day of April, 1913, and that he did not return it with his disapproval at any time within ten days after having received it as aforesaid.

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

(SEAL)

Dated, San Diego, California,
April 17th, 1913.

I HEREBY CERTIFY that the above and foregoing is a full, true and correct copy of Ordinance No. 5063 of the ordinances of the City of San Diego, California, as adopted by the Common Council on the 7th day of April, 1913, and as returned by the Mayor of said City without his disapproval on the 17th day of April, 1913.

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

(SEAL)

ORDINANCE NO. 5063.
AN ORDINANCE OF THE CITY OF SAN DIEGO, ESTABLISHING THE LOCATION OF SIDEWALKS ON THE WEST SIDE OF HERSCHEL STREET, IN LA JOLLA, BETWEEN PROSPECT STREET AND WALL STREET, AND ON THE NORTH SIDE OF WALL STREET, BETWEEN GIRARD STREET AND HERSCHEL STREET.

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

Section 1. That when the sidewalks on the west side of Herschel Street, in La Jolla, in said City of San Diego, between Prospect Street and Wall Street, shall be paved, such pavement shall be so located as to leave a space two feet in width between the inner line of said pavement and the property line.

Section 2. That when the sidewalks on the north side of Wall Street, in said City, between Girard Street and Herschel Street, shall be paved, such pavement shall be so located as to leave a space two feet in width between the inner line of such pavement and the property line.

Section 3. That all ordinances and parts of ordinances in conflict herewith, are hereby repealed.

Passed and adopted by the Common Council of the City of San Diego, California, this 14th day of April, 1913, 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 14th day of April, 1913,

A. E. Dodson,
O R D I N A N C E  N O.  5 0 6 4.

AN ORDINANCE ESTABLISHING THE GRADE OF IBIS STREET BETWEEN THE
SOUTH LINE OF WILLOW STREET AND THE SOUTH LINE OF BROOKES STREET.

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

Section 1. That the grade of Ibis Street, in said City of San Diego, between the
south line of Willow Street and the South line of Brookes Street, is hereby established as
follows:

At the intersection of Ibis Street with Willow Street; at the southwest corner at
244.00 feet; at the southeast corner at 243.50 feet; at the northeast corner at 244.00 feet;
at the northwest corner at 244.50 feet.

At the intersection of Ibis Street with Brookes Street; at the southwest corner at
246.00 feet; at the southeast corner at 245.50 feet.

Section 2. And the grade of said Ibis 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.

Passed and adopted by the Common Council of the City of San Diego, California,
this 14th day of April, 1913, 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 14th day
of April, 1913.

A. E. Dodson,
AN ORDINANCE ESTABLISHING THE GRADE OF WILLOW STREET BETWEEN THE WEST LINE OF IBIS STREET AND THE EAST LINE OF HAWK STREET.

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

Section 1. That the grade of Willow Street in said City of San Diego, between the west line of Ibis Street and the east line of Hawk Street, is hereby established as follows:

At the intersection of Willow Street with Ibis Street; at the northwest corner at 244.50 feet; at the southwest corner at 244.00 feet; at the southeast corner at 243.50 feet; at the northeast corner at 244.00 feet.

At a point on the north line of Willow Street 100 feet east of the east line of Ibis Street, at 242.00 feet; at a point on the south line of Willow Street at right angles to last named point, at 242.00 feet.

At the intersection of Willow Street with Hawk Street; at the northwest corner at 235.00 feet; at the southwest corner at 238.00 feet; at the southeast corner at 235.00 feet; at the northeast corner at 232.00 feet.

Section 2. And the grade of said Willow 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.

Passed and adopted by the Common Council of the City of San Diego, California, this 14th day of April, 1913, by the following vote, to-wit:

AYS—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 14th day of April, 1913.

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 April, 1913.

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, 1913.

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. 5065 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 14th day of April, 1913, and as approved by the Mayor of said City on the 19th day of April, 1913.

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

ORDINANCE NO. 5066.

AN ORDINANCE ESTABLISHING THE GRADE OF HAWK STREET BETWEEN THE NORTHEASTERLY LINE OF HORTON AVENUE AND THE SOUTH 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 northeasterly line of Horton Avenue and the south line of Spruce Street, is hereby established as follows:

At the intersection of the west line of Hawk Street with the northeasterly line of Horton Avenue, at 190.00 feet; at the intersection of the east line of Hawk Street with the northeasterly line of Horton Avenue, at 193.00 feet.

At the intersection of Hawk Street with Spruce Street; at the southwest corner at 187.00 feet; at the southeast corner at 186.00 feet.

Section 2. And the grade of said Hawk 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.

Passed and adopted by the Common Council of the City of San Diego, California, this 14th day of April, 1913, 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 14th day of April, 1913.

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 April, 1913.

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, 1913.

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. 5066 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 14th day of April, 1913, and as approved by the Mayor of said City on the 19th day of April, 1913.

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

By W. E. Bartlett Deputy.

ORDINANCE NO. 5067.
AN ORDINANCE ESTABLISHING THE GRADE OF HORTON AVENUE BETWEEN THE SOUTHEASTERLY LINE OF REDWOOD STREET IN MIDDLETOWN, AND THE SOUTH LINE OF REDWOOD STREET IN HORTON'S ADDITION, AND THE WEST LINE OF IBIS STREET.

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

Section 1. That the grade of Horton Avenue in said City of San Diego, between the southeasterly line of Redwood Street in Middletown and the south line of Redwood Street in Horton's Addition, and the west line of Ibis Street, is hereby established as follows:

At the intersection of the southeasterly line of Redwood Street with the southeasterly line of Horton Avenue, at 210.00 feet; at the intersection of the northwesterly line of Redwood Street with the southeasterly line of Horton Avenue, at 208.00 feet; at the intersection of the south line of Redwood Street with the northeasterly line of Horton Avenue, at 208.50 feet; at the intersection of the north line of Redwood Street with the northeasterly line of Horton Avenue, at 205.50 feet; at a point on the southeasterly line of Horton Avenue at right angles to last named point, at 204.50 feet.

At the intersection of the east line of Hawk Street with the northeasterly line of Horton Avenue, at 193.00 feet; at a point on the southeasterly line of Horton Avenue at right angles to last named point, at 192.00 feet; at the intersection of the west line of Hawk Street with the northeasterly line of Horton Avenue, at 190.00 feet.

At the intersection of the southeasterly line of Spruce Street with the southeasterly line of Redwood Street in Middletown, and the south line of Redwood Street in Horton's Addition, and the west line of Ibis Street.
ly line of Horton Avenue, at 190.00; at the intersection of the northwesterly line of Spruce Street with the southwesterly line of Horton Avenue, at 187.50 feet; at the intersection of the south line of Spruce Street with the northeasterly line of Horton Avenue, at 184.00 feet. At a point on the southwesterly line of Horton Avenue at right angles to last named point, at 181.50 feet. At the intersection of the north line of Spruce Street with the northeasterly line of Horton Avenue, at 181.00 feet; At a point on the southwesterly line of Horton Avenue at right angles to last named point, at 178.00 feet.

At the intersection of the southeasterly line of Sassafras Street with the southwesterly line of Horton Avenue, at 184.00 feet; At the intersection of the northeasterly line of Sassafras Street with the northeasterly line of Horton Avenue, at 187.00 feet.

At the intersection of the east line of Ibis Street with the northeasterly line of Horton Avenue, at 160.00 feet; at the intersection of the west line of Ibis Street with the northeasterly line of Horton Avenue, at 157.00 feet; at a point on the southwesterly line of Horton Avenue at right angles to last named point, at 155.00 feet.

Section 2. And the grade of said Horton Avenue 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.

Passed and adopted by the Common Council of the City of San Diego, California, this 14th day of April, 1913, 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 14th day of April, 1913.

A. F. 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 April, 1913.

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, 1913.

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. 5067 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 14th day of April, 1913, and as approved by the Mayor of said City on the 19th day of April, 1913.

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

By W. E. Bartlett Deputy.
AN ORDINANCE ESTABLISHING THE GRADE OF SPRUCE STREET BETWEEN THE
NORTHEASTERLY LINE OF HORTON AVENUE AND THE EAST LINE OF HAWK STREET.

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

Section 1. That the grade of Spruce Street in said City of San Diego, between the
northeasterly line of Horton Avenue and the east line of Hawk Street, is hereby established
as follows:

At the intersection of the north line of Spruce Street with the northeasterly line
of Horton Avenue, at 181.00 feet; at the intersection of the south line of Spruce Street
with the northeasterly line of Horton Avenue, at 184.00 feet.

At the intersection of Spruce Street with Hawk Street; at the northwest corner at
185.00 feet; at the southwest corner at 187.00 feet; at the southeast corner at 186.00 feet;
at the northeast corner at 184.00 feet.

Section 2. And the grade of said Spruce 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.

Passed and adopted by the Common Council of the City of San Diego, California,
this 14th day of April, 1913, 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 14th day
of April, 1913.

Allen H. Wright,
City Clerk of the City of San Diego, California, and Ex-Office
Clerk of the Common Council of the said City of San Diego.
(SEAL)
I HEREBY APPROVE the foregoing ordinance this 19th day of April, 1913.
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. 5068 of the ordinances of the City of San Diego, California, as adopted by
the Common Council of said City on the 14th day of April, 1913, and as approved by the
Mayor of the said City on the 19th day of April, 1913.

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

AN ORDINANCE ESTABLISHING THE GRADE OF MYRTLE AVENUE BETWEEN THE
EAST LINE OF PARK BOULEVARD AND THE WEST LINE OF INDANA STREET.

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

Section 1. That the grade of Myrtle Avenue in said City of San Diego, between the
east line of Park Boulevard and the west line of Indiana Street, is hereby established as
follows:

...
At the intersection of Myrtle Avenue with Park Boulevard; at the southeast corner at 298.00 feet; at the northeast corner at 297.60 feet.

At the intersection of Myrtle Avenue with Indiana Street; at the southwest corner at 298.00 feet; at the northwest corner at 294.00 feet.

Section 2. And the grade of said Myrtle Avenue 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.

Passed and adopted by the Common Council of the City of San Diego, California, this 14th day of April, 1913, by the following vote, to-wit:

AYES---COUNCILMEN Adams, Pay, Shannon, Woods and Dodson.

NOES---NONE.

ABSENT---NONE.

and signed in open session thereof by the President of said Common Council, this 14th day of April, 1913.

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 April, 1913.

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, 1913.

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. 5069 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 14th day of April, 1913, and as approved by the Mayor of said City on the 19th day of April, 1913.

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

By W. E. Bartlett Deputy.

ORDINANCE NO. 5069.

AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA, ACCEPTING THE DEDICATION OF CERTAIN PROPERTY IN PUEBLO LOT 142, AND DEVOTING THE SAME TO STREET PURPOSES.

WHEREAS, Harold Scott and Francis L. Scott have by grant deed conveyed, without cost to the City of San Diego, California, the following described real property situated in said City of San Diego, County of San Diego, State of California, bounded and described as follows, to-wit:

Beginning at the southwesterly corner of Pueblo Lot 142; thence northerly along
the westerly line of said Pueblo Lot 142 a distance of 330 feet, more or less, to the center line thereof; thence easterly along the said center line of said Pueblo Lot 142 a distance of 30 feet to a point; thence southerly or a line parallel to and distant 30 feet easterly from the westerly line of said Pueblo Lot 142 a distance of 300 feet to a point; thence easterly on a line parallel to and distant 300 feet southerly from the east and west center line of said Pueblo Lot 142 a distance of 270 feet to a point; thence northerly on a line parallel to and distant 300 feet easterly from the westerly line of said Pueblo Lot 142 a distance of 200 feet; thence easterly on a line parallel to and distant 100 feet southerly from the said east and west center line of said Pueblo Lot 142 a distance of 30 feet; thence southerly on a line parallel to and distant 300 feet easterly from the westerly line of said Pueblo Lot 142 a distance of 200 feet; thence easterly on a line parallel to and distant 100 feet southerly from the said east and west center line of said Pueblo Lot 142 a distance of 30 feet; thence northerly along the westerly line of said Pueblo Lot 129 to the point or place of beginning; and,

WHEREAS, H. J. Young has by grant deed conveyed, without cost to said City of San Diego, for street purposes, the following described real property situated in said City of San Diego, to-wit:

Beginning at a point in Pueblo Lot 142 distant 270 feet easterly from the westerly line, and 300 feet southerly from the east and west center line of said Pueblo Lot 142; thence northerly on a line parallel to and distant 270 feet easterly from the westerly line of said Pueblo Lot 142 a distance of 100 feet; thence easterly on a line parallel to and distant 200 feet southerly from the east and west center line of said Pueblo Lot 142 a distance of 30 feet to a point; thence southerly on a line parallel to and distant 300 feet easterly from the westerly line of said Pueblo Lot 142 a distance of 100 feet; thence westerly on a line parallel to and distant 300 feet southerly from the east and west center line of Pueblo Lot 142, a distance of 330 feet to the westerly line of said Pueblo Lot 142; thence northerly along the westerly line of said Pueblo Lot 129 to the point or place of beginning; and,

WHEREAS, Francie L. Scott and Harold Scott have quitclaimed to said City, all their right, title and interest in and to the last above granted property; and,

WHEREAS, Katherine Tingley has by grant deed, conveyed to said City, without cost, the following described real property situated 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 distant 300 feet easterly from the westerly line, and 200 feet southerly from the east and west center line of Pueblo Lot 142; thence northerly on a line parallel to and distant 300 feet easterly from the westerly line of said Pueblo Lot 142 a distance of 100 feet to a point; thence westerly on a line parallel to and distant 100 feet southerly from the east and west center line of said Pueblo Lot 142 a distance of 30 feet to a point; thence southerly on a line parallel to and distant 270 feet easterly from the westerly line of said Pueblo Lot 142 a distance of 200 feet to a point; thence easterly on a line parallel to and distant 200 feet southerly from the east and west center line of said Pueblo Lot 142 to the point or place of beginning; and,

WHEREAS, Anna Gianinni and Orlando Gianinni have quitclaimed all their right, title and interest in and to the last above described property;

All of the above described property to be used for street purposes, NOW THEREFORE,

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

Section 1. That the deeds hereinafter referred to be, and the same are hereby accepted by the said City, and the property therein described is hereby set aside and dedicated to the purposes of a public street in the City of San Diego.

Section 2. That the City Clerk of said city be, and he is hereby authorized and directed to cause said deeds to be filed of record in the office of the County Recorder of said County of San Diego.
Passed and adopted by the Common Council of the City of San Diego, California, this 14th day of April, 1913, by the following vote, to-wit:

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

NOES---NONE.

ABSENT--NONE.

and signed in open session thereof by the President of said Common Council, this 14th day of April, 1913.

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 April, 1913.

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

(SEAL)

I HEREBY APPROVE the foregoing ordinance this 19th day of April, 1913.

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. 5076 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 14th day of April, 1913, and as approved by the Mayor of said City on the 19th day of April, 1913.

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

ORDINANCE NO. 5071.
AN ORDINANCE TRANSFERRING MONEY FROM THE GENERAL FUND TO THE WATER FUND.

The expense of the survey of the City's right of way across the Jamul Rancho, amounting to Three Hundred and Forty-Three Dollars and Seventy-Five Cents, ($343.75), having been paid out of the water fund, and it having been the intent and purpose of the Common Council that such expense should be paid out of the general fund, NOW THEREFORE,

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

There is hereby transferred out of the general fund of the City of San Diego into the water fund of the said City, the said sum of Three Hundred and Forty-Three Dollars and Seventy-Five Cents ($343.75).

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 14th day of April, 1913, by the following vote, to-wit:

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

NOES---NONE.
Ordinance No. 5072.

AN ORDINANCE AUTHORIZING AND DIRECTING THE INSTALLATION AND MAINTENANCE OF FORTY-SIX ARC LIGHTS IN THE CITY OF SAN DIEGO.

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

Section 1. The San Diego Consolidated Gas and 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, to-wit:

- Mission Drive and Illinois Street;
- Mission Drive and Kansas Street;
- Mission Drive and Idaho Street;
- Adams Avenue and Illinois Street;
- Adams Avenue and Utah Street;
- Adams Avenue, west of bridge;
- Idaho Street and El Cajon Avenue;
- Meade Avenue and Texas Street;
- Meade Avenue and Mississippi St;
- 1oth and University;
- Kite and Bush Streets;
- Eagle and Getti Streets;
Brant and Kalmia Streets;
Second and Upas Streets;
Second and Date Streets;
Fort Stockton Drive and Trias Street;
Falcon Street, north side of El Cajon Avenue;
Jacklalw and Market Streets;
Sampean and Julian Avenue;
Kansas and Capps Streets;
Kansas and Upas Streets;
Kansas and Dwight Streets;
Kansas and Landis Streets;
Kansas and S 3 n Streets;
Granada and Cedar Streets;
Utah and Capps Streets;
Utah and Landis Streets;
Pork and Mississippi Streets;
Louisiana and Lincoln Streets;
Florida and Madison Avenue;
Texas and Dwight Streets;
Anna and Iowa Streets;
Oregon and Myrtle Streets;
Indiana and Cypress Streets;
Arizona and Anna Streets;
30th and Redwood Streets;
Sicard and Julian Avenue;
33rd Street and Lemon Grove Avenue;
27th and A Streets;
18th and A Streets;
14th and A Streets;
13th and C Streets;
12th and B Streets;
23rd and E Streets;
19th and E Streets;
9th and Date Streets;

Section 2. That the sum of Two Hundred Thirty ($30) Dollars per month be, and the
same 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 14th day of April, 1913, 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 14th day
of April, 1913,

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 April, 1913.

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, 1913.

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 Installing 46 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 Apr 14, 1913.

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. 5072 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 14th day of April, 1913, and as approved by the Mayor of said City on the 19th day of April, 1913.

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

ORDINANCE NO. 5072.
AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA; PROVIDING FOR THE PAYMENT OF STREET ASSESSMENT AGAINST BLOCK 155 OF MIDDLETOWN, IN SAID CITY.

WHEREAS, by street assessment levied under warrant issued February 10, 1913, for the paving and otherwise improving of India Street, in said City, from the north line of H Street to the south line of Winder Street, the following sums were assessed against the lots in said block 155, to-wit:

Under Assessment No. 49, against lot 1, block 155, Middletown, $36.25
Under Assessment No. 50, against lot 2, block 155, Middletown, 36.25
Under Assessment No. 51, against lot 3, block 155, Middletown, 36.25
Under Assessment No. 52, against lot 4, block 155, Middletown, 36.25
Under Assessment No. 53, against lot 5, block 155, Middletown, 36.25
Under Assessment No. 54, against lot 6, block 155, Middletown, 36.25
Under Assessment No. 55, against lot 7, block 155, Middletown, 271.05
Under Assessment No. 56, against lot 8, block 155, Middletown, 198.68
Under Assessment No. 57, against lot 9, block 155, Middletown, 198.68
Under Assessment No. 58, against lot 10, block 155, Middletown, 198.68
Under Assessment No. 59, against lot 11, block 155, Middletown, 198.68
Under Assessment No. 60, against lot 12, block 155, Middletown, 271.05

Total Assessment, $1555.02
AND WHEREAS, said block 155 and the lots so assessed are the property of the City of San Diego, not in actual use for any public purpose, and not mentioned in the resolution of intention under which said assessment was levied, NOW THEREFORE,

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

Section 1. There is hereby appropriated out of the money in the General Fund of the City of San Diego, and not otherwise appropriated, the sum of $1555.02, for the payment of said assessment against the lots and block above described in the said City, for paving and otherwise improving India Street, from the north line of H Street to the south line of Winder Street, in said City; and the Auditing Committee is hereby authorized and directed to audit and approve the claims therefor.

Section 2. The City Auditor is hereby directed to draw a warrant in favor of the Contractors Ford and Stout, or their assignees, for said sums; and the Treasurer of said City of San Diego is hereby authorized and directed to pay the same.

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 14th day of April, 1913, 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 14th day of April, 1913.

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 April, 1913.

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, 1913.

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 Payment of Street Paving Tax on Lot 155 Middletown payable out of General Fund $1555.02 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 10, 1913.

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. 5073 of the ordinances of the City of San Diego, California, as adopted by
AN ORDINANCE APPROPRIATING THE SUM OF $4829.54 for the
PAYMENT OF 50.073 PIGS OF LEAD FOR THE USE OF THE WATER
DEPARTMENT.

WHEREAS, the Common Council did on the 9th day of April, 1913 enter into a contract with the Western Metal Supply Co. of the City of San Diego for the furnishing of seventy-five (75) tons of Pig Lead at the price of Ninety-six Dollars and forty-five cents ($96.45) per ton, and,

WHEREAS, there has been delivered under said contract 50.073 tons of Pig Lead.

NOW, THEREFORE, be it ordained by the Common Council that there be and is hereby ordered to be paid to the said Western Metal Supply Company the sum of Four Thousand Eight Hundred and twenty-nine Dollars and fifty-four cents ($4829.54), or so much thereof as may be necessary, in payment for 50.073 tons of Pig Lead under contract hereinbefore mentioned out of the Water Extension Bond Fund.

This ordinance is for the immediate preservation of 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 April, 1913, 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 16th day of April, 1913.

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 April, 1913.

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

(SEAL)

I HEREBY APPROVE the foregoing ordinance this 19th day of April, 1913.

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 Western Metal Supply $4829.54 for Pig Lead 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 16, 1913.

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. 5074 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 16th day of April, 1913, and as approved by the Mayor of said City on the 19th day of April, 1913.

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

BY

Deputy

ORDINANCE NO. 5074.

AN ORDINANCE REGULATING THE DISTRIBUTION OF HAND BILLS AND OTHER NOTICES OF ADVERTISMENT ON THE PUBLIC STREETS OF THE CITY OF SAN DIEGO.

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

Section 1. That it shall be unlawful for any person to distribute to or among pedestrians along or upon any public street, park or other public place, in the City of San Diego, or to distribute to passengers in any street car, or to throw into or upon any street car, any hand-bill, dodger, or other notice of advertisement.

Section 2. It shall be unlawful for any person to paste, fasten, or in any manner to affix to any curb of any public street in the City of San Diego, any poster or other notice of advertisement.

Section 3. It shall be unlawful for any person to throw, deposit, or place upon any street in the City of San Diego, any sheet iron, tin, broken glass, clippings or branches, clothing, bottles, night soil, rubbish, rind, skin or peel of any fruit, or vegetables, or any paper, or foul or noisome substance.

Section 4. That all ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.

Section 5. Any person who shall violate any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and shall, upon conviction thereof, be punished by a fine not exceeding Two Hundred (200) Dollars, or by imprisonment in the city jail for not more than one hundred (100) days, or by both such fine and imprisonment.

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 16th day of April, 1913, 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 16th day of April, 1913.

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 April, 1913.

Allen H. Wright,
ORDINANCE NO. 5076.

AN ORDINANCE PROVIDING FOR THE LEASE OF CERTAIN TIDE LANDS BY THE CITY OF SAN DIEGO TO THE PREMIER PACKING COMPANY, A CO-PARTNERSHIP.

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

Section 1. That a majority of the members of the Common Council of the City of San Diego be, and they are hereby authorized to enter into a lease with the Premier Packing Company, a co-partnership composed of R. D. Steele and A. J. Steele, for the lease to said Premier Packing Company of certain tide lands lying at the foot of Crosby Street, also known as 23rd Street, in the City of San Diego, described as follows:

Beginning at the point where the east line of 23rd Street extended would intersect the mean high water mark; thence running in a southerly direction along the prolongation of the east line of 23rd Street to the intersection with the bulkhead line; thence running in an easterly direction along said bulkhead 150 feet; thence running in a northerly direction, paralleling the east line of 23rd Street extended, to the intersection with the mean high water mark; thence running in a westerly direction along said mean high water mark 150 feet to the place of beginning; in accordance with the drawing attached to Document No. 51568, the petition of the Premier Packing Company for the lease of tide lands, on file in the office of the City Clerk of the City of San Diego.

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 14th day of April, 1913, by the following vote, to-wit:

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

NOES---NONE.

ABSENT--NONE.

and signed in open session thereof by the President of said Common Council, this 14th day of April, 1913.

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 April, 1913.

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 bill was by me presented to the Mayor of the City of San Diego, California, for his approval, on the 15th day of April, 1913, and that he did not return it with his disapproval at any time within ten (10) days after having received it as aforesaid.

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

(SEAL)

Dated, San Diego, California, April 25th, 1913.

I HEREBY CERTIFY that the above and foregoing is a full, true and correct copy of Ordinance No. 5076 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 14th day of April, 1913, and as returned by the Mayor of said City without his disapproval on the 25th day of April, 1913.

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

ORDINANCE NO. 5077.

AN ORDINANCE AUTHORIZING A MAJORITY OF THE MEMBERS OF THE COMMON COUNCIL OF THE CITY OF SAN DIEGO TO ENTER INTO A LEASE WITH THE SAN DIEGO CONSOLIDATED GAS AND ELECTRIC COMPANY FOR CERTAIN TIDE LANDS IN THE BAY OF SAN DIEGO.

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

Section 1. That a majority of the members of the Common Council of the City of San Diego, be, and they are hereby authorized to enter into a Lease with the San Diego Consolidated Gas and Electric Company, for a term of twenty-five years from and after the 1st day of July, 1911, for the following described tide lands lying in the Bay of San Diego, to-wit:

Beginning at the intersection of the north line of N Street with the west line of Ninth Street; thence south 50° 14' west, 177.55 feet; thence south 41° 29' west to an intersection with the old bulkhead line, said old bulkhead line being a line drawn parallel to and 200 feet southwesterly from the southwesterly right of way line of the Southern California Railway; said intersection being the true point of commencement of this description.

Beginning at said true point of commencement; thence along said old bulkhead line in a southeasterly direction 150 feet; thence south 41° 29' west to an intersection with the present established United States Government bulkhead line; thence northwesterly along the said United States Government bulkhead line 270 feet; thence north 41° 29' east to an intersection with a line drawn parallel to and 80 feet southeasterly from the southeasterly line of the present existing franchise of the California Iron Works; thence along said parallel line north 47° 30' east to an intersection with the previously described old bulkhead line; thence along said old bulkhead line to the point of commencement; all as shown upon the blue print attached hereto, and marked "Exhibit A."

Section 2. This ordinance shall take effect and be in force thirty days from and
Passed and adopted by the Common Council of the City of San Diego, California, this 16th day of April, 1913, by the following vote, to-wit:

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

NOES---NONE.

ABSENT--NONE.

and signed in open session thereof by the President of said Common Council, this 16th day of April, 1913.

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 April, 1913.

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 bill was by me presented to the Mayor of the City of San Diego, California, for his approval, on the 17th day of April, 1913, and that he did not return it with his disapproval at any time within ten (10) days after having received it as aforesaid.

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

(Seal)

Dated, San Diego, California, April 28th, 1913.

I HEREBY CERTIFY that the above and foregoing is a full, true and correct copy of Ordinance No. 5077 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 16th day of April, 1913, and as returned by the Mayor of said City without his disapproval on the 28th day of April, 1913.

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

(Seal)
ORDINANCE NO. 5078.

AN ORDINANCE PROVIDING COMPENSATION FOR A CLERK IN THE CITY JUSTICE'S COURT.

WHEREAS, Paul Connors has been serving as Clerk in the Court of the City Justice of the City of San Diego, but so far has receive no compensation therefor, NOW THEREFORE,

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

Section 1. The compensation of said Paul Connors as Clerk in said Court is hereby fixed at fifty dollars ($50.00) per month, to be paid out of the Salary Fund of the City of San Diego, said payment to commence with the first day of March, 1913.

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 16th day of April, 1913, 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 16th day of April, 1913.

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 April, 1913.

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 bill was by me presented to the Mayor of the City of San Diego, California, for his approval, on the 17th day of April, 1913, and that he did not return it with his disapproval at any time within ten (10) days after having received it as aforesaid.

Allen H. Wright,

City Clerk of the City of San Diego, California.

(SEAL)

Dated, San Diego, California, May 3rd, 1913.

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 Clerk of the Court of the City Justice 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. 16, 1913.

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. 5078 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 16th day of April, 1913, and as returned by the Mayor of said City without his disapproval on the 3rd day of May, 1913.

Allen H. Wright,

City Clerk of the City of San Diego, California.
AN ORDINANCE ESTABLISHING THE GRADE OF PALM STREET BETWEEN THE 
EAST LINE OF DOVE STREET AND THE WEST LINE OF CURLEW STREET.

BE IT ORDAINED 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 
east line of Dove Street and the west line of Curlew Street, is hereby established as fol­ 
lowes:

At the intersection of Palm Street with Dove Street; at the southeast corner at 
138.00 feet; at the northeast corner at 139.00 feet.

At the intersection of Palm Street with Curlew Street; at the southwest corner at 
153.00 feet; at the northwest corner at 155.00 feet.

Section 2. And the grade of said Palm 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.

Passed and adopted by the Common Council of the City of San Diego, California, 
this 21st day of April, 1913, by the following vote, to-wit:

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

NOES---NONE.

ABSENT--COUNCILMAN PAY.

and signed in open session thereof by the President of said Common Council, this 21st day 
of April, 1913.

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 21st day of April, 1913;

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 May, 1913.

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. 5079 of the ordinances of the City of San Diego, California, as adopted by the 
Common Council of said City on the 21st day of April, 1913, and as approved by the Mayor of 
said City on the 3rd day of May, 1913.

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

By Deputy.

ORDINANCE NO. 5080.

AN ORDINANCE FOR THE RELIEF OF RUFUS CHOATE, ED FLETCHER AND FRANK A.
SALMONS, COMMISSIONERS IN THE MATTER OF OPENING SIXTH STREET, FROM THE
NORTH LINE OF UPAS STREET TO THE NORTH LINE OF HORTON'S ADDITION.

WHEREAS, By Resolution No. 9820, adopted by the Common Council of the City of San
Diego on the 26th day of December, 1911, Rufus Choate, Ed Fletcher and Frank A. Salmons were
appointed as Commissioners to assess the benefits and damages, and to have general supervi­
sion, until the completion thereof, of the work of opening and extending Sixth street, from
the north line of Upas Street to the north line of Horton's Addition, and

WHEREAS, By said Resolution the compensation of said commissioners was fixed at the
sum of $25.00 for each commissioner, and

WHEREAS, Said commissioners did thereafter perform the duties imposed upon them by
law, subsequent to the filing of their official bonds, and

WHEREAS, No part of said compensation has been paid said commissioners,

Now Be it ORDAINED, By the Common Council of the said city of San Diego, as follows:

Section 1. That there be and there is hereby appropriated out of the General Fund
the sum of Seventy-five Dollars ($75.00) for the relief of said Rufus Choate, Ed Fletcher
and Frank A. Salmons, being $25.00 for each of said commissioners, same to be in full payment
for their services as such and for furnishing their official bonds.

Passed and adopted by the Common Council of the City of San Diego, California, this
21st day of April, 1913, 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 21st day
of April, 1913.

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 21st day of April, 1913.

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

(SEAL)

I HEREBY APPROVE the foregoing ordinance this 3rd day of May, 1913.

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.

AUIDITOR'S CERTIFICATE. I HEREBY CERTIFY that the appropriation made, or indebted­
ness incurred, by reason of the provisions of the annexed ordinance, in re Relief of Choate,
Fletcher & Salmons' appraisers on opening of 6th St. at Upas; 25.00 each 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 Apr. 21, 1913.

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. 5080 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 21st day of April, 1913, and as approved by the Mayor of said City on the 3rd day of May, 1913.

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

ORDINANCE NO. 5081.

AN ORDINANCE TRANSFERRING THE SUM OF $949.00 FROM THE GENERAL FUND TO THE WATER FUND.

WHEREAS, the requirements of Ordinance No. 4421 demanded that the sum of One Thousand ($1,000.00) Dollars be transferred from the Water Fund to the Engineering Department for a complete set of books containing plats and maps of the streets of the City of San Diego, together with a record of all water pipes, hydrants, plugs, valves, etc., pertaining to the Department of Water, and

WHEREAS this work was accomplished by the Department of Water, with the exception of the difference between the sum of Nine Hundred and Forty-nine (949.00) Dollars and the sum of One Thousand (1000.00) Dollars, therefore

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

Section 1. That the sum of Nine Hundred and Forty-nine (949.00) Dollars be transferred from the General Fund to the Water Fund.

Section 2. This ordinance shall be in full force and 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 April, 1913, 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 25th day of April, 1913.

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 April, 1913.

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 May, 1913.

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. 5081 of the ordinances of the City of San Diego, California, as adopted by the Common Council of said City on the 25th day of April, 1913, and as approved by the Mayor of said City on the 3rd day of May, 1913.

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

By [Signature]
Deputy.