ORDINANCE No. 1
An Ordinance fixing
the amount of Bonds
to be given Officers.
Fixing time & place meetings
of Board.

Book - 2 - Page 91 -
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 1 of the City of San Diego, California, adopted May 29, 1876

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]

By_________________________ Deputy
NEW CHARTER ORDINANCE NO. 1.

AN ORDINANCE FIXING THE AMOUNT OF BONDS TO BE GIVEN BY CERTAIN OFFICERS OF THE CITY OF SAN DIEGO, AND SETTING THE TIME AND PLACE OF REGULAR MEETINGS OF THE BOARD OF TRUSTEES OF SAID CITY.

SECTION 1. BE IT ORDAINED by the Board of Trustees of the City of San Diego that the following named officers of said City are hereby required to give bonds for the faithful performance of their duties as such officers in the amounts following to-wit:

City Treasurer in the sum of Fifteen thousand dollars; Tax Collector, Ten thousand dollars; Assessor, Five thousand dollars; City Attorney, two thousand dollars and City Clerk, two thousand dollars.

SECTION 2. Be it also ordained that the first regular meeting of the Board of Trustees of the City of San Diego shall be held on Monday, the fifth day of June 1876, at half past seven o'clock, P. M. in the City Hall, and its subsequent regular meetings shall be held the first Monday in every month thereafter, at the same hour and place until otherwise ordained.

Passed and approved this 29th day of May, 1876, at the office of the Board of the City of San Diego.

(Signed) I. M. Boyd, President.

S. Statler, Clerk.

No other business coming before the Board they on motion adjourned.

J. M. Boyd, President.

S. Statler,

Clerk.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 1 of the City of San Diego, California, adopted May 29th, 1876, as found on page 91 of Book No. 2, record of the City of San Diego.

J. T. Butler
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

By W. E. Bartlet Deputy

(SEAL)
<table>
<thead>
<tr>
<th>Ordinance No.</th>
<th>Adopted by Board of Aldermen</th>
<th>Approved by the Mayor</th>
</tr>
</thead>
</table>

To the Members of the Board:

This Ordinance is hereby adopted by the Board of Aldermen.

Adopted by Board of Delegates

Approved by the Mayor

Date: 9 - Dec 91.
DOCUMENT No. 212

ORDINANCE No. 2
Creating a
Board of Health

Book - 2 - Page 94

Book A2 Page 94 File 2
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 2 of the City of San Diego, California, adopted June 5, 1876

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]          By ______________________ Deputy
CHARTER ORDINANCE NO. 2.

(New Charter)

AN ORDINANCE CREATING A BOARD OF HEALTH FOR THE CITY OF SAN DIEGO, ALSO ESTABLISHING THE QUARANTINE GROUNDS IN THE BAY AND HARBOR OF SAN DIEGO:

The Board of Trustees of the City of San Diego, State of California, do ordain, as follows:

SECTION 1. The quarantine grounds of the Bay and Harbor of San Diego are, and shall be at the anchorage of the La Playa.

SECTION 2. The Board of Trustees, shall with the Health Officer appointed by them, constitute a Board of Health, for the City of San Diego. The Health Officer shall be President of the Board. The regular Meetings shall be on the second Monday of each Month, and at such other time as the President shall direct. In the absence of the President, the Board may elect a chairman who is clothed with the same powers as the President.

SECTION 3. The Health Officer of the City of San Diego shall be elected by the Board of Trustees and hold his office for the term of two years, he must be a physician in good standing, residing in the City, and a graduate of some Medical College.

SECTION 4. The Health Officer may perform all acts which quarantine officers are usually authorized to perform, and he shall be the executive officer of the Board of Health.

SECTION 5. The Board of Health shall have general supervision of all matters appertaining to the sanitary condition of the City and also of all Hospitals, prisons, Alms houses, and all other public institutions within the limits of the City. The Board may adopt such orders, and regulations, and appoint or discharge such Medical attendants, and employees, as to them may seem best to promote the public welfare, and may appoint as many health inspectors as they deem necessary in time of epidemics.
SECTION 6. Shipmasters bringing vessels into the harbor of San Diego, and Masters, Owners or Consignees having vessels in the harbor which have on board any cases of Asiatic Cholera, Small Pox, Yellow, typhus or Ship fever, must report the same, in writing to the Health officer before landing any passengers, casting anchor, or coming to any wharf, as soon thereafter as they or either of them become aware of the existence of either of these diseases on board of their vessels.

SECTION 7. No Captain or other Officer in Command of vessel soiling under a register arriving at the part of San Diego, nor owner, consignee, agent or other person having charge of such vessel must under a penalty of no less than One hundred dollars nor more than One thousand dollars land or permit to be landed any freight, passengers or other persons from such vessel until he has reported to the health officer, presented his bill of Health, and received a permit from that officer to land freight, passengers, or other persons.

SECTION 8. Every Pilot who conducts into the port of San Diego, any vessel subject to quarantine or examination by the Health officer must,-
1st. Bring the vessel no nearer than allowed by law.
2nd. Prevent any person from leaving and any communication being made with the vessel under his charge until the Health Officer has boarded her and given necessary orders and directions.
3d. Be vigilant in preventing any violation of the quarantine laws; and report without delay all such violations that come to his knowledge to the health officer.
4th. Present the master of the vessel with a printed copy of the Quarantine laws, unless he has one.
5th. If the vessel is subject to quarantine by reason of infection, place at the mast head a yellow flag.

SECTION 9. Every Master of a Vessel subject to quarantine or visitation by the Health Officer arriving in the Port of San Diego, who refuses or neglects, either-
1st. To proceed with and anchor his vessel at the place assigned for quarantine when legally directed so to do, or-
2d To submit his vessel, cargo, and passengers to the Health Officer, and furnish all necessary information to enable that Officer to determine what Quarantine or other regulations they ought respectively to be subjected: or
3d To report all cases of disease and of deaths occurring on his vessel, and to comply with all the sanitary regulations of the Bay and Harbor.

Is liable in the sum of Five hundred dollars for every such neglect or refusal.

SECTION 10. All vessels arriving off the Port of San Diego, from ports which have been legally declared infected ports, and all vessels arriving from ports where there is prevailing at the time of their departure any contagious or infectious or pestilential diseases, or vessels with decaying cargoes, or which have unusually foul or offensive holds, are subject to quarantine and must be by the master, owner, pilot or consignee, reported to the Health Officer without delay. No such vessel must cross a right line drawn from Roses wharf to the Peninsula of San Diego until the Health Officer has boarded her and given the order required bylaw.

SECTION 11. The Health Officer must board every vessel subject to quarantine or visitation by him immediately on her arrival, make such examination and inspection of vessel, books, papers, or cargo, or of persons on board under oath, as he may judge expedient, and determine whether the vessel is subject to quarantine, if so the period of quarantine.

SECTION 12. No captain or other officer in command of any passenger carrying vessel of more than one hundred and fifty tons burden, nor of any vessel of more than one hundred and fifty tons burden having any passengers on board, nor any owner, consignee, agent, or other person having charge of such vessel or vessels must
under a penalty of no less than one hundred dollars nor more than
one thousand dollars, land, or permit to be landed, any passenger,
from any vessel until he has presented his bill of health to the
Health Officer and received a permit from that officer to land such
passengers: except in such cases as the Health Officer deem it
safe to grant the permit before seeing the bill of Health.

SECTION 13. The following fees may be collected by the
Health Officer. For giving a permit to land freight or passengers,
or both from any vessel of less than One Thousand tons burden from
any port out of this State, two and a half dollars: from any port
in this State one dollar and a quarter: from any passenger carry-
ing burden, three dollars and seventy five cents: for vessels of
more than one thousand tons burden carrying no passengers, two
dollars and fifty cents: for vaccination from each person one
dollar.

SECTION 14. The Board of Health may enforce compulsory
vaccination on passengers in infected ships coming from infective
ports.

SECTION 15. The Board of Health, may provide suitable
Hospitals, to be situated near to the Southeastern boundary of the
City limits, in the vicinity of the Ex-Mission lands, and furnish
and supply the same with nurses and attaches, and remove thereto all
persons afflicted with cholera, small pox, yellow fever, typhus
or ship fever.

SECTION 16. The Health Officer must keep a record of all
births, deaths and interments, occurring in the City of San Diego,
such records when filled must be deposited in the office of the
County Recorder and produced when required for public inspection.

SECTION 17. Physicians and Midwives must on or before the
fourth day of each month make a return to the Health Officer,
of all births, deaths and number of still born children occurring in
their practice during the preceding month. In the absence of such
attendants, the parents must make such report within thirty days after
the birth of the child. Such returns must be made in accordance
with rules adopted, and upon blanks furnished by the Board of Health.
SECTION 18. No person must inter in the City of San Diego any human body without having first obtained a physicians or Coroners certificate setting forth as near as possible the name, age, color, sex, place of birth, date, locality and cause of death of the deceased, and Physicians when deaths occur in their practice, must give such Certificate.

SECTION 19. Superintendents of Cemeteries, within the boundaries of the City of San Diego, must return to the Health Officer on each Monday the names of all persons interred in their respective Cemeteries, for the preceding week, together with the certificates mentioned in the preceding section.

SECTION 20. No Superintendent of a Cemetery can remove or cause to be removed, disinter or cause to be disinterred any corps, that has been deposited in the Cemetery, without a permit from the Health Officer or by order of the Coroner.

SECTION 21. The Health Officer must keep in his office a book in which he must make an entry of all fees collected by him, he must pay all fees collected to the City Treasurer weekly to the credit of the General Fund.

SECTION 22. Whenever a nuisance exists on property of a non-resident of the City, the Board of Trustees may on the recommendation of the Board of Health cause the nuisance to be abated, and may allow and order to be paid out of the General Fund all proper charges and expenses incurred in abating such nuisance and all sums so allowed and paid become a charge upon the property on which the nuisance existed, and may be recovered by an action against such property.

SECTION 23. Any member of the Board of Health, Deputy Health Officer or Secretary of the Board of Health is empowered to administer oaths on business connected with that Department.

SECTION 24. Whenever any cause of action arises under any of the provisions of this ordinance suit may be maintained therein in the name of the Health Officer in any District Court of this State.
SECTION 25. The Board of Trustees of the City of San Diego must by ordinance or otherwise provide for enforcing such orders and regulations as the Board of Health may from time to time adopt; and in times of epidemics, or when deemed necessary by the Board of Health an officer may be employed to enforce the laws in relation to the sanitary condition of the City.

SECTION 26. All expenses necessarily incurred in carrying out the provisions of this Ordinance must be provided for by the Board of Trustees of the City of San Diego, who may make appropriations therefor out of the General Funds, if the same is sufficient, if not they may by taxation provide a fund therefor.

SECTION 27. The Board of Trustees must fix the compensation of the Board of Health and the Health Officer.

Passed and approved this 5th day of June A. D. 1876.

(Signed) J. M. BOYD,
President.

(SEAL) S. STATLER,
Clerk.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 2 of the City of San Diego, California, adopted June 5th, 1876, as found on page 94 of Book No. 2, record of the City of San Diego.

J. T. Butler
City Clerk of the City of San Diego and Ex-officio Clerk of the Common Council of Said City.

(SEAL)
Ordinance No. 2.

Adopted by Board of Delegates

Approved by Board of Aldermen

Approved by the Mayor.

Bro.-C-2 - p. 107
ORDINANCE No. 3
Fixing Compensation of Clerk of Board of Trustees.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 3 of the City of San Diego, California, adopted June 5, 1876.

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL] By________________________ Deputy
CHARTER ORDINANCE NO. 3.
(New Charter)

AN ORDINANCE FIXING THE COMPENSATION OF THE CLERK OF THE BOARD OF TRUSTEES OF THE CITY OF SAN DIEGO.

The Board of Trustees of the City of San Diego, State of California, do ordain as follows:

SECTION 1. The compensation to be paid to the Clerk of the Board of Trustees of said City shall be as follows and not otherwise to-wit:

The sum of fifteen dollars per month for attending to the ordinary duties of said office, and the further sum of one hundred dollars for making the duplicate assessment roll of said City, all in U. S. Gold Coin, which shall be in full compensation for all services rendered by said clerk.

Passed and approved this 5th day of June A. D. 1876.

(Signed) J. M. BOYD, President.

(SEAL) S. STATLER, Clerk.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 3 of the City of San Diego, California, adopted June 5th, 1876, as found on page 101 of Book No. 2, record of the City of San Diego.

J. W. Brackett
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(SEAL) By N. Brackett, Deputy.
DOCUMENT No. 318

Filed ........................................ 190

By ............................................. City Clerk

By ............................................. Deputy.

Ordinance No. 3

Appropriation of City funds

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor

Book 2 - Page 101
DOCUMENT No. 214

ORDINANCE No. 4
Regulating the
Storage of Powder.

Book 2 - Page 102.

Book A2 Page 102 File 2
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4 of the City of San Diego, California, adopted June 5, 1876.

Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL] By_________________________ Deputy
CHARTER ORDINANCE NO. 4.

(New Charter)

REGULATING THE STORAGE OF POWDER, ETC.

The Board of Trustees of the City of San Diego, State of California, do ordain as follows:

SECTION 1. It shall be unlawful, after the first day of July A. D. 1876, for any person or persons to keep at any place in the City of San Diego within not less than one half mile of any inhabited building or place frequented by the public, except as in this Ordinance otherwise provided, a quantity of gunpowder or blasting powder exceeding fifty pounds, or a quantity of any other explosive equal in destructive power to such quantity of gun powder, such powders when kept for sale in any building other than a magazine for the storage of explosives in larger quantities than fifty pounds must be kept in lead, zinc or copper lined chest with a close fitting cover, fastened with brass hinges and hasps, and furnished with two strong and convenient handles, which chest must always be locked with a padlock, except when opened to put in or take out such powders or other explosives; and such chest must be placed on the floor nearest on a level with the street in front of the principal front entrance of the building where kept, at the right side of, and within eight feet of such principal entrance, and must not be kept in any other part of the building, except by permission of the Board of Trustees of the City.

SECTION 2. Any person who violates any of the provisions of this Ordinance, shall upon conviction thereof be fined in any sum not exceeding one hundred dollars for the first offense, and five hundred dollars for the second offense.

Passed and approved this 5th day of June A. D. 1876.

(Signed) J. M. BOYD
President.

(SEAL) S. STATLER
Clerk.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 4 of the City of San Diego, California, adopted June 5th, 1876, as found on page 102 of Book No. 2, record of the City of San Diego.

[Signature]
J.T. Butcher
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of Said City.

(SEAL)
By [Signature] Deputy.
Ordinance No. 44

Adopted by Board of Delegates

Approved by the Mayor

Adopted by Board of Aldermen

Filed 100

City Clerk

Deputy
ORDINANCE No. 5

Creating the office

Surveyor

of City Atty and

Superintendent of Streets
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 5 of the City of San Diego, California, adopted June 5, 1876.

[SEAL]

Charles G. Abdelnour
City Clerk of the City of San Diego

By_________________________ Deputy
CHAPTER ORDINANCE NO. 5.

(New Charter)

AN ORDINANCE CREATING THE OFFICES OF CITY ENGINEER AND SUPERINTENDENT OF STREETS AND HIGHWAYS IN THE CITY OF SAN DIEGO:

The Board of Trustees of the City of San Diego, State of California, do ordain as follows:

SECTION 1. The offices of City Surveyor and Superintendent of Public Streets, and highways, are hereby created in and for the City of San Diego, said Officers to be appointed by said Board of City Trustees.

SECTION 2. It shall be the duty of the City Surveyor, under the orders and directions of the City Trustees to establish the grades of the streets and alleys of said City; to lay out, extend, alter and survey all streets and alleys, parks or public improvements, under the direction of said Board, and his compensation and fees shall at all times depend upon a vote of said Board of City Trustees, and then only for such special services as the Board may direct and authorize, except when the property holders and citizens are alone liable for such charges and services.

SECTION 3. It shall be the duty of the Superintendent of Public Streets and highways, under the direction and supervision and pursuant to the order of the Board of Trustees.

1st. To take charge of the public highways within the limits of said City, keep them clear of obstructions and in good repair.

2d. Cause banks to be graded; bridges and causeways to be made when necessary, keep the same in good repair, and renew them when destroyed.

3d. Give two days notice printed or written to each inhabitant of said City liable to do work on the roads when, where, with what implements, and superintend the same, and to keep a copy of all the aforesaid notices on file, with certificate of service endorsed thereon.
4th. Make to the Board of Trustees semi-annually sworn statements, showing the names of all persons by him listed to work the days worked by each person, who has worked, the items of labor performed at each separate point, the manner in which, and the time when the same was done, and an account of every day he himself was employed, and the nature and items of his services rendered.

SECTION 5. In the performance of the duties required of him by this Ordinance the Superintendent of Streets and highways must be governed by the laws of the State which prescribe the duties of road overseers, when the same are applicable, except as herein otherwise provided, and for each days services performed under authority of this Ordinance, he shall be entitled to receive the sum of three dollars, which must be paid out of the road fund of the City.

Passed and approved this 5th day of June A. D. 1876.

(Signed) J. M. Boyd, President.

(SEAL) S. STATLER,
Clerk.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 5 of the City of San Diego, California, adopted June 5th, 1876, as found on page 103 of Book No. 2, record of the City of San Diego.

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

(SEAL) By ___________________ Deputy.
Ordinance No. 6.
Creating a Board of Police
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 6 of the City of San Diego, California, adopted June 5, 1876

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]

By_________________________ Deputy
CHARTER ORDINANCE NO. 6.
(New Charter)

AN ORDINANCE CREATING A BOARD OF POLICE OF THE CITY OF
SAN DIEGO.

The Board of Trustees of the City of San Diego, State of
California, do ordain as follows;

SECTION 1. A Board of Police of said City of San Diego
is hereby created, which shall consist of three persons, to be
chosen by the Board of Trustees of said City as early as practicable
after each regular city election, one of whom shall be known and
appointed as the Chief of Police of the City. Said Chief shall be
chosen by the Board of City Trustees of said City, the members of
the Board of Police shall serve until their successors are chosen
and qualified.

SECTION 2. Before entering upon their duties the mem-
bers of the Board of Police shall each take and subscribe to the
oath of office set forth in section 904 of the Political Code of the
State of California, and file the same in the office of the City
Clerk of the City of San Diego.

SECTION 3. Before entering upon the duties of his
office the Chief of Police shall execute a good and sufficient
bond in the sum of one thousand dollars to be approved by the Board
of Trustees for the faithful performance of his duties.

SECTION 4. The Chief of Police shall have power to
serve all civil process within the limits of the City of San Diego
aforesaid and to do and perform all duties imposed by law criminally
or otherwise, upon the constables and other executive officers of
said City; also to execute such orders as may be made by the Board
of City Trustees of said City, to apprehend any violation of any
ordinance passed by the Board of Trustees of said City, either in
the day or at night time, to take charge of the City Prison, and to
attend every regular meeting of the Board of City Trustees, provided
that neither the Chief of Police, nor any police officer shall charge or receive from the City any fees or compensation for services rendered, except by an unanimous vote of the Board of City Trustees, and then only for extraordinary services. He shall be entitled to charge and receive from other persons the like fees for services as constables charge and receive for like services.

SECTION 5. The other members of the Board shall be known as the Deputies of the Chief and shall be under his control and directions.

Passed and approved this 5th day of June A. D. 1876.
(Signed) J. M. BOYD, President.

(SEAL) S. STATLER, Clerk.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 6 of the City of San Diego, California, adopted June 5th, 1876, as found on page 105 of Book No. 2 record of the City of San Diego.

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

(SEAL)

By W. C. Whittet, Deputy.
DOCUMENT No. 236

Filed ........................................ 190

By .............................................. Deputy.

Ordinance No. 6

Creating a Board of Delegates

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor

Book 10, Page 105
ORDINANCE No. 7

Regulating rules of storage of powder and fixing the charges for storage of same.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 7 of the City of San Diego, California, adopted August 7, 1876

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]  By_________________________ Deputy
CHARTER ORDINANCE NO. 7.

REGULATING THE RULES OF STORAGE OF POWDER AND OTHER COMBUSTIBLES AND FIXING THE CHARGES FOR STORAGE ON SAME.

The Board of Trustees of the City of San Diego, State of California, do ordain as follows:

SECTION 1. From and after the passage of this Ordinance it shall be unlawful for the owners of any magazine situated within the limits of the City of San Diego kept for the storage of gun powder or other explosives, to charge more than the following rates for storage:

SECTION 2. Twenty-five pounds of powder or other explosives shall be and is hereby declared to be one package.

SECTION 3. The storage on five or less packages shall be ten cents per package per month.

SECTION 4. The storage on six or ten packages shall be nine cents per package per month.

SECTION 5. The storage on eleven or more packages shall be eight cents per package per month.

Any person or persons owning a magazine or magazines for the storage of explosives within the limits of the City of San Diego who 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 of not less than one hundred dollars for the first offense, and five hundred dollars for the second offense.

Passed and approved by the Board of Trustees of the City of San Diego, this 7th day of August A. D. 1876.

ATTEST: (Signed) JOHN M. BOYD,
(SEAL) S. STATLER,
Clerk.  President.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 7 of the City of San Diego, California, adopted August 7th, 1876, as found on page 128 of Book No. 2 record of the City of San Diego.

J. T. Butler

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

By W. E. Bartlett Deputy
Ordinance No. 7

Regulating rules of storage of powder and fixing the charges for storage of same.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT No. 218
ORDINANCE No. 8
Prohibiting the keeping of Bees within certain limits of the City.


Book A2 Page 138 File 2
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 8 of the City of San Diego, California, adopted September 9, 1876.

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]

By ________________________ Deputy
CHARTER ORDINANCE NO. 8.

"New Charter."

PROHIBITING THE KEEPING OF BEES WITHIN CERTAIN LIMITS IN THE CITY OF SAN DIEGO.

The Board of Trustees of the City of San Diego, State of California, do ordain as follows:

SECTION 1. It shall be unlawful from and after the 1st day of January A. D. 1877 for any person or persons to keep bees in said City within the following limits to-wit: All that portion of said City South of San Diego River.

SECTION 2. Any person who violates any of the provisions of this ordinance shall upon conviction thereof be fined in any sum not exceeding $100.00 for the first offense, and not exceeding $500.00 for the second offense.

Passed and approved this 9th day of September A. D. 1876.

Signed

J. M. BOYD,

President.

S. STATLER, Clerk.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 8 of the City of San Diego, California, adopted September 9th, 1876, as found on page 138 of Book No. 2 record of the City of San Diego.

(Seal)

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

By

Deputy
Ordinance No. 3

Adopted by Board of Delegates

Approved by the Mayor

Adopted by Board of Aldermen

By

City Clerk

Deputy
DOCUMENT No. 219

ORDINANCE No. 9
Substituting Ordinances No.'s 62 and 66 regarding the fees of Chief of Police.

Book - 2 - Page 144.

Book A2  Page 144  File 2
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 9 of the City of San Diego, California, adopted October 2, 1876

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL] By_________________________ Deputy
CHARTER ORDINANCE NO. 9.

SUBSTITUTING ORDINANCES NO. 62 and 66 REGARDING THE FEES OF CHIEF OF POLICE AND OTHERS.

The Board of City Trustees of the City of San Diego do ordain as follows:

Sec. 1. Hereafter all fees and charges for services rendered by the Chief of Police of the City of San Diego or his subordinates, or any Justice of the Peace, or peace officer, for any and all services rendered under the provisions of any City ordinance, shall be a charge against the City of San Diego, to be audited and paid as other claims.

Provided That when fees and charges are entered up against a defendant convicted of any breach of City ordinance, and included in the judgment of fine or forfeiture, and actually collected of the defendant, such fees and charges shall not become a charge against the City of San Diego.

Sec. 2. All fines and forfeitures actually collected as provided in section one of this Ordinance, by any Justice of the Peace within the Corporate limits of the City of San Diego, shall be paid into the City Treasury, after first paying to the officers legally entitled thereto, all fees allowed by law or ordinance, in prosecuting and collecting such fines or forfeitures.

Sec. 3. It shall be the duty of each of said officers mentioned in section one of this Ordinance, to make a monthly report to the Board of City Trustees, of all moneys collected as fees or otherwise under the provisions of any ordinance of said City of San Diego which report shall be in writing and filed with the Clerk of the Board on or before the first Monday of each month.

Sec. 4. All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.

Passed and approved this 2d day of October 1876.

S. STATLER, Clerk

(SIGNATURE)

JOHN M. BOYD,

President.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 9 of the City of San Diego, California, adopted October 2nd, 1876, as found on page 144 of Book No. 2 record of the City of San Diego.

J.T. Butler

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

(SEAL)

By W. Elbert Deputy
Ordinance No.

Substituting City Aces Nos 6, 8, 10 of 1966

According to face of

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT No. 220

ORDINANCE No. 10

Fixing rate of taxes for fiscal year ending Dec. 31st 1876

Book - 2 - Page 146.

Book A2 Page 146 File 2
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 10 of the City of San Diego, California, adopted October 2, 1876

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL] By ______________________ Deputy
CHARTER ORDINANCE NO. 10.
"New Charter"

FIXING THE RATE OF TAXATION FOR THE FISCAL YEAR ENDING 31st DECEMBER, 1876.

The rate of taxation for revenue purposes of the City of San Diego for the fiscal year ending 31st December 1876 is hereby fixed and levied at the sum of thirty (30) cents on every one hundred dollars of the assessed value of all the real and personal property within the corporate limits of said City, made taxable by law for State purposes; and the rate of taxation for the purpose of raising a tax for said fiscal year for the payment of all interest moneys is hereby fixed and levied at the sum of eighty cents on every one hundred dollars of the assessed value of all the real and personal property within the limits of said City, and made taxable as aforesaid.

Passed and approved this 2d day of October A. D. 1876.

S. STATLER, Clerk.
(SEAL)

(Signed) JOHN M. BOYD, President.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 10 of the City of San Diego, California, adopted October 2nd, 1876, as found on page 146 of Book No. 2 record of the City of San Diego.

J. T. Butler
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(SEAL)

By \[Signature\] Deputy
<table>
<thead>
<tr>
<th>Ordinance No. 10</th>
</tr>
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<tbody>
<tr>
<td>Adopted by Board of Delegates</td>
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<tr>
<td>Approved by the Mayor</td>
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</tbody>
</table>

Adopted by Board of Aldermen

City Clerk
Deputy

Document No. 190
ORDINANCE No. 11.
Appointing C.W. Mc-
Donald and James
McCoy Water Com-
missioners.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 11 of the City of San Diego, California, adopted October 7, 1876.

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]

By

Deputy
CHARTER ORDINANCE NO. 11

New Charter

The Board of Trustees of the City of San Diego, California, do ordain as follows:

Sec. 1. G. W. B. McDonald and James McCoy are appointed and declared the water commissioners in and for the City of San Diego, California.

Sec. 2. It shall be the duty of said water commissioners to regulate the price of water to be sold to the inhabitants of the City of San Diego; and to that end and for that purpose to do and perform such duties as by law required.

Passed and approved this 7th day of October A. D. 1876.

S. STATLER, Clerk.

(Signed) JOHN M. BOYD, President

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 11 of the City of San Diego, California, adopted October 7th, 1876, as found on page 154 of Book No. 2 record of the City of San Diego.

J. W. Hasties
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(Seal)

By W. E. Bastille, Deputy.
Ordinance No. 16

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT No. 222

ORDINANCE No. 12
Granting to George Neal et al Gas Franchise.

Book - 2 - Page 159.

Book A2 Page 159 File 2
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 12 of the City of San Diego, California, adopted November 9, 1876

[SEAL]

Charles G. Abdelnour
City Clerk of the City of
San Diego

By_________________________ Deputy
ORDINANCE NO. 12.

GRANTING TO GEORGE NEAL, SAMUEL GREEN AND JOSEPH MESMER, A GAS FRANCHISE.

BE IT ORDAINED By the Board of Trustees of the City of San Diego, as follows:

Section 1. The right is hereby given and granted to George Neale, Samuel Green and Joseph Mesmer, their associates, successors and assigns to build erect and maintain gas works and to manufacture gas in the City of San Diego in the County of San Diego and State of California and to lay down gas pipes and mains in and through the Streets, alleys public grounds plazas and buildings of said City, and through said pipes and mains to supply and sell gas for lighting the streets, alleys public grounds plazas and buildings of said City for the use of the inhabitants thereof for the term of thirty four years from and after the passage of this ordinance.

Section 2. It shall be the duty of the said George Neale, Samuel Green and Joseph Mesmer their associates, successors and assigns in laying their mains and pipes and erecting their gas-works in pursuance of this ordinance to restore the streets and side walks to the same good condition and order in which they shall find them.

Section 3. That the said George Neale, Samuel Green, and Joseph Mesmer their associates and assigns shall commence to build and erect said Gas Works within six months from the passage of this Ordinance and have said works in full operation within six months thereafter otherwise this ordinance shall be void, anything herein contained to the contrary notwithstanding.

Passed and approved by the Board of Trustees of the City of San Diego this 9th day of November A. D. 1876.

Signed

S. STATLER,
Clerk.

J. M. BOYD, President.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 12 of the City of San Diego, California, adopted November 9th, 1876, as found on page 159 of Book No. 2 record of the City of San Diego.

J.P. Butler
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(SEAL)

By W.C. [Signature] Deputy
DOCUMENT No. 223

Ordinance No. 13

Provides for holding

Election, Dec 30 "1876" on

proposal to issue $156,250.

Bonds, 20 years, Int 10%

semi to purchase Water Works

Book - 2 - Page 169.

Book A2  Page 169  File 2
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 13 of the City of San Diego, California, adopted December 16, 1876

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL] By ___________________________ Deputy
BE IT ORDAINED BY the Board of Trustees of the City of San Diego:

That an election be held on the 30th day of December A.D. 1876, in the City of San Diego in the manner and at the places hereinafter specified to determine whether or not said Board of Trustees shall issue bonds of the said City of San Diego to the amount of One Hundred and Fifty Six Thousand Two Hundred and Fifty ($156,250.00) Dollars. Said bonds to bear date on the day of issuance, and made payable 20 years after date and redeemable at the option of said Board of Trustees of said City of San Diego or their successors in office at any time after five years from the date of issuance. Said bonds to bear interest at the rate of ten per cent per annum, payable semiannually on the first day of January and July of each year thereafter from the date of issuance and to be issued in denominations of not less than five hundred dollars, nor more than one thousand dollars, U. S. gold coin at such times and in such manner as said Board of Trustees may direct.

All the qualified voters of said City of San Diego who desire to vote for the issuance of said bonds shall be entitled so to vote by placing a ballot in the ballot box of the ward in which he is entitled to vote with the words "For the Bonds Yes" written or printed thereon and those who desire to vote against the issuance of said bonds shall in like manner place a ballot in such ballot box with the words "For the Bonds No", written or printed thereon.

And those who desire to vote for said Board of Trustees to contract for the purchase of the water works for the use of the said City of San Diego, shall in like manner be entitled to vote by placing a ballot in the ballot box with the words "Purchase of Water Works Yes". And those who desire to vote against such contract being made shall in like manner vote by placing a ballot in the ballot.
box with the words "Purchase of Water Works- No", written or printed on it. The vote of each elector for these propositions shall be upon one ballot. Said election shall be held on said 30th day of December A. D. 1876 between the hours of 10 o'clock A. M. & sun-set of said day in the several wards of said City of San Diego.

The polling places and the officers thereof shall be as follows, to-wit:

First ward polling place at the School House
Inspector James McCoy, Judges Louis Rose and Andrew Cassidy.

2d Ward polling place San Diego Hotel
Inspector N. Hunsaker, Judges Wm X. Gardner and M. Keating

3rd Ward polling place at City Hall
Inspector G. N. Hitchcock, Judges A. H. Julian & W. L. Williams,

4th Ward polling place, Hiscocks Building
Inspector G. G. Bradt, Judges L. L. Lockling and C. P. Noell,

5th Ward polling place, Bay View Hotel,
Inspector Olcott Pierce, Judges H. Bagly and E. O. Rogers.

Passed and approved at a special meeting of the Board of Trustees of the City of San Diego this 16th day of December 1876.

(Signed) J. M. BOYD,
President

S. STATLER, Clerk.

I hereby certify that the above and fore going is a full, true and correct copy of Ordinance No. 13 of the City of San Diego, California, adopted December 16th, 1876, as found on page 169 of Book No. 2 record of the City of San Diego.

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

(SEAL)

By 
Deputy
Ordinance No. 18

Proposed to issue $156,238.00 for bonds, 20 years, first 10%

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT No. 224

ORDINANCE No. 14.
Extending time
Constructing Wharf
at foot of 6th St
(Martinez, McDonald
Boyd)

Book - 2 - Page 182

Book A2 Page 182 File 2
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 14 of the City of San Diego, California, adopted January 2, 1877.

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]

By ________________________ Deputy
CHARTER ORDINANCE NO. 14.
(New Charter)

EXTENDING TIME FOR CONSTRUCTING A WHARF AT THE FOOT OF SIXTH STREET.

BE IT ORDAINED By the Board of Trustees of the City of San Diego as follows:

Section 1. There is hereby granted unto Simona Martinez, G. W. B. McDonald, J. B. Boyd and their associates and assigns, the assignees of Oliver Eldridge and his associates and assigns two years more time from the 1st day of October 1876, in which to commence and complete the wharf to be constructed at the foot of sixth street in Horton's Addition to San Diego and extending into the Bay of San Diego, in accordance with ordinance No. 10 passed by this Board on the 14th day of October 1872, and renewed by said Board to Oliver Eldridge, his associates and assigns by Ordinance No. 42 passed and approved by this Board on the 29th day of September 1873; and again renewed by said Board to Simona Martinez, G. W. B. McDonald and J. B. Boyd, their associates and assigns by ordinance No. 64 passed and approved by this Board on the 29th day of September 1874, reference being hereby had to such ordinances.

Section 2. There is hereby granted and continued in full force and effect unto the said G. W. B. McDonald, and J. B. Boyd, their associates and assigns all the rights and privileges which were granted in said ordinance No. 10 unto Thomas L. Nesmith, G. W. B. McDonald, and Oliver Eldridge, and his associates and assigns in said ordinance No. 42 and renewed, confirmed and extended to the said Simona Martinez, G. W. B. McDonald and J. B. Boyd and their associates and assigns in said ordinance No. 64 as aforesaid so far as the right to build construct and maintain a wharf at the foot of Sixth Street, and out into said Bay is concerned upon the same terms and conditions as in the said ordinance No. 10 as therein set forth and as renewed, confirmed and extended in said ordinance No.
42 and No. 64 except there is given two years move time by the first section of this ordinance in which to commence and complete the said wharf structure.

Passed and approved at a regular session of the Board January 2d 1877.

Signed

S. Statler, Clerk

J. M. Boyd, Presdt

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 14 of the City of San Diego, California, adopted January 2nd, 1877, as found on page 182 of Book No. 2 record of the City of San Diego.

J. T. Butler
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(SEAL)
Ordinance No. 14

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor

Boise, ID, Page 185.
ORDINANCE No. 15.
Providing for a license
on dogs $3.00 on male
and $4.00 on female
I hereby certify that the above and foregoing is a full, true and correct copy of ordinance No. 15 of the City of San Diego, California, adopted February 5, 1877.

Charles G. Abdelnour
City Clerk of the City of San Diego

[Seal]
CHARTER ORDINANCE NO. 15.
(New Charter)

BE IT ORDAINED BY THE BOARD OF CITY TRUSTEES of the City of San Diego as follows:

Section 1. There is hereby levied upon every male dog in the City of San Diego, a license tax of three dollars per year, and upon every female dog in said city a license tax of four dollars per year, payable to the City Tax Collector, whose duty it shall be to collect said tax from the owner or owners of said dogs, and pay the same to the City Treasurer, less three per cent to be retained by said collector for collection. The City Treasurer shall put all moneys so collected and paid over to him into the general fund of the city.

Section 2. Whenever the Tax Collector shall collect any license tax from the owner or owners of any dogs, he shall furnish the owner with a metallic number to correspond with the number of the license of said dog to be kept in a book for that purpose; the metallic number shall be fastened and worn upon the neck of said dogs.

Section 3. Any dog found in the City of San Diego at large without having paid its proper license tax, or without being numbered by the City Tax Collector in accordance with the provisions of this ordinance, shall be taken up by the Chief of Police of said City and impounded for the space of five days, and unless redeemed by the owner or owners within said time it shall be the duty of said officer to kill, or cause to be killed, said dog and bury the carcass thereof.

Section 4. The owner or owners of any dog so taken up may redeem the same at any time within five days from the day of impounding, on payment of the license tax to the Tax Collector, together with twenty-five cents per day for feeding and keeping each of said dogs, and fifty cents for taking up and impounding each of said dogs, which shall be paid to the Chief of Police and retained by him as
compensation for feeding and impounding.

Section 5. This ordinance shall take effect from and after the first day of March, A. D. 1877.

Passed and approved at a regular meeting of the Board of Trustees of San Diego, February 5th, A. D. 1877.

(S Seal) J. M. BOYD, President

S. STATLER, Clerk.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 15 of the City of San Diego, California, adopted February 5th, 1877, as found on page 197 of Book No. record of the City of San Diego.

J. T. Butler
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(SEAL) By W. E. Barlow Deputy
ORDINANCE No. 1
Providing for the admission of females to the school

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT No. 226

ORDINANCE No. 16

Providing for salary
of $25.00 per month
for City Attorney

Book -2-  Page 208

Book A2  Page 208  File 2
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 16 of the City of San Diego, California, adopted March 7, 1877

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]

By ________________________ Deputy
CHARTER ORDINANCE NO. 16
(New Charter)

AN ORDINANCE DEFINING THE DUTIES AND FIXING THE COMPENSATION OF THE CITY ATTORNEY OF THE CITY OF SAN DIEGO.

The Board of Trustees of the City of San Diego do ordain as follows to-wit:

Sec. 1 It shall be the duty of the City Attorney to attend to all suits, matters and things, in which the City may be legally interested, to give his advice or opinion in writing whenever required by the Board of Trustees, and to do and perform all such things touching his office as by the Board of Trustees may be required of him.

Sec. 2 The compensation to be paid to the City Attorney of the City of San Diego shall be as follows, to-wit: The sum of twenty-five dollars per month, payable monthly in gold coin.

Passed and approved at an adjourned meeting of the Board of Trustees of San Diego Mch 7th A. D. 1877

(SEAL) S. STATLER, Clerk.

D. W. BRIANT, Pres. pro tem.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 16 of the City of San Diego, California, adopted March 7th, 1877, as found on page 208 of Book No. 2 record of the City of San Diego.

J. T. Butler
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(SEAL) By W. E. Butler, Deputy
Ordinance No. 16

Providing for Salary

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 17 of the City of San Diego, California, adopted April 7, 1877

[SEAL]

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL] By________________________ Deputy
CHARTER ORDINANCE NO. 17.

(New Charter)

In order to raise a revenue for the purpose of defraying a part of the expense incurred by the City in consequence of the small pox, the Board of Trustees of the City of San Diego and State of California, do ordain as follows:

Section 1. There is hereby assessed and levied upon all persons doing business within the City of San Diego the following charges as a license, and the owner or owners, proprietor or proprietors, managers or agents of all places of business herein enumerated shall pay the license specified to the City tax collector for the benefit and use of the City of San Diego.

Section 2. It shall be the duty of the City Tax Collector to collect all licenses assessed and levied by virtue of this ordinance and pay the same to the City Treasurer, less three per cent to be retained by said Collector for collecting. The City Treasurer shall place all moneys so collected and paid to him into the General Fund of the City of San Diego.

Sec. 3 All wholesale and retail establishments, stores and places of trade of every kind and description within the corporate limits of the City of San Diego where articles of personal property are sold as a business, shall be and are hereby divided into the following classes to-wit:

First Class. All whose monthly sales average ten thousand dollars or over, shall pay a monthly license of ten dollars.

Second Class. All those whose monthly sales average seven thousand dollars and less than ten thousand dollars, shall pay a monthly license of seven dollars and fifty cents.

Third Class. All those whose monthly sales average five thousand dollars and less than seven thousand dollars shall pay a monthly license of five dollars.

Fourth Class. All those whose monthly sales average three thousand dollars and less than five thousand dollars shall pay a monthly license of four dollars.
Fifth Class  All those whose monthly sales average two thousand dollars and less than three thousand dollars shall pay a monthly license of three dollars.

Sixth Class  All those whose monthly sales average one thousand dollars and less than two thousand dollars shall pay a monthly license of two dollars.

Seventh Class.  All those whose monthly sales are under one thousand dollars shall pay a monthly license of one dollar and fifty cents.

Section 4.  Every saloon or Bar within the corporate limits of the City of San Diego, where spirituous liquors, vinous or malt liquors are sold or given away in less quantities than one gallon, whose monthly sales average two hundred dollars or more shall pay a monthly license of seven dollars and fifty cents.

All Other Saloons, Bars, or places where spirituous liquors, vinous or mixed liquors are sold or given away at retail, and in quantities of one quart or less whether the same be domestic or foreign manufacture shall compose the Second Class, and shall pay a monthly license of five dollars.

Every Brewery within the corporate limits of the City of San Diego, shall pay a monthly license of three dollars.

Every Distiller or manufacturer of spirituous and vinous liquors who do not sell in less quantity than one gallon shall pay a monthly license of seven dollars and fifty cents.

Every Gas Company or person manufacturing or selling gas within the corporate limits of the City shall pay a monthly license of seven dollars and fifty cents.

All persons engaged in manufacturing ice within the City, shall pay a monthly license of seven dollars and fifty cents.

Every Peddler of goods, wares and merchandise shall pay a monthly license of five dollars.

Every Railroad Company having a depot within the City limits shall pay a monthly license of twenty dollars.
Every Lumber merchant doing business in the City shall pay a monthly license of three dollars and fifty cents.

All Wagon, Buggy and Carriage manufactories shall pay a monthly license of three dollars and fifty cents.

All Commission merchants selling country or foreign produce shall pay a monthly license of two dollars.

Every Bakery shall pay a monthly license of one dollar and fifty cents.

Every Flouring Mill shall pay a monthly license of two dollars and fifty cents.

Every Planing Mill shall pay a monthly license of one dollar and fifty cents.

SECTION 5. Every Banking Company or person doing a banking business within the corporate limits of the City of San Diego shall pay a monthly license of twenty dollars.

Every Broker doing business in the corporate limits of the City of San Diego shall pay a monthly license of ten dollars.

Every foreign or domestic insurance Company doing business in the City of San Diego shall pay a monthly license of one dollar and fifty cents.

Every Pawn Broker establishment doing business in the City shall pay a monthly license of five dollars.

All Auctioneers Establishments, or persons engaged in selling real or personal property at auction shall pay a monthly license of three dollars.

Every Permanent Photographic Gallery, or persons steadily and regularly engaged in taking photographs within the corporate limits of the City of San Diego shall pay a monthly license of two dollars.

All Transient or travelling photograph galleries or persons so engaged in taking photographs within the corporate limits of the City of San Diego shall pay a monthly license of ten dollars.
Every Person or persons engaged in keeping a skating rink shall pay a monthly license of five dollars.

Every person keeping a pin alley shall pay a monthly license of five dollars.

All persons engaged in keeping a shooting gallery shall pay a monthly license of three dollars.

The owner or owners or keepers of billiard tables in use shall pay for each table a monthly license of two dollars.

Every person or company engaged in keeping a butcher shop or stall for the sale of meats within the corporate limits of the city of San Diego shall pay a monthly license of two dollars.

Every Hotel, or person engaged in keeping a Hotel whose receipts amount to five hundred dollars or more per month within the corporate limits of the City of San Diego shall pay a monthly license of five dollars.

Every Hotel, or person engaged in the Hotel business within the corporate limits of the City of San Diego whose receipts amounts to three hundred dollars and less than five hundred dollars per month shall pay a monthly license of three dollars.

Every Hotel, or person engaged in the Hotel business within the corporate limits of the City of San Diego whose receipts amounts to less than three hundred dollars per month shall pay a monthly license of one dollar and fifty cents.

All persons engaged in keeping a restaurant or chop house charging fifty cents or more per meal shall pay a monthly license of two dollars.

All persons engaged in keeping a restaurant or chop house charging less than fifty cents per meal shall pay a monthly license of one dollar and fifty cents.

All persons engaged in keeping a livery stable with four or more buggy wagons shall pay a monthly license of three dollars.

All persons engaged in keeping a livery stable with less than four buggy wagons shall pay a monthly license of two dollars.
Every person engaged in keeping a wagon yard or feed stable shall pay a monthly license of one dollar and fifty cents.

All persons carrying passengers for hire on public days, or for races shall pay a daily license of one dollar.

The Owner or owners of every dray, cart, wagon or vehicle used for hire for the delivery of freight or goods within the corporate limits of the City of San Diego shall pay a monthly license of fifty cents for each vehicle.

All persons keeping a laundry or engaged in the laundry business shall pay a monthly license of two dollars.

All Travelling Theaters, musical, rope or wire dancing, or magic entertainments shall pay for each exhibition a license of three dollars.

All persons engaged in keeping dance houses shall pay for each night a license of five dollars.

All Circuses for each exhibition shall pay a license of twenty-five dollars.

All persons engaged in running a hack or hacks, coach or coaches, omnibus or omnibuses, shall pay a monthly license of for each vehicle of one dollar and fifty cents.

SECTION 6.

All persons engaged in any of the businesses enumerated in this ordinance who may refuse or neglect to pay any license herein specified when due and demanded by the City Tax Collector, or who shall violate any of the provisions of this ordinance shall for each offense or violation upon conviction thereof before a competent court be fined in a sum of not less than twenty-five dollars, nor more than fifty dollars, together with the costs of prosecution, and such fine and costs shall be paid in United States gold coin; and in default of the payment of such and costs shall be imprisoned in the City prison one day for each two dollars, constituting the sum total of the said fine and costs in such case.

SECTION 7. This ordinance shall take effect and be in full force from and after the first day of May A. D. 1877.
Passed and approved at a adjourned regular meeting of the Board of Trustees of the City of San Diego this 7th day of April A. D. 1877.

(Signed)

D. O. McCARTHY,

President

S. STATLER, Clerk

(SEAL)

I hereby certify that the above and foregoing is a full true and correct copy of Ordinance No. 17 of the City of San Diego, California, adopted April 7th, 1877, as found on page 219 of Book No. 2 record of the City of San Diego.

J. T. Rutles

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

(SEAL)

By

Deputy
Ordinance No. 18

Provides for licensing business firms, etc., in account of raising funds for expenses incurred directly.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT NO. 228

ORDINANCE No. 18
Extending time of
Wharf, Franchise
Manasse & Schiller

Book A2 Page 242 File 2
Wharf Franchise of Mannassee & Schiller Time Extended.

Whereas the time for the completion of the wharf, heretofore authorized by the President and Board of Trustees of the City of San Diego, to be erected by Joseph S. Mannassee and Marcus Schiller, their heirs, Executors, Administrators and assigns, in front of their lands in Pueblo lot number 1157, will expire June 30th, AD 1877; and whereas it appears to the satisfaction of the Board of Trustees that it will be impossible for such wharf to be completed within the time heretofore limited, now, therefore,

The Board of Trustees of the City of San Diego do ordain as follows:

Section 1. There is hereby granted unto Joseph S. Mannassee and Marcus Schiller, their heirs, Administrators and assigns, two years more time from and after the 1st day of July AD 1877, in which to commence and complete the wharf to be constructed in front of Pueblo Lot No. 1157, and extending into the Bay of San Diego, in accordance with Ordinance No. 18, approved June 30th AD 1871, passed by this board, and renewed by this Board by Ordinance No. 36, approved May 12, 1873, and again renewed by Ordinance No. 73, approved June 7th AD 1875, reference being hereby made to such ordinance.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 18 of the City of San Diego, California, adopted June 4, 1877

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL] By ________________________ Deputy
Section 2. There is hereby granted and continued in full force and effect unto the said Joseph S. Mannasse and Marcus Schiller, and their assigns all the rights and privileges which were granted in said ordinances Nos. 18, 36 and 73 to said Joseph S. Mannassee and Marcus Schiller and assigns, so far as the right to build, construct and maintain a wharf in front of Pueblo lot No. 1157 and out into said Bay, is concerned, except there is given two years further time by the first section of this ordinance in which to commence and complete the said wharf structure.

Section 3. This Ordinance is passed and approved this 4th day of June AD 1877.

D. O. McCarthy
President

S. Statler
Clerk
Ordinance No. 18

Wharf Franchise of
Mannasse & Schiller;
Time Extended

Passed & Approved
June 4th 1877

S. Statler
Clerk

Please return this to me
Statler
Clerk

Approved June 4th 1877
Charter Amendment No. 18

Wharf Franchise of P. M. C. & M. S. Line Extended

Whereas the time for the completion of the wharf
authorized by the President and Board of
Trustees of the City of San Diego, to be erected by
P. M. C. & M. S., their successors, operators,
commissioners, and agents, on the south
front of their lands in the lot numbered 1137, will
expire June 30th, 1877, and whereas it
appears to the satisfaction of the Board of Trustees
that it will be expedient for said work to
be completed within the time herein
limited. Now, therefore,

The Board of Trustees of the City of San Diego,
derby order as follows:

Section 1. Here is hereby granted said P. M. C. & M. S., their heirs, admin-
istrators and assigns, the right and privilege of
building, constructing, maintaining,
and completing the wharf to be constructed on
the south front of their lands in the lot numbered 1137,
and extending to the city of San
Diego, in accordance with Ordinance No. 72, ap-
proved June 30th, 1876, passed by this Board, and
enacted by the Board of Trustees of this Company,
No. 36, approved May 12th, 1873, and as en-
acted by Ordinance No. 73, approved June 27th,
1873, and since heretofore
made to said Ordinance.

Section 2. Here is hereby granted and continued in full force and effect
with the same force and effect as aforesaid and as contained in the said
Ordinance No. 72, approved June 30th, 1876, passed by this Board,
and enacted by the Board of Trustees of this Company,
No. 36, approved May 12th, 1873, and as enacted by Ordinance No. 73,
approved June 27th, 1873, and since heretofore
made to said Ordinance.

Section 3. This Ordinance is passed and approved the 16th day
of June, 1877.

S. Stratter,

CLERK

D. L. Mitchell,
PREZ.
ORDINANCE No.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE No. 19
Provides for Leasing
City Lands.

Book -2- Page 251
Book A2 Page 251 File 2
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 19 of the City of San Diego, California, adopted July 5, 1877

______________________
Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL]

By______________________ Deputy
CHARTER ORDINANCE NO. 19
(New Charter)

BE IT ORDAINED By the Board of City Trustees of the City of San Diego, as follows:

Sec. 1. It is hereby ordered and directed that the real estate, not otherwise disposed of belonging to the City of San Diego, be leased for and during the term of ten years next ensuing after the execution of a lease therefor to any person or persons desirous of leasing the same and upon the best terms that can be obtained.

Sec. 2. That in all leases executed for said lands, or any part thereof, there shall be reserved the right of way over and across said lands for public roads and railway purposes, with the right to enter thereon and construct, excavate and build said public roads or railways without let or hinderance from any lessee: and no lease shall be executed whereby any lessee is given the right to cut or carry away any timber or trees growing or being on said lands.

Section 3. That for the purpose of carrying this ordinance into effect the President and the Clerk of the Board of Trustees are hereby directed to execute and deliver to any person, or persons, desirous of leasing said lands, or any portion thereof, for and on behalf of the City of San Diego, a good and sufficient lease in accordance herewith.

This ordinance is passed and approved this the 5th day of July 1877.

(SIGNATURE)
D. O. McCARTHY,
President.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 19 of the City of San Diego, California, adopted July 5th, 1877, as found on page 251 of Book No. 2 record of the City of San Diego.

(SIGNATURE)
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City
By (Seal)
Ordinance No. 19

Expediting for Leasing

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor

Book 2, Page 55
ORDINANCE No. 20
Declaring office
of City Treasurer
vacant.

Book -2-  Page 281.

Book A2  Page 281  File 2
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 20 of the City of San Diego, California, adopted September 19, 1877

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]

By ______________________ Deputy
CHARTER ORDINANCE NO. 20.
(New Charter)

BE IT ORDAINED by the Board of City Trustees of the City of San Diego, as follows,

SECTION 1. Whereas at a special meeting of the Board of Trustees of the City of San Diego held at the City Hall of said City on July 30th 1877 duly called and noticed according to law, for the purpose of investigating certain charges made against Philip Morse, City Treasurer of said City for refusing and neglecting to pay certain interest coupons due on certain bonds of said City and also for hearing cause if the said Treasurer should have any, why he should not be removed from office, &c—due proof of service of citation to said Philip Morse having been made & he not appearing to answer, the said Board of Trustees proceeded to hear sworn testimony upon said charges, and to make their findings thereon according to law, and spread the same upon their official records, and

WHEREAS, it appears from said records and findings, that on the 18th day of July 1877, the said Philip Morse, was the duly elected and acting Treasurer of said City of San Diego, and that he had funds in his hands sufficient to pay the July coupons upon all the outstanding bonds of said City, and that it was his absolute and imperative duty to pay the same on presentation,

That on the said 18th day of July 1877 during business hours and at the office of said City Treasurer, Charles Hubbell, Cashier of the Bank of San Diego, agent for holders of the bonds of said City of San Diego, dated October 4th, 1875, numbered 146, 147, 148, 149, presented to the said Philip Morse, and demanded payment which was due July 1 1877, of four certain interest coupons upon said bonds for fifty dollars each: that said coupons were duly and regularly signed by the proper corporate officers of the City of San Diego.
Diego according to law; that at the time of said presentation
for payment as aforesaid, the said Philip Morse, had due and legal
notice of the resolution of the Board of Trustees of the said
City of San Diego of July 17th 1877, ordering him, the said Treasurer
to pay said coupons as required by law, but that the said Philip
Morse, City Treasurer, as aforesaid, there and there in contempt of
the said order of said Board of City Trustees and in violation of
his duty and of the law regulating the duties of the City Treasurer
of said City, wilfully neglected and contumaciously refused to pay
the said coupons or any of them, and to pay the same or any portion
thereof still wilfully and contumaciously refused and neglects.

Sect. 2. Be it ordained therefore, in view of the aforesaid
premises & facts that the office of said Treasurer of the City of
San Diego, be and is hereby declared vacant, and that said Philip
Morse, be and is hereby removed from said office for wilfully ne-
glecting and contumaciously refusing to obey the orders of the
Board of City Trustees and to perform the duties required of him by
law.

Sec. 3. And be it further ordained, in consequence of the
wilful violation of law and the obstinate refusal of said Philip
Morse to obey the orders of the Board of City Trustees, the City of
San Diego, has sustained an irreparable damage to her credit at
home and abroad, therefore, in order to reimburse the City in part
for said damages the official bond of said Philip Morse of right
ought to be, and is hereby declared forfeited to the City of San
Diego.

Passed and approved, September 19th A. D. 1877.

(Signed)
(Seal) S. STATLER, Clerk

D. O. McCARTHY, President.
I hereby certify that the above and foregoing is a full, true and correct copy of ordinance No. 20 of the City of San Diego, California, adopted September 19th, 1877, as found on page 281 of Book No. 2 record of the City of San Diego.

J. Th. Butler

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

(SEAL)

By W. E. Bartlett Deputy
Ordinance No. 20:
Declaring Office of City Solicitor Vacant.

Adopted by Board of Delegates
Adopted by Board of Aldermen
Approved by the Mayor
DOCUMENT No. 231

ORDINANCE No. 21

Fixing tax rate at
30 cts. on each $100.00
 assessed valuation for
 the year 1887.

Book -2- Page 291.

Book A2 Page 291 File 2
CHARTER ORDINANCE NO. 21

Fixing the rate of taxation for the Fiscal Year ending December 31st, 1877.

[Approved October 6th, 1877.]

The rate of taxation for revenue purposes for the City of San Diego for the fiscal year ending December 31st, 1877, is hereby fixed and levied at the sum of thirty (30) cents on every one hundred dollars of the assessed value of all the real and personal property within the corporate limits of said city made taxable by law for State purposes, and the rate of taxation for the purpose of raising a tax for said fiscal year for the payment of all interest moneys is hereby fixed and levied at the sum of one hundred (100) cents on every one hundred dollars of the assessed value of all the real and personal property within the limits of said city, and made taxable as aforesaid; and the rate of taxation for the purpose of providing a fund for the payment on or before the expiration of the year 1892 of the principal of the bonds issued by the City of San Diego under the provisions of Ordinance 22 of said city, to be known as the "City Bond Redemption Fund," is hereby fixed and levied for said year at the sum of twenty (20) cents on every hundred dollars of the assessed value of all the real and personal property within the limits of said city, and made taxable as aforesaid.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 21 of the City of San Diego, California, adopted October 6, 1877

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL] By______________________ Deputy
CHARTER ORDINANCE NO. 21.

Fixing the rate of taxation for the Fiscal Year ending December 31st, 1877.
[Approved October 6th, 1877.]

The rate of taxation for revenue purposes for the City of San Diego for the fiscal year ending December 31st, 1877, is hereby fixed and levied at the sum of thirty (30) cents on every one hundred dollars of the assessed value of all the real and personal property within the corporate limits of said city made taxable by law for State purposes, and the rate of taxation for the purpose of raising a tax for said fiscal year for the payment of all interest moneys is hereby fixed and levied at the sum of one hundred (100) cents on every one hundred dollars of the assessed value of all the real and personal property within the limits of said city, and made taxable as aforesaid; and the rate of taxation for the purpose of providing a fund for the payment on or before the expiration of the year 1892 of the principal of the bonds issued by the City of San Diego under the provisions of Ordinance 22 of said city, to be known as the "City Bond Redemption Fund," is hereby fixed and levied for said year at the sum of twenty (20) cents on every hundred dollars of the assessed value of all the real and personal property within the limits of said city, and made taxable as aforesaid.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 21 of the City of San Diego, California, adopted October 6th, 1877, as found on page 291 of Book No. 2 record of the City of San Diego.

[Signature]

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

(SEAL)

By [Signature] Deputy
ORDINANCE No. 22
Fixing amount of Bond for City Treasurer

Book -2- Page 311
Book A2 Page 311 File 2
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 22 of the City of San Diego, California, adopted November 12, 1877

Charles G. Abdelnour
City Clerk of the City of San Diego

(SEAL)

By ________________________ Deputy
CHARTER ORDINANCE NO. 22.

(New Charter)

AN ORDINANCE FIXING THE AMOUNT OF BONDS TO BE GIVEN BY THE TREASURER OF THE CITY OF SAN DIEGO.

Section 1. Be it ordained by the Board of Trustees of the City of San Diego that the treasurer of said City be and is hereby required to give a bond in the sum of eight thousand dollars for the faithful performance of his duty as treasurer of the City of San Diego.

Section 2. All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.

Passed and approved this 12th day of November A.D. 1877 at the City Hall of the City of San Diego.

ATTEST:

MARK P. SHAFFER, Clerk.

D. O. McCARTHY, President.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 22 of the City of San Diego, California, adopted November 12th, 1877, as found on page 311 of Book No. 2 record of the City of San Diego.

J. T. Butler
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City

(SEAL)

By W. E. Miller Deputy
DOCUMENT No. 232

Filed_________________________ 190

By ____________________________ Deputy.

City Clerk

Ordinance No. 232

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE No. 23
Defining duties of Tax Collector and Assessor, and fixing Bonds same.
I hereby certify that the above and foregoing is a full, true and
correct copy of Ordinance No. 23 of the City of San Diego,
California, adopted November 26, 1877.

Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL]

By ________________________ 
Deputy
CHARTER ORDINANCE NO. 23.

(New Charter)

BE IT ORDAINED by the Board of Trustees of the City of San Diego as follows;

Section 1. The Tax Collector of the City of San Diego is hereby directed and he shall settle with the City Clerk for all moneys collected by him for said City and pay the same to the City Treasurer on Monday of each week, taking his receipt therefor retaining his percentage thereon, which shall not exceed three percent on the amount collected; and on the same day he must deliver to and fill in the office of the City Clerk a statement under oath showing,

1st An account of all his transactions and receipts since his last settlement,

2. That all money collected by him as Tax Collector, has been paid to Wm X. Gardner Treasurer of said City, or his successor in office.

Section 2. The Assessor of the City of San Diego shall and he is hereby directed to settle with the City Clerk for all moneys collected by him for said City, and pay the same to Wm X. Gardner, the City Treasurer or his successor in office, on Monday of each week, taking his receipt therefor, retaining his per cent on the amount collected, and the same day he shall deliver to and fill in the office of the City Clerk a statement under oath, showing that all money collected by him as City Assessor has been paid to Wm X. Gardner Treasurer of the City of San Diego or his successor in office.

Section 3. The bond required to be given by the Tax Collector of the City of San Diego is hereby fixed at the sum of twenty five hundred dollars for the faithful performance of his duty as city Tax Collector, and he is hereby required to fill said bond with the
City Clerk within ten days from the passage of this ordinance.

Section 4. Any officer who may refuse or neglect to make the settlement with the City Clerk and pay all moneys collected by him to Wm C. Gardner, City Treasurer, or his successor in office, as required in this ordinance, or who shall violate any of the provisions of this ordinance shall forfeit to and for the use and benefit of said city, double the amount so collected and retained by him belonging to the said City of San Diego, and it is hereby made the duty of the City Attorney of the City of San Diego to commence suit against said defaulting officer and his bondsmen for the amount forfeited by reason of the violation of this ordinance.

Sect. 5. All ordinances or parts of ordinances resolutions or parts of resolutions in conflict with this ordinance are hereby repealed.

Passed and approved by the Board of Trustees of the City of San Diego this 26th day of November A.D. 1877

ATTEST.

MARK P. SHAFFER, Clerk.

D. O McCARTHY, Pres.

I hereby certify that the above and foregoing is a full, true and correct copy of ordinance No. 23 of the City of San Diego, California, adopted November 26th, 1877, as found on page 315, of Book No. 2 record of the City of San Diego.

[Signature]

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

(SEAL)

By [Signature], Deputy
Ordinance No. 23,
Defining Duties of
Tax Collector and
Assessor, and fixing
Awards.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE No. 24
Fixing time and manner
Collecting City Taxes,
Year 1877, and specifying time for sale property
for unpaid taxes.
CHARTER ORDINANCE NO. 24.

Fixing the time and manner of collecting City taxes for the year 1877, and the time and manner of selling property for unpaid taxes.

[Approved December 28th, 1877]

The Board of Trustees of the City of San Diego, State of California, do ordain as follows:

Section 1. Within six days after the passage and approval of this ordinance the Tax Collector of the City of San Diego must publish a notice:
1. That city taxes for the fiscal year 1878 will become delinquent on the first Monday in May, 1878, and that unless paid prior thereto, five per cent will be added thereto.
2. The time and place at which payment of taxes may be made. Said notice must be published for two weeks in some weekly or daily newspaper published in said city.

Sec. 2. On the first Monday in May, 1878, all unpaid city taxes shall be delinquent, and thereafter the City Tax Collector must collect thereon, for the use of said city, an addition of five per cent.

Sec. 3. On the third Monday in May, 1878, the City Tax Collector must attend at the office of the City Clerk and carefully compare the duplicate with the original assessment roll and every item marked "paid" in the former must be marked "paid" in the latter.

Sec. 4. On the third Monday in May, 1878, the City Tax Collector must deliver to the City Clerk a complete "delinquent list" of all persons and property then owing taxes to said city, and in the list so delivered must be set
down in numerical order all matters and things contained in the assessment book and relating to delinquent persons or property.

Sec. 5. On or before the first Monday in June, 1878, the City Tax Collector must publish the delinquent list, which must contain the names of the persons and a description of the property delinquent, and the amount of taxes and costs due, opposite each name and description, with the taxes due on personal property added to taxes on real estate, when the real estate is liable therefor, or the several taxes are due from the same person; and the said Tax Collector must append and publish with the delinquent list a notice that unless the taxes delinquent, together with the costs and percentage, are paid, the real property upon which such taxes are a lien will be sold at public auction.

Sec. 6. The City Tax Collector may, after the first Monday in June, 1878, collect the taxes due on personal property, except when real estate is liable therefor, by seizure and sale of any personal property owned by delinquent. The sale must be made at public auction, and of a sufficient amount of the property to pay the taxes, percentage and costs; and must be made after one week's notice of the time and place thereof, given by publication in a newspaper published in said city. For seizing or selling personal property, said Tax Collector may charge in each case the sum of three dollars and the same mileage as is allowed by law to the Sheriff of San Diego County.

Sec. 7. The City Tax Collector must, on the third Monday in July, 1878, attend at the office of the City Clerk with the delinquent book, and said clerk must then carefully compare the list with the assessments of persons and property not marked "paid" on the assessment book, and when taxes have been paid must note the fact in the appropriate column of the assessment book. There must be administered to said Tax Collector an oath, to be written and subscribed in the delin-
quent list, that every person and all property assessed in the delinquent list in which taxes have been paid has been credited in the list with such payment. The City Clerk must then foot up the amount of taxes remaining unpaid, and credit the Tax Collector with the amount, and have a final settlement with him; and the delinquent list must remain on file in the office of the said clerk.

Sec. 8. All ordinances and parts of ordinances and all resolutions and parts of resolutions of the Board of Trustees of the City of San Diego in conflict with this ordinance is hereby repealed.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 24 of the City of San Diego, California, adopted December 28, 1877

_________ Charles G. Abdelnour _________
City Clerk of the City of San Diego

[SEAL]  
By__________________________________ Deputy
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 24 of the City of San Diego, California, adopted December 28th, 1877, as found on page 329 of Book No. 2 record of the City of San Diego.

(SIGNATURE)

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

(SEAL)

By Deputy
Ordinance No. 247

Asking time to massen
Collecting City Taxes
year 1877, and speedy
Proceeding for sale, pending
Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor

Book 10, Page 837
ORDINANCE NO. 25

Imposing Commutation Fee of $3.00 each male, resident who fails to obey order, St. Sup.

Book 2 Page 339

Book A2 Page 339 File 2
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 25 of the City of San Diego, California, adopted January 12, 1878

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL] By____________________ Deputy
CHARTER ORDINANCE NO. 25.
New Charter

BE IT ORDAINED By the Board of Trustees of the City of San Diego as follows.

Section 1. The Tax Collector of the City of San Diego, under the direction and supervision and pursuant to the order of the Board of City Trustees is hereby authorized and required to collect from each inhabitant notified by the superintendent of public streets to, and who fails to work or prefers to pay it, a commutation fee of three dollars or such smaller amount as may be fixed as the commutation fee by the Board of Supervisors of San Diego County, and all other road taxes therein ordered to be collected by said Board of Supervisors, in the mode provided by law for the collection of road poll taxes and other road taxes and pay the same to the City Treasurer. He must give receipts for road labor and for commutation fees, and all road taxes collected, and certify to the correctness of all claims for labor performed.

Section 2. Every male inhabitant of the City of San Diego over twenty one and under fifty years of age, except exempts must perform two days labor annually upon the highways in the City of San Diego, under the demand and direction of Superintendent of public streets or pay to the City Tax Collector the commutation fee fixed by the Board of Supervisors of the County of San Diego. Any person who does not so labor or commute, after receiving due notice is delinquent.

Section 3. The City Tax Collector must on or before the first day of February of each year make out a list of the inhabitants of said City liable for the road poll tax therein, and deliver a copy to the Clerk of the Board of Supervisors of San Diego County, and the City Clerk, a duplicate copy of which he shall retain, and require of each person on the list the performance of the labor, or the payment of the commutation fee as fixed by the Board of Supervisors, and must from time to time add to the list the Names...
of persons liable for road poll tax who were omitted, or who have become inhabitants of the City since the original list was made, and enforce the road poll tax or collect the commutation therefor, and apply the same as herein provided.

Section 4. Road poll taxes must be collected by the City Tax Collector between the first Monday of February and the first Monday in May of each year. The City Treasurer must before the first Monday in February of each year cause to be printed blank road poll tax receipts a sufficient number for the use of the Tax Collector. The Treasurer must sign the same, make an entry of the whole number thereof on his books, deliver all such blanks to the Tax Collector and charge him therewith and credit him with the amount of unsold blanks returned by him.

Section 5. The Tax Collector must demand payment of the road poll tax of every person liable therefor who has had due notice, and on the neglect or refusal of such person to pay the same he must, and he is hereby directed to collect by seizure and sale of any personal property owned by such person. The sale must be made after one weeks notice of the time and place thereof given by publication in a newspaper in the City, or by posting in three public places. The sale must be at public auction and of a sufficient amount of property to pay the taxes, percentage and costs. For seizure, or selling personal property, the tax Collector may charge in each case the sum of three dollars and the same mileage as is allowed by law to the the Sheriff of the County, on the payment of the price bill for any property sold, the delivery thereof with a bill of sale, vests the title thereto in the purchase. All excess, over the taxes, per cent and costs of the proceeds of any such sale must be returned to the owner of the property sold and until claimed must be deposited with the City Treasurer subject to the order of the owner, heirs or assigns. The unsold portion of any property may be left at the place of sale at the risk of the owner.
Section 6. The Tax Collector must keep a roll of the names and local residences or place of business of all persons subject to or liable for road poll tax, and if paid date and amount of each payment; and if not paid enter on the assessment book of each succeeding year until paid, and causes of non-payment. On the third Monday of May of each year the Tax Collector must deliver to the City Clerk the roll so made up with the certificate of the Tax Collector attached thereto, that it is a complete and true list of road poll tax delinquents, and that personal demand has been made on each one of them for payment thereof; and the Clerk must add to the total road poll tax delinquent on such roll thirty three and one third per centum additional, and without delay deliver such list to the City Tax Collector, and charge the Collector therewith. Interest at the rate of two per cent. per month additional to the thirty three and one third per centum must be collected on all such delinquent taxes from the time the delinquent list is delivered to the Collector, if from any cause the Collector is unable to collect said tax within one year from the date of the delivery of said delinquent list. The City Assessor is hereby directed, and it is made a part of his duty, to enter all uncollected road poll taxes, together with the thirty three and one third per cent. and the interest added thereto, upon the assessment book of the next succeeding year, to be collected as required by this ordinance.

Section 7. If any person assessed for a property tax has not paid to the Collector all road poll taxes due from him, and for which he is liable, together with the thirty three and one third per cent. and interest in addition thereto, it shall constitute a lien upon the property assessed, to attach from the third Monday in May in each year, and must be collected as required by this ordinance or in the same manner and at the same time as other delinquent taxes are collected.
Passed and approved by the Board of Trustees of the City of San Diego this 12th day of January A. D. 1878.

MARK P. SHAFFER, Clerk.

D. O. McCARTHY, President.

I hereby certify that the above and foregoing is a full true and correct copy of Ordinance No. 25 of the City of San Diego, California, adopted January 12th, 1878, as found on page 339 of Book No. 2 record of the City of San Diego.

J. R. Butler
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(SEAL)

By W. E. Borthwick, Deputy
Ordinance No. 244

Increasing "Concession"
Fee of $1.00 each
Male, resident who
fails to pay within six

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
Abandoned

DOCUMENT No. 237

ORDINANCE No. 27
Granting Franchise
to Louis Rose, Wharf
Franchise at La Playa.

Book -2- Page 355

Book A2 Page 355 File 2
Granting unto Louis Rose an extension of his wharf franchise.

Whereas, heretofore, to wit: September 8th, 1869, the Board of Supervisors of the County of San Diego, California, acting under and by virtue of the laws of this State, duly granted unto Louis Rose a wharf franchise, for the construction and maintenance of a wharf in front of La Playa, in the Bay of San Diego, as will more fully appear by reference to the petition of said Rose to said Board of Supervisors, and the map and plan of said wharf, etc, now on file in the office of the County Recorder of said County, and to the order and records of said Board of Supervisors, and to a certain indenture executed by J.S. Mannasse and J.Divilbiss, Supervisors of said County, to said Rose, dated September 8th, 1869, and recorded in the office of the said County Recorder in Book No. 6 of Deeds, on page 401, et seq.-to all of which reference is hereby made,

And whereas said Louis Rose has filed his petition with this Board, praying that said wharf franchise be extended and continued for a further term,

And whereas it appears to this Board that the public interests will be best subserved by granting said petition:

Therefore, the Board of Trustees of the City of San Diego, in the State of California, do ordain as follows:

Section 1. The said wharf franchise granted to Louis Rose September 8th, 1869, as hereinbefore recited, is hereby extended and continued in full
force and effect for the additional term of twenty years from the 8th day of September, A.D. 1879.

Section 2. This ordinance shall take effect at once.

Passed and approved at San Diego, Cal. February 4th, 1878.

Attest

Mark P. Shaffer
Clerk

D. O. McCarthy
President

(SEAL)
Wharf Franchise

Ordinance

No. 27

to Louis Rose

Filed Feb 4th, 1878

Mark P. Shaffer

Clerk
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 27 of the City of San Diego, California, adopted February 4, 1878.

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]

By ______________________ Deputy
DOCUMENT No. 236

ORDINANCE No. 26
Compelling persons convicted of crime failing to pay fine, to work out same on Public streets.

Book -2- Page 350

Book A2 Page 350 File 2
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 26 of the City of San Diego, California, adopted January 26, 1878

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]  

By ___________________ Deputy
CHARTER ORDINANCE 26.

New Charter

The Board of Trustees of the City of San Diego do ordain as follows:

Sect. 1. In all cases of conviction of any person or persons for the violation of any City ordinance of the City of San Diego it shall be the duty of the magistrate before whom said conviction may be had, on default of payment of the fine or fines imposed on said person to order the said person or persons so convicted to labor on the public streets and highways of said City until the fine or fines are worked out and the same shall be at the rate of two dollars per day, under the supervision and direction of the superintendent of streets and highways of said City.

Sect. 2. All ordinances and part of ordinances in conflict with this ordinance are hereby repealed.

Passed and approved by the board of trustees of the City of San Diego this 26th day of January A. D. 1878.

(SEAL)

ATTEST: } D. O. McCARTHY, President.

MARK P. SHAFFER, Clerk.

I hereby certify that the above and foregoing is a full true and correct copy of Ordinance No. 26 of the City of San Diego, California, adopted January 26th, 1878, as found on page 350 of Book No. 2 record of the City of San Diego.

(SEAL)

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

By Deputy
Ordinance No. 256
Compelling persons convicted of crime, failing to pay fine, to do work for the city or to pay fine.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
Abandoned

DOCUMENT No. 237

ORDINANCE No. 27
Granting Franchise
to Louis Rose, Wharf
Franchise at La Playa.

Book -2- Page 355

Book A2 Page 355 File 2
- LOUIS ROSE WHARF FRANCHISE -

CHARTER ORDINANCE NUMBER 27

[New Charter]

Granting unto Louis Rose an extension of his wharf franchise.

Whereas, heretofore, to wit: September 8th, 1869, the Board of Supervisors of the County of San Diego, California, acting under and by virtue of the laws of this State, duly granted unto Louis Rose a wharf franchise, for the construction and maintenance of a wharf in front of La Playa, in the Bay of San Diego, as will more fully appear by reference to the petition of said Rose to said Board of Supervisors, and the map and plan of said wharf, etc, now on file in the office of the County Recorder of said County, and to the order and records of said Board of Supervisors, and to a certain indenture executed by J.S. Mannasse and J.Divilbiss, Supervisors of said County, to said Rose, dated September 8th, 1869, and recorded in the office of the said County Recorder in Book No. 6 of Deeds, on page 401, et. seq.-to all of which reference is hereby made,

And whereas said Louis Rose has filed his petition with this Board, praying that said wharf franchise be extended and continued for a further term,

And whereas it appears to this Board that the public interest will be best subserved by granting said petition:

Therefore, the Board of Trustees of the City of San Diego, in the State of California, do ordain as follows:

Section 1. The said wharf franchise granted to Louis Rose September 8th, 1869, as hereinbefore recited, is hereby extended and continued in full
force and effect for the additional term of twenty years from the 8th day of September, A.D. 1879.

Section 2. This ordinance shall take effect at once.

Passed and approved at San Diego, Cal. February 4th, 1878.

Attest

Mark P. Shaffer
Clerk

D. O. McCarthy
President
Wharf Franchise
Ordinance No. 27 to Louis Rose
Filed Feb 4th, 1878
Mark P. Shaffer
Clerk
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 27 of the City of San Diego, California, adopted February 4, 1878.

Charles G. Abdelhour
City Clerk of the City of San Diego

By ________________________
Deputy

[SEAL]
Charter Ordinance Number 27

[New Charter]

Granting unto Louis Rose an extension of his Wharf franchise.

Whereas, heretofore, to wit: September 1869, the Board of Supervisors of the County of San Diego, California, acting under and by virtue of the laws of this State, duly granted unto Louis Rose a wharf franchise for the construction and maintenance of a wharf in front of La Playa, in the Bay of San Diego, so as will more fully appear by reference to the petition of said Rose to said Board of Supervisors, as the map and plan of said wharf, etc., now on file in the office of the County Recorder of said County, and to the order and records of said Board of Supervisors, and to a certain indenture executed by J.S. Mannace as J. Dobbie, Supervisors of said County to said Rose, dated September 1869, and recorded in the office of the said County Recorder in Book No. 10 of Deeds, page 401, the said petition, all of which reference is hereby made,

And whereas said Louis Rose has filed his petition with this Board praying that said Wharf franchise be extended for a further term,

And whereas it appears to this Board that the public interests will be best subserved by granting said petition,

Therefore, the Board of Trustees of the City of San Diego, in the State of California, do ordain as follows:
Section 1. The said wheat franchise granted to Louis Row, dated 1867, as hereinafter recited, is hereby affirmed and continued in full force and effect for the additional term of THIRTY years from the 7th day of September, A.D. 1879.

Section 2. This ordinance shall take effect at once.

[Signature]

Mark O. Shaffer
Klerk

[Signature]

T. S. McDonald
President
Ordinance No. 217
Amending Franchise to Louis Rose, 1st Ward
Franchise at Law

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE No. 28
Granting Permission
to Louis Mark and
Emanuel Blockman
to erect gas works.

Book -2- Page 356.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 28 of the City of San Diego, California, adopted February 4, 1878

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]

By ______________________ Deputy
CHARTER ORDINANCE NO. 28.

(New Charter)

AUTHORIZING LOUIS MARK AND EMMANUEL BLOCHMAN TO BUILD AND ERECT GAS WORKS IN THE CITY OF SAN DIEGO.

BE IT ORDAINED by the Board of Trustees of the City of San Diego as follows:

Section 1. The right is hereby given and granted to Louis Marks and Emanuel Blochman, their associates, successors and assigns, to build, erect and maintain gas works, and to manufacture gas in the City of San Diego, in County of San Diego and State of California and to lay down gas pipes and mains in and through the streets, alleys, public grounds, plazas and buildings of said City, under the supervision of the City Engineer in accordance with the established regulations of the Board of City Trustees and through said pipes and mains to supply and sell gas for lighting the streets, alleys, public grounds, plazas and buildings of said City for the use of the inhabitants thereof, for the term of twenty-five years from and after the passage of this ordinance.

Section 2. It shall be the duty of the said Louis Marks and Emanuel Blochman, their associates, successors and assigns, in laying their mains and pipes and erecting their gas works in pursuance of this ordinance to restore the streets and sidewalks to the same good condition and order in which they shall find them.

Section 3. That the said Louis Marks and Emanuel Blochman, their associates and assigns, shall commence to build and erect said gas works within six months from the passage of this ordinance and have the same in full operation within six months thereafter otherwise this ordinance shall be void.

Section 4. The Board of City Trustees reserves the right to control the location and construction of works so that they may be erected in suitable localities to give the least discomfort or annoyance to the public.
Passed and approved by the Board of Trustees of the City of San Diego, this 4th day of February A. D. 1878.

(SEAL)

ATTEST

MARK P. SHAFFER, Clerk

D. O. McCARTHY, President

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 28 of the City of San Diego, California, adopted February 4th, 1878, as found on page 356 of Book No. 2 record of the City of San Diego.

J. T. Butler
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(SEAL)

By W. E. Bartlett, Deputy
Ordinance No. 878
Granting Commission to Louis Mark and
Emmanuel Liberman
to Break Sewer Wells

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE No. 29

Declaring a nuisance all live stock, running at large within certain limits, to impound same.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 29 of the City of San Diego, California, adopted February 4, 1878

__________________________
Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL] By ________________________ Deputy
CHARTER ORDINANCE NO. 29.
(New Charter)

BE IT ORDAINED by the Board of Trustees of the City of San Diego, as follows:

Section 1. All hogs, pigs, goats and sheep grazing, pasturing or running at large within the limits of the City of San Diego hereinafter specified are hereby declared a nuisance.

Section 2. Hereafter it shall be unlawful for any person or persons owning or having the control of any such hogs, pigs, goats and sheep, to permit them, or any of them to graze, pasture or run at large within the following described limits of and within said City to-wit: Any and all that portion of the City of San Diego lying south of the San Diego river and south of the Dam turning in said river.

Section 3. Whenever the Chief of Police of the City of San Diego shall discover or be notified by any person therein that any animal above enumerated are grazing pasturing or running at large in violation of the provisions of this ordinance it shall be his duty, and he is hereby directed to immediately to cause them to be taken in charge and placed in the city pound, and within twenty four hours thereafter to cause three notices to be posted in public places and one to be published in the official newspaper of the City, describing said animal or animals so impounded giving their marks and brands, with the date of the posting such notice and unless the owner or owners thereof come and claim said animal or animals so impounded within five days from and after the date of said notices and prove the ownership of said property and pay all lawful charges thereon, as hereinafter provided. Said Chief of Police is hereby authorized, and it is made his duty to expose such animal or animals for sale at public auction to the highest and best bidder for cash, and the proceeds of said sale shall be applied first to the payment of the fines and charges hereinafter specified
and the residue thereof, if any there be- shall be paid into the City Treasurer for the benefit of the owner or owners thereof, and at the same time he shall deliver to the City Clerk a full description of the animal or animals sold as aforesaid, with the sum deposited to the account of the owner after deducting the cost and expenses of keeping and sale, including a full statement showing the charges costs and all expenses incurred about or concerning the impounding and sale of said animals.

Section 4. The following fines and charges are hereby imposed for any violation of the provisions of this ordinance. For every hog, pig, goat- or sheep impounded fifty cts and in addition twenty five cts per day for keeping, one dollar if advertised- five per cent commission if sold and fifty cts for taking up and driving to the pound. All to be collected in United States Gold Coin. All of which is hereby made a lawful charge against the owner or owners of said animal or animals so impounded and shall be a lien upon the said animals for the payment thereof.

Section 5. The Chief of Police shall deliver to the purchaser of any animal sold as aforesaid a bill of sale thereof which shall vest the title in the purchaser.

Section 6. All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.

Passed and approved by the Board of Trustees of the City of San Diego this the 4th day of February A. D. 1878.

(SEAL):

ATTEST: MARK P. SHAFFER, Clerk.
D. O. McCARTHY, President
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 29 of the City of San Diego, California, adopted February 4th, 1878, as found on page 358 of Book No. 2 record of the City of San Diego.

J. L. Butler
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(SEAL)

By W. E. Bartlett
Deputy
Ordinance No. 219
Declaring an Ordinance
All laws, rules, regulations, etc., in so far as the same are inconsistent with or tend to supersede the laws, rules, or regulations hereby enacted.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT No. 240

ORDINANCE No. 30
Fixing time for
Regular meetings
of Board

Book -2- Page 392

Book A2 Page 392 File 2
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 30 of the City of San Diego, California, adopted May 25, 1878

Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL]

By__________________________ Deputy
CHARTER ORDINANCE NO. 30.

New Charter.

AN ORDINANCE FIXING THE TIME AND PLACE OF REGULAR MEETINGS
OF THE BOARD OF TRUSTEES OF THE CITY OF SAN DIEGO.

Section 1. BE IT ORDAINED That the first regular meeting of
the Board of Trustees of the City of San Diego shall be held on
Monday the 3rd day of June 1878 at 7:30 o'clock P. M. in the City
Hall and its subsequent regular meetings shall be held on the
first Monday in every month thereafter at the same hour and place,
until otherwise ordained.

Passed and approved this 25th day of May A. D. 1878 at the
office of the Board of Trustees of the City of San Diego.

ATTEST:

MARK P. SHAFFER,

Clerk.

D. O. McCARTHY

Clerk.

(SEAL)

I hereby certify that the above and foregoing is a full,
true and correct copy of Ordinance No. 30 of the City of San Diego,
California, adopted May 25th, 1878, as found on page 392 of Book
No. 2 record of the City of San Diego.

J. T. BUTHA

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

(SEAL)

By

D. O. McCARTHY, Deputy
Ordinance No. 30

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE No. 31
Prescribing mode
of trial, contested
elections, election,
City officers
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 31 of the City of San Diego, California, adopted June 3, 1878.

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]

By____________________________ Deputy
CHARTER ORDINANCE NO. 31.

(New Charter)

AN ORDINANCE PRESCRIBING THE MODE OF TRIAL OF CONTENTED ELECTIONS OF CITY OFFICERS OF THE CITY OF SAN DIEGO AND ESTABLISHING RULES OF PROCEDURE THEREIN.

BE IT ORDAINED by the Board of City Trustees of the City of San Diego, as follows:

Section 1. Any elector of the City of San Diego may contest the right of any person declared elected to any of the offices of Trustee in any ward of said City, or City Tax Collector, or Assessor of said City for any of the following causes:

1. For malconduct on the part of the Board of Election or any member thereof.

2. When the person whose right to the office is contested was not at the time of the election eligible to such office.

3. When the person whose right is contested has given to any elector or inspector, Judge or clerk of the election any bribe or reward or has offered any such bribe or reward or has offered any such bribe or reward for the purpose of securing his election, or has committed any other offense against the elective franchise defined in Title IV Part I of the Penal Code of the State of California.

4. On account of illegal votes-

Sec. 2. No irregularity or improper conduct in the proceedings of the election board or any of them is such malconduct as avoids an election unless the irregularity or improper conduct is such as to procure the person whose right to the office is contested, to be declared elected when he had not received the highest number of legal votes, and the burden of showing such fact by preponderance of evidence shall devolve upon the contestant-

Sec. 3. No election shall be set aside on account of illegal votes unless it appear affirmatively that a number of illegal votes has been given to the person whose right to the office is contested which, if taken from him, would reduce the number of his legal vote
below the number of votes given to some other person for the same office, after deducting therefrom the illegal votes which may be shown to have been given to such other person.

Sec. 4- In determining the qualifications of electors, the Board of City Trustees sitting for the purpose of determining contested elections shall be guided by the provisions of Section 485 of the City Charter, and by the Political Code of the State of California so far as the same may be applicable to the case at issue, and in judging of the admissibility or pertinence of evidence offered before them, the provisions of the Code of Civil Procedure of the State of California shall be the guide, together with the decisions of the Supreme Court of California and other States upon kindred subjects; and in judging of alleged violations of duty by election officers, the provisions of the Penal Code of California as far as applicable, shall be the guide.

Sec. 5. When an elector contests the right of any person declared elected to such office he must within forty days after the official declaration of the result of said election file with the City Clerk, a written statement first duly served by copy on the person declared to be elected, setting forth specifically.

1. The name of the party contesting such election, and that he is an elector of the district in which such election was held.

2. The name of the person whose right to the office is contested.

3. The office.

4. The particular ground of such contest.

If the reception of illegal votes is alleged as a cause of contest the statement shall contain a written list of the number of illegal votes, and by whom given and to whom, and that said illegal votes if taken from the person whose election is contested will reduce the number of his legal votes below the number of legal votes given to some other person for the same office after deducting.
therefrom the illegal votes which may be shown to have been given to such other person, and in default of such specification no testi-
mony can be received of such alleged illegal votes on the trial of the contest. Which statement must be verified by the affi-
davit of the contesting party, that the matter and things therein are true.

Sec. 6. No statement of the grounds of contest will be re-
jected, nor the proceedings dismissed for want of form, if the grounds of contest are alleged as hereinbefore provided with such certainty as will advise the defendant of the particular proceeding, or cause for which such election is contested.

Sec. 7. Upon the statement being filed with proof of service as hereinbefore specified upon the defendant with the City Clerk, the said Clerk must inform the President of the Board of City Trustees thereof, who must give notice to the Board of City Trustees who must give public notice and order a special meeting of the Board of City Trustees to be held at the City Hall in the City of San Diego, on some day to be named by them, not less than ten nor more than twenty days from the date of such notice, to hear and determine such contested election.

Sec. 8. The Clerk must also, at the same time issue a citation for the person whose right to the office is contested to appear at the time and place specified in the notice, which citation must be delivered to the Sheriff and be served upon the party in person, or if he cannot be found by leaving a copy thereof at the house where he last resided.

Sec. 9. The Clerk must issue subpoenas for witnesses at the request of either party, which must be served as other subpoenas, and the Board of City Trustees sitting as a Court to determine contested elections of City officers, has full power to issue attachments to compel the attendance of witnesses who have been sub-
poenaed to attend;
Sec. 10. The Board of Trustees must meet at the time and place designated to determine such contested election, and shall proceed with all reasonable diligence to a final conclusion thereof; it may adjourn from time to time as may seem proper to its convenience, and with due regard to the dispatch of the business, and may also continue the trial for any time not exceeding thirty days, for good cause shown by either party upon affidavit, and may make such order with costs to the party applying, at the discretion of said Board.

Sec. 11. The Board must be governed in the trial and determination of such contested election by the rules of law and evidence governing the determination of questions of law and fact, so far as the same may be applicable, and may dismiss the proceedings if the statement of the cause or causes of the contest is insufficient or for want of prosecution. After hearing the proof and allegations of the parties, the Board must pronounce judgment in the premises, either confirming, or annulling and setting aside such election.

Sec. 12. If in any such case it appears that another duly qualified person than the one returned has the highest number of legal votes the Board must declare such person elected.

Sec. 13. The Clerk, Sheriff, Shorthand Reporter and witnesses shall receive respectively the same fees from the party against whom judgment is given, as are allowed for similar services in the District Court; and the Board of Trustees shall have power at any stage of the proceedings to order and direct that the party contesting file with said Board an undertaking duly executed, with two good and sufficient sureties, to be approved by said Board, conditioned that said contest be prosecuted with effect and without delay, and that if the said contestant be cast therein and judgment of said Board be rendered against him for the costs of said contest, or if said contest be dismissed for want of prosecution or on account of insufficiency of the statement of the cause of action, he will pay the costs adjudged against him, or his sureties will do so for
him, said undertaking not to exceed $1000. and in default of said undertaking upon the expiration of three days from the require-
ment thereof, the proceedings may be dismissed at the cost of the party contesting and in default.

Sec. 14. If the proceedings are dismissed for insufficiency of statement or want of prosecution, or the election is by the Board confirmed, judgment must be rendered against the party contesting such election for casts in favor of the party whose election is contested: But if the election is annulled and set aside, judgment for casts must be rendered against the party whose election was contested in favor of the party contesting the same, primarily each party is liable for the costs created by himself to the officers and witnesses entitled thereto which may be collected in the same manner as similar costs are collected in the District Court.

Sec. 15- The President of the Board shall first rule upon points of order and law in the course of the trial, either party dissatisfied therewith may appeal to the Board from said ruling, and a majority of the votes present shall govern.

Sec. 16- The Board has full power to preserve order and enforce obedience to lawful orders by fine, or fine and commitment for contempt or disorderly behavior of any person present at the time of trial-

Passed and approved at San Diego this 3rd day of June A. D. 1878, by the Board of City Trustees.

(SEAL)

ATTEST:

MARK P. SHAFFER, CLERK.     D. O. McCARTHY,
President.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 31 of the City of San Diego, California, adopted June 3rd, 1878, as found on page 403 of Book No. 2 record of the City of San Diego.

J. T. Butler
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(SEAL)
By [Signature] Deputy
Ordinance No. 91

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT No. 242

ORDINANCE No. 32

Repeals Ordinance No 8
re. to keeping bees
in City limits.

Book -2- Page 427.

Book A2 Page 427 File 2
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 32 of the City of San Diego, California, adopted September 16, 1878

Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL]

By __________________________ Deputy
CHARTER ORDINANCE NO. 32.
(NEW CHARTER)

AN ORDINANCE REPEALING CHARTER ORDINANCE NO. 8 NEW CHARTER
BE IT ORDAINED by the Board of Trustees of the City of San Diego as follows:

Section 1. Charter ordinance No. 8 New Charter of said City entitled "An Ordinance Prohibiting the Keeping of Bees Within Certain Limits in the City of San Diego" be and the same is hereby repealed.

Passed and approved by the Board of Trustees of the City of San Diego this the 16th day of September A. D. 1878.

(SEAL)

ATTEST:
MARK P. SHAFFER, Clerk
D. G. McCARTHY, President.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 32 of the City of San Diego, California, adopted September 16th, 1878, as found on page 427 of Book No. 2 record of the City of San Diego.

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

(SEAL)

By W. H. BUTLER, Deputy
DOCUMENT No. 243

ORDINANCE No. 33

An Ordinance

Prohibiting keeping

Bees in City.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 33 of the City of San Diego, California, adopted September 16, 1878

__________________________
Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL] By________________________ Deputy
AN ORDINANCE PROHIBITING THE KEEPING OF BEES WITHIN THE LIMITS OF THE CITY OF SAN DIEGO.

The Board of Trustees of the City of San Diego do ordain as follows.

Section 1. It shall be unlawful for any person to keep bees within the limits of the City of San Diego.

Section 2. Any person who violates any of the provisions of this ordinance shall upon conviction thereof be fined not exceeding fifty dollars.

Passed and approved by the Board of Trustees of the City of San Diego this 16th day of September A.D. 1878.

(Seal)

ATTEST:

MARK P. SHAFFER  D. O. McCARTHY,
Clerk.  President.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 33 of the City of San Diego, California adopted September 16th, 1878, as found on page 428 of Book record of the City of San Diego.

J.T. Butler
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(Seal)

By E. Sartwell, Deputy
Ordinance No. 32
Adopted by Board of Delegates
Adopted by Board of Aldermen
Approved by the Mayor
DOCUMENT NO. 244

ORDINANCE NO. 34
Fixing rate of Taxation for Fiscal year ending Dec. 31st 1878.

Book -2- Page 436.

Book A2 Page 436 File 2
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 34 of the City of San Diego, California, adopted October 12, 1878

Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL] By________________________ Deputy
CHARTER ORDINANCE NO. 34

Fixing the rate of Taxation for the Fiscal Year ending
December 31st, 1878.

[Approved October 12th, 1878.]

Be it ordained by the Board of Trustees of the City of San Diego
as follows:

Sec. 1. That the rate of taxation for revenue purposes for the City
of San Diego for the fiscal year ending 31st of December, A.D. 1878, is hereby
fixed and levied at the sum of thirty (30) cents on every one hundred dollars
of the assessed value of all the real and personal property within the corporate
limits of said city made taxable by law for State purposes; and the rate of
taxation for the purpose of raising a tax for said fiscal year for the payment
of all interest moneys is hereby fixed at the sum of ninety-five (95) cents
on every one hundred dollars of the assessed value of all the real and personal
property within the limits of said city, and made taxable as aforesaid; and
the rate of taxation for the purpose of providing a fund for the payment on or
before the expiration of the year 1892 of the principal of the bonds issued by
the City of San Diego under the provisions of Ordinance 22 of said city, to
be known as the "City Bond Redemption Fund," is hereby fixed and levied
for said year at the sum of twenty-five (25) cents on every one hundred dollars
of the assessed value of all the real and personal property within the limits of
said city, and made taxable as aforesaid.
CHARTER ORDINANCE NO. 34.

Fixing the rate of Taxation for the Fiscal Year ending December 31st, 1878.
[Approved October 12th, 1878.]

Be it ordained by the Board of Trustees of the City of San Diego as follows:

Sec. 1. That the rate of taxation for revenue purposes for the City of San Diego for the fiscal year ending 31st of December, A.D. 1878, is hereby fixed and levied at the sum of thirty (30) cents on every one hundred dollars of the assessed value of all the real and personal property within the corporate limits of said city made taxable by law for State purposes; and the rate of taxation for the purpose of raising a tax for said fiscal year for the payment of all interest moneys is hereby fixed at the sum of ninety-five (95) cents on every one hundred dollars of the assessed value of all the real and personal property within the limits of said city, and made taxable as aforesaid; and the rate of taxation for the purpose of providing a fund for the payment on or before the expiration of the year 1892 of the principal of the bonds issued by the City of San Diego under the provisions of Ordinance 22 of said city, to be known as the "City Bond Redemption Fund," is hereby fixed and levied for said year at the sum of twenty-five (25) cents on every one hundred dollars of the assessed value of all the real and personal property within the limits of said city, and made taxable as aforesaid.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 34 of the City of San Diego, California, adopted October 12th, 1878, as found on page 436 of Book No. 2 record of the City of San Diego.

[Signature]
City Clerk of the City of San Diego and Ex-officio Clerk of the Common Council of said City.

(SEAL)

By [Signature]
Deputy
Ordinance No. 34

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 35

Prescribing a fine of $25.00 to be imposed on absent members of Board not excused.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 35 of the City of San Diego, California, adopted November 23, 1878

Charles G. Abdelnour

City Clerk of the City of San Diego

[SEAL]

By ________________________ Deputy
AN ORDINANCE TO COMPEL THE ATTENDANCE OF ABSENT MEMBERS OF
THE BOARD OF TRUSTEES OF THE CITY OF SAN DIEGO—

BE IT ORDAINED by the Board of Trustees of the City of San

Diego—

Sec. 1 If any member or members of the Board of Trustees of
the City of San Diego shall fail to attend any stated meeting;
or any special or adjourned meeting of said Board of which said
member or members shall have received due notice, for the period
of one hour from the time at which said meetings have been fixed.
It shall be lawful for the member or members of said Board who may
be in attendance at said meeting or meetings to issue a citation to
said non attending member or members to attend said meeting forth-
with and cause the same to be served on said non attending member
or members, and if said non attending member or members shall not
appear at the place of meeting of said Board of Trustees for the
space of one hour, then it shall be lawful for the member or mem-
bers of said Board of Trustees, who are in attendance to make a re-
cord upon the minutes of said Board of Trustees of the facts and
default of the member or members aforesaid and to cause a fine to
be entered against said non attending member or members not exceed-
ing $25. for the first offense, and for a second offense as herein
stated not exceeding $50. said fines to be collected as provided by
law. And for a third offense it shall be lawful on conviction
thereof, after notice and hearing, to expel the member found guilty—

Passed and approved at an adjourned regular meeting of the
Board of Trustees of the City of San Diego, this 23rd day of
November A. D. 1878.

ATTEST:

MARK P. SHAFFER, Clerk

D. O. McCARTHY, President.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 35 of the City of San Diego, California adopted November 23rd, 1878, as found on page 443 of Book No. 2 record of the City of San Diego.

J. T. Butler
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(SEAL)

By W. E. Safford—Deputy
Ordnance No. 20:

Describing a fine of $25.00 to be imposed on anyone found guilty of violating the laws of the city.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 36 of the City of San Diego, California, adopted December 2, 1878

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL] By____________________ Deputy
CHARTER ORDINANCE NO. 36

(New Charter)

AN ORDINANCE IN REGARD TO THE PUBLIC HEALTH.

The Board of Trustees of the City of San Diego do ordain as follows:

Section 1. The Board of Health of the City of San Diego shall have power to adopt such measures, as will in their judgment best promote the health of the city and prevent the spread of disease; to enter into and examine, in the daytime, all vessels in port, buildings, lots, and places in the City; to prevent or forbid communication with infected families or houses, and by and with the consent of the City Trustees, to establish a pest house or hospital, and provide the necessary supplies therefor, and generally exercise supervision over hospitals, prisons, school houses, and public buildings so far as in their judgment may be necessary for the promotion of health.

Section 2. It shall be the duty of the Board of Health to recommend to the Board of Trustees, in writing whenever they shall deem necessary, such sanitary measures as they may consider advisable, and to co-operate with them in carrying the same into effect.

Section 3. It shall be the duty of the Health Officer under the direction and control of the Board of Health, to enforce all laws, ordinances and regulations, relating to cause of sickness, nuisance, and source of filth existing within said city.

Section 4. He may under the direction of the Board of Health, remove any person who is not a resident of the city, and who is known to be infected with any dangerous contagious, or infectious disease to the pest house, where such action shall be deemed necessary to prevent the spread of such disease, and when such removal can be made without danger to the life of such person.

Section 5. Whenever a nuisance endangering in the opinion of the Health Officer, the public health, shall be ascertained to exist on any premises, or in any house, or other place in said
City, he shall, with the approval of the Board of Health, notify in writing any person or persons owning or having control of or acting as agent for such premises, house or other place to abate or remove such nuisance within a reasonable time, to be stated in such notice.

Section 6. Upon the neglect or refusal of any owner, occupant or agent or other person having control of such house, or other place within said City, to comply with such notice the Health Officer may abate such nuisance, and the owner, agent or occupant or other person having control of such house or place, in addition to the penalty provided by this ordinance, shall be liable to said city for the costs of such abatement, to be recovered in a civil action brought in the name of the "City of San Diego", in any Court of competent jurisdiction within said city.

Section 7. It shall be the duty of any member of the Board of Health, or the Health Officer, when necessary to secure the public health, to enter upon the premises, or in the house, or other place of any person within said city to ascertain any nuisance that may there exist, to inspect drains, vaults, cellars, cess pools, water-closets, privies, or sewers, or the yards of such premises, to examine into their condition, and when satisfied that apartments used for lodgings or other purposes are improperly constructed, or liable from over crowding or filth to become dangerous to the public health, or to disseminate contagious or infectious disease, or are not properly provided with privies, water-closets, or with sewers, drains, or cesspools properly trapped, the Health Officer shall serve a written notice upon the owner, or other person in charge of such premises, to remove the nuisance therein named and if such owner or other person in charge neglect to obey such notice, said board may put the same in proper order at the expense of the owner or other person in charge thereof.

Section 8. The Health Officer shall keep an office in some
convenient location, and shall give his personal attention and services to the work of gratuitous vaccination, selecting and preserving the vaccine virus with his utmost care and skill, and shall so perform his duties as to promote the physical well being of all who shall apply at his office.

Section 9. It shall be the duty of the Health Officer in every practical way to impress upon the citizens of the City of San Diego, the importance and duty of re-vaccination in the case of all persons who have passed a period of more than seven years since the time of their first vaccination. The Health Officer in addition to the duties specifically mentioned in this order, shall be prompt and active in seeing that all orders concerning the public health are properly executed, and shall be vigilant and active in detecting and removing all causes of disease, and shall see that all persons violating said orders, in relation to the preservation of the public health, are duly prosecuted.

Section 10. Whenever any person shall die in the City of San Diego, it shall be the duty of the attending physician, or of the coroner, as the case may be to furnish within twenty hours after the death to the undertaker or other person superintending the burial, a certificate, setting forth as far as can be ascertained, the usual information as required in the death certificates, to be kept and issued by the health officer upon application. In case of a death without an attending physician or coroner, then the Health Officer, or in his absence or inability, some member of the Board of Health must cause the certificate to be filled out and furnished to the undertaker, or person superintending the burials.

Section 11. It shall be the duty of all persons having in charge the digging of graves and burial of the dead to see that the body of no human being, who has reached the age of ten years, shall be interred in a grave less than six feet deep, or if under the age of ten years, the grave to be not less than five feet deep.
Section 12. No person shall deposit in any cemetery or inter in the City of San Diego, any human body without first having obtained and filed with the Health Officer the certificate as provided for in section ten of this ordinance and obtain from said health officer a permit of burial; nor shall any human body be removed or disinterred without the permit of the Health Officer, or by order of the Coroner.

Section 13. Every undertaker, or other person or persons before removing a dead body from the City of San Diego, to any other place beyond the jurisdiction of the City Board of Health, shall first procure from the Health Officer a written permit granting such removal, and said permit shall in all cases accompany the body to its final destination.

Section 14. No privy vault, privy, cess-pool or water closet, shall be allowed by the owner, or other person in charge of the premises upon which the same may be situated, to become foul or offensive, and when in the opinion of the board of Health any such privy vault or closet, or cess-pool, shall need cleaning or disinfecting it shall be their duty to notify such owner, or other person having control, to abate the same, by disinfecting or cleaning as in the judgment of the Board may be prudent.

Section 15. No butcher's offal or garbage, nor any dead animal, or any putrid or offensive animal or vegetable matter, shall be allowed to remain upon the premises of any person, or be deposited upon any street, alley, or vacant lot, or into any standing water or excavation.

Section 16. No person shall feed or cause to be fed to any milch cow any still slops or other food calculated to render the milk of such cow unwholesome or unsuitable for human food; nor sell, deliver supply or furnish to any person any milk from any cow fed in whole or in part upon still slops, or other food calculated to render the milk of such cow unwholesome or unsuitable for human food;
nor sell, deliver or supply to any person any milk from any sick or diseased cow.

Section 17. No person shall use or drive any of the vehicles commonly known as "Night Carts" in any portion of the city between the hours of twelve o'clock midnight and five o'clock in the morning; use any night cart, or swill cart, at any time, unless the same be staunch, tight, and closely covered, so as to wholly prevent leakage or smell; use any cart for the conveyance or removal of rubbish, garbage filth or manure, unless the same is so constructed and has a cover securely fastened over the top of said cart, to prevent the deposit of such rubbish, garbage, filth or manure, in whole or in part, in or upon the streets through which said cart may be driven.

Section 18. No person shall remove the deposit from any privy, vault or cesspool or use any night cart without first having obtained from the Superintendent of Public Streets, Highways and Squares a permit, authorizing the removal of such deposit, and designating a place where the same may be discharged or the use of such night cart designating the location where such cart may be loaded and discharged. Every such permit shall be carried if for a vault or cesspool, at the work if for a cart, with the cart, and exhibited on the demand of any police officer, and be returned within thirty days from issue to the said Superintendent. No person shall load or discharge any night cart at a different place from that designated in said permit, or alter any permit granted under this section. All "night carts" shall be under the control of the Superintendent of Streets and Highways, and the said Superintendent may, for good cause revoke any permit granted by him.

Section 19. Any person who shall keep or have in his possession within this city any horse afflicted with the disease known as the glanders, shall within twenty-four hours after having knowledge or being notified thereof by any person, kill and bury the same, or remove it without the limits of this city.
Section 20. No person shall, without the permit of the Health Officer carry or remove from one building to the other, or from any railroad depot to any house, or through the public streets, or from any boat to the shore, any person sick of any contagious disease.

Section 21. No butcher's offal, garbage or any dead animal nor any putrid or stinking animal or vegetable matter shall be allowed to remain on the premises of any person, or to be thrown into any street or alley, place or receiving basin, or in any standing water or excavation, or upon the grounds or premises of any person; nor shall any animals dying of disease accident, or old age, be skinned, nor shall any dead animal be buried or thrown into any of the tide waters, lakes, streams or reservoirs of water within the limits of this city.

Section 22. No person shall be permitted to pursue any business or occupation in the city that is dangerous or detrimental to life or health, and every such business or pursuit shall be promptly discontinued.

Section 23. No person shall expose or offer for sale, or sell for human food, any

1. Blown, meagre, diseased or bad meat, poultry or game; or
2. Unsound, diseased or unwholesome fish, fruit, vegetables or other market produce.

Section 24. No person shall bring into, expose or offer for sale, or sell,

1. Any sick or diseased animal; or
2. The flesh of any animal which, when killed was sick or diseased, or that died a natural or accidental death.

Section 25. No person shall slaughter expose for sale, or sell, or bring for sale, for human food, any calf unless it is in good healthy condition, and four weeks of age.

Section 26. Any article or animal that shall be offered or
exhibited for sale in any market or elsewhere as though it was intended for sale, shall be deemed offered and exposed for sale within the intent and meaning of this ordinance.

Section 27. Any person who, in violation of the preceding sections of this ordinance, shall bring within the city, slaughter or sell, or expose for sale any article or animal (herein prohibited from sale) or which is unfit or unsafe for human food shall forfeit the same to the city; and the market inspector shall seize and forthwith remove the same at the expense of the owner, in such manner under the direction of the Health Officer, as will insure safety and protection to the public health.

Section 28. Any person who shall resist or obstruct the market inspector or who shall resist or obstruct the Health Officer in the legal exercise of their respective duties, shall be deemed guilty, of a misdemeanor, and on conviction thereof shall be punished accordingly.

Section 29. Every owner or occupant of a market stall, shall use due care and attention to maintain cleanliness thereat, by the prompt removal of all rubbish or other matter tending to create a stench or generate disease.

Section 30. No person, master, captain or conductor, in charge of any boat, vessel, railroad car or public or private conveyance, shall receive for transportation, or shall transport, the body of any person who has died within the limits of the City of San Diego, without obtaining a permit for the same from the Health Officer which permit shall accompany the body to its destination; and no person, master, captain or conductor, as aforesaid, shall bring into or transport through the said city the dead body of any person, unless it be accompanied with a certificate from some proper authority of the place whence it came, stating name, age, sex, and cause of death, which certificate shall be filed at the Health Office, provided that in no case shall the body of any person who died of a contagious disease be brought to the city within one year of the day of death.
Section 31. Any person or persons who shall violate any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be punished by a fine of any sum not exceeding fifty ($50.) dollars, and the costs of prosecution.

Passed and approved at a regular meeting of the Board of Trustees of the City of San Diego, State of California, held on the 2nd day of December A. D. 1878.
San Diego, Dec. 2, 1878.

D. O. McCARTHY, President.

ATTEST: MARK P. SHAFFER, Clerk.

I hereby certify that the above and foregoing is a full true and correct copy of ordinance No. 36 of the City of San Diego, California, adopted December 2nd, 1878, as found on page 447 of Book No. 2 record of the City of San Diego.

J. T. REED
City Clerk of the City of San Diego, and Ex-officio Clerk of the Common Council of said City.

(SEAL)

By W. E. [Signature], Deputy
Ordinance No. 36
Relating to Public Health, etc.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 37:
Amending Ordinance No. 49
Fixes date First Monday in April, 1879
Fixes date taxes delinquent for 1878.

Book A2 Page 460 · File 2
New Charter

No. 37

Ordinance

37
Amending Ord No. 49

Filed Jan 6th 1879

Mark P. Shaffer, Clerk
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 37 of the City of San Diego, California, adopted January 6, 1879

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL] By_______________________ Deputy
CHARTER ORDINANCE NO. 37
(New Charter)

The Board of City Trustees of the City of San Diego do ordain as follows:

Section 8 of Charter ordinance No. 49 of said City passed and approved April Nov 10, 1873 is amended to read as follows on the first Monday in May 1879 all unpaid taxes for the fiscal year ending Dec 31, 1878 levied for City purposes are delinquent.

Section 13 of said ordinance is amended by striking out the words "February in each year" in the second line of said section and inserting in lieu thereof the words first Monday in May in the year 1879.

Sec 28 of said ordinance is amended by striking out the words March Annually at the end of the second line thereof and insert in lieu thereof the words 3rd Monday in June 1879.

The above amendment shall apply only to the taxes levied for City purposes interest and redemption for the fiscal year ending Dec 31, 1878.

Passed & approved Jan 6, 1879

[SEAL] Mark P. Shaffer )
City Clerk )

D.O. McCARTHY
President
Charter Ordinance No 37
(New Charter)

Sec. The Board of City Judges of the City of San Diego do ordain as follows:

Section 8 of Charter ordinance 49, as passed and approved Nov. 10, 1873 is amended to read as follows on the first Monday in April 1879 all unpaid cases for the prior year ending Dec. 31 1878 herein for city purposes are delinquent.

Section 13 of said ordinance is amended by striking out the word February in each year in the second line of said section and inserting in lieu thereof the words first Monday in May in the year 1879.

Sec 28 of said ordinance is amended by striking out the words March annually at the end of the second line thereof and inserting in lieu thereof the words third Monday in June 1879.

The above amendments shall apply only to the cases levied for City purposes.
Ordinance No. 37
Amending Ordinance No. 49, to take effect first Monday in April, 1878.
Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 38

Establishing Public Highway from Eastern line Sherman Add to Cemetery
An ordinance declaring the road in the City of San Diego leading from the Eastern line of Sherman's Addition to the City of San Diego to the Cemetery of said City a public highway.

The Board of City Trustees of The City of San Diego State of California do ordain as follows to wit:

Section I:

The old road in the said City of San Diego beginning at a point on the Eastern line of Sherman's Addition to said City leading thence in an Easterly direction across the Southerly portion of lots 1152 and 1153 according to Poole's Map of said City to Mount Hope Cemetery as traveled and used by the public as a highway from the years 1869 to and including the year 1875 is hereby declared a public highway of the City of San Diego.

Section II:

It is the duty of the Superintendent of Public Streets and highways of said City to open said highway to travel and to keep the same open and free from obstruction.
Passed and approved by the Board of Trustees of the City of San Diego, California this 23rd day of January A.D. 1879.

ATTEST:  Mark P. Shaffer  D.O. McCARTHY
Clerk  President

(SEAL)
NEW CHARTER ORDINANCE
No. 38
January 23, 1879
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 38 of the City of San Diego, California, adopted January 23, 1879.

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]

By __________________________
Deputy
Charter Ordinance No. 38

New Charter

An ordinance declaring the road in the City of San Diego leading from the Eastern line of Sherman Addition to the City of San Diego to the Cemetery of said City a public highway.

The Board of City Trustees of the City of San Diego, State of California do hereby pass this ordinance as follows to wit:

Section I:

The said road in the said City of San Diego beginning at a point on the Eastern line of Sherman Addition to said City, leading thereon to an Easternly direction across the Southernly portion of Lots 1152 and 1153 according to SLO's Map, thence paid City to Mount Hope Cemetery, thence traveled and used by the public as a highway from the years 1869 to and including the year 1875 is hereby declared a public highway of the City of San Diego.

Section II:

It is the duty of the Superintendent of public streets and highways of said City to open said highway to
travel and to keep the same open and free from obstruction.

Passed and approved by the Board of Trustees of the City of San Diego, California this 23rd day of January A.D. 1879.

Attest: MARK HOFF.

President.
Ordinance No. 38
Establishing Public Highway from Eastern Lake Thomas Add. to Cemetery

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 39

Authorizing Sheriff to enforce all City Ordinances
CHARTER ORDINANCE NO. 39

(New Charter)

An ordinance authorizing the Sheriff of San Diego County and his Deputies and the Constables of the City of San Diego to act in enforcing all ordinances of the City of San Diego.

Sec 1. Be it ordained by the Board of City Trustees of the City of San Diego that from and after the passage of this ordinance it shall be the duty of the Sheriff of San Diego County and his Deputies and of the Constables of the City of San Diego to act as officers of said City in enforcing all ordinances thereof.

Sec 2. All ordinances and parts of ordinances of said City in conflict herewith are hereby repealed.

Passed and approved by the Board of City Trustees of the City of San Diego, this February 6th, 1879.

ATTEST:

H.T. Christian D.O. McCarthy
City Clerk President

(SEAL)
NEW CHARTER ORDINANCE

No 39

Authorizing the Sheriff & Deputies and the Constables to act in enforcing City's Ordinances.

Filed February 6th 1879

H.T. Christian
City Clerk
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 39 of the City of San Diego, California, adopted February 6, 1879

Charles G. Abdelnour

City Clerk of the City of
San Diego

[SEAL] By_________________________ Deputy
An ordinance amending the
Charter of San Diego, Conn'tly:

Sec. 1.

Be it ordained by the Board of the City
Chairman of the City of San Diego,
and the Clerk of the Board of
Public Safety and his Deputies,
the Clerk of the City of San Diego,
and the officers of the City of San Diego,
acting as officers of the City of San
Diego, and all officers of the City of
San Diego, in enforcing all ordinances

Sec. 2.

All ordinances of the City of
San Diego in conflict herewith are hereby
repealed.

Passed and approved by the Board of
City of San Diego. This the 14th day
of November, 1899.

[Signature]

[Signature]
No. 39

Authorizing the Sheriff & Deputy Sheriffs to act in enforcing City Ordinances

Filed July 6th, 1879

H. P. Christian
City Clerk
DOCUMENT No. 250

ORDINANCE No. 40

Preventing Hogs,

Pigs, Goats or Sheep

from running at

Large.

Book A2 Page 471 File 2
An ordinance to prevent hogs pigs goats or sheep from running at large in the City of San Diego.

Be it ordained by the Board of City Trustees of the City of San Diego

Sec 1. The owner or owners of any hog pig goat or sheep found estray or running at large in the City of San Diego upon lands not of the owner or lawful lessee thereof shall be deemed guilty of maintaining a nuisance and on conviction thereof shall be fined in any sum not exceeding fifty dollars to be recovered as provided by law:

Sec 2. This remedy is cumulative to the ordinance now in force.

Passed and adopted by the Board of City Trustees of the City of San Diego, California this February 6th, 1879.

ATTEST:

H.T. Christian D.O. McCarthy
City Clerk President

(SEAL)
NEW
CHARTER ORDINANCE
NO 40

Preventing Hogs, Pigs, Goats & Sheep from running at large

Filed February 6, 1879
H.T. Christian
City Clerk
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 40 of the City of San Diego, California, adopted February 6, 1879

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]  By_________________________ Deputy
Repealed

Charter ordinance No. 40

(A new charter)

An ordinance to prevent hogs, pigs, goats, or sheep from running at large in the City of San Diego.

Be it ordained by the Board of City Trustees of the City of San Diego:

Sec. 1. The owner or owners of any hog, pig, goat or sheep found stray or running at large in the City of San Diego upon lands not of the owner or lawful lessee thereof shall be deemed guilty of maintaining a nuisance and on conviction thereof shall be fined in any sum not exceeding Fifty dollars to be recovered as provided by law:

Sec. 2. This remedy is cumulative to the ordinance now in force.

Passed and adopted by the Board of City Trustees of the City of San Diego, California, this February 16th, 1933.

Tested

H. S. Christiansen

President

City Clerk
DOCUMENT No. 250

Filed 190

City Clerk

By Deputy

Ordinance No. 40

An act regulating, flags, signs, and the sale of flags running at large

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
DOCUMENT NO. 251

ORDINANCE NO. 41

Finance Committee
to meet first Monday
each Month.

Book A2 Page 475 File 2
CHARTER ORDINANCE NO. 41

New Charter

Be it ordained by the Board of City Trustees of the City of San Diego

Sec. 1 That from and after the passage of this ordinance it shall be the duty of the Finance Committee of this Board of City Trustees to meet on the first Monday of each month at 9:00am at City Hall for the purpose of examining and auditing claims against the City placed in their hands for examination.

Passed and approved by the Board of Trustees of the City of San Diego, this March 3rd 1879.

ATTEST:

H.T. Christian )
City Clerk )

D.O. McCARTHY
President

[SEAL]
NEW CHARTER
ORDINANCE NO. 41

An ordinance fixing a day for meeting of the Finance Committee

Passed March 3rd 1879
Finance Committee to meet
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 41 of the City of San Diego, California, adopted March 3, 1879

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]  By_________________________ Deputy
Be it ordained by the Board of City Trustees of the City of San Diego 

Sec. 1—That from and after the 
passage of this ordinance it 
shall be the duty of the finance 
committee of this Board of City 
Trustees to meet on the first Monday 
of each month, for the purpose 
of examining and auditing claims 
against the City, placed in their 
hands for examination— 

Passed and approved by the Board of Trustees 
of the City of San Diego, this March 32d, 1877. 

Attest, 

H. J. Christian, 
President. 

City Clerk.
Ordinance No. 441

Finance Committee

To meet Great Need

each Month

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
An Ordinance extending the time for the completion of a certain Wharf, under a Wharf Franchise granted Mannasse and Schiller.

Whereas the time for the completion of the Wharf heretofore authorized by the President and Board of Trustees of the City of San Diego, to be erected by Joseph S. Mannassee and Marcus Schiller, their heirs, executors, administrators or assigns, in front of their lands in Pueblo Lot No. 1157, will expire July 1st, A.D. 1879; and whereas it appears to the satisfaction of the Board of Trustees, that it will be impossible for such wharf to be commenced or completed within the time hereto limited; NOW THEREFORE, the Board of Trustees of the City of San Diego do ordain as follows:

Sec. 1. There is hereby granted unto Joseph S. Mannasse and Marcus Schiller, their executors, administrators and assigns two years more time from and after the 1st day of July A.D., 1879 in which to commence and complete the wharf to be constructed in front of Pueblo Lot 1157 and extending into the Bay of San Diego, in accordance with Ordinance No. 18 approved June 30th A.D., 1871 passed by this Board and renewed by this Board by Ordinance No. 36 approved May 12th 1873 and again renewed by Ordinance No. 73 approved June 30th 1875 and subsequently renewed by Charter Ordinance No. 18 (New Charter) passed and approved by this Board June 4th A.D. 1877, reference being hereby made to such Ordinances.
Sec. 2. There is hereby granted and continued in full force and effect unto the said Joseph S. Mannasse and Marcus Schiller, and their assigns, all the rights and privileges which were granted in said Ordinances Nos. 18, 36, 73 and 18 (New Charter) to said Joseph S. Mannasse and Marcus Schiller and assigns, so far as the right to build, construct and maintain a wharf in front of Pueblo Lot 1157 and out into said Bay, is concerned, except there is given two years further time by the first section of this Ordinance in which to commence and complete the said wharf structure.

Passed and approved by the Board of Trustees of the City of San Diego, State of California this 2nd day of June A.D. 1879.

ATTEST: )
          )
   H.T. Christian )
          )
   City Clerk )
          )
       D.O. McCARTHY
          )
       President
          )

(SEAL)
Charter Ordinance

No. 42

______________________________
(New Charter)

Granting further time
to July 1st, 1881 for the
completion of
Mannasseh and Schiller
Wharf

______________________________

Filed in my office this
June 3rd 1879 --

H.T. Christian
City Clerk
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 42 of the City of San Diego, California, adopte June 2, 1879

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]

By________________________ Deputy
Ordinance No. 42
Extending time of
Construction, School

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 43

Creating office of City Janitor and defining his duties.
Charter Ordinance No. 43
(New Charter)

An ordinance creating the office of, and appointing a City Janitor, and defining his duties:

Be it ordained by the Board of City Trustees of the City of San Diego:

Sec 1: That for the purpose of caring for the books, maps, and other personal property of the said City: and for the purpose of furnishing an executive officer to said Board of Trustees, the office of City Janitor is hereby created.

Sec 2. That it shall be the duty of said Janitor to keep the City Hall in order and light the same for all meetings of the Board: to see that the books and personal property of said City are safely kept, to attend all meetings of said Board and act as its executive officer.

Sec 3. John [illegible] Thomas is hereby appointed Janitor.

Passed and approved by the Board of Trustees of the City of San Diego, State of California, this 14th day of June A.D. 1879

ATTEST:

H.T. Christian  
City Clerk

D.O. McCarthy  
President
Charter Ordinance

NO. 43

New Charter

Passed and approved

June 14th 1879 —

OrderedFiled and filed

in my office this 14th

of June 1879 —

H.T. Christian

City Clerk
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 43 of the City of San Diego, California, adopted June 14, 1879

Charles G. Abdélnour
City Clerk of the City of
San Diego

[SEAL]

By______________________________ Deputy
Chapter Ordinance No. 42

Chapter (new chapter)

Ordinance respecting the town of the
Governor of the territory of the

Muir and the territories of the town of San Diego. The Governor of the territory of the town of San Diego shall, by and with the advice and consent of the Council, make and publish a new ordinance concerning the town of San Diego, containing the necessary regulations for the government of said town.
Approved May 12th, 1873 and again
renewed by Ordinance No. 73 approved June
30th, 1875 and subsequently renewed by
Charter Ordinance No. 18 (New Charter) passed
and approved by this Board June 4th, A.D. 1877.

reference being hereby made to such Ordinance

Sec. 2. There is hereby granted and continued
in full force and effect unto the said Joseph
S. Manogue and Marcus Schiller and their
assigns, all the rights and privileges which
were granted in said Ordinance Acts 18, 26, 73
and 18 (New Charter) to said Joseph S. Manogue
and Marcus Schiller and assigns, so far as the right
to build, construct and maintain a Wharf
in front of Pueblo No. 1157 and out into said Bay
is concerned, except there is given two years further
time by the first section of this Ordinance in which
the Wharf is and complete the said Wharf Structure

Passed and Approved by the Board of Trustees
of the city of San Diego, State of California This
2nd day of June A. D. 1879

Attst: 

H. T. Christian

President

City Clerk
Charter Ordinance

Of No. 4

New Charter

Meeting further until

July 1st, 1871, for the

completion of

Manufacturing Buildings

W. Baik

Bills in my office this

June 30th, 1879

W. T. Talkington

City Clerk
DOCUMENT NO. 254

ORDINANCE NO. 44

Regulating the

Storage of Powder

within City Limits

Book A2 Page 493 File 2
Charter Ordinance No. 44

(New Charter)

An ordinance regulating the storage of powder etc.

Sec. 1st
No person shall keep within the City of San Diego at any place within one half mile of any inhabited building or place frequented by the public a quantity of powder or other equally destructive explosive material exceeding fifty pounds in weight.

Sec 2
Merchants and traders may keep powder or other explosives at their on sale at their stores or warehouses at any place in said City in quantities not exceeding fifty pounds subject to the following regulations to wit.

The same must be kept in a lead zinc or copper lined metal chest with a close fitting cover fastened with brass hinges and hasps and furnished with two strong and convenient handles which chest must always be locked except when opened to take out such powder or explosive:

Such chest must be placed on the floor nearest on a level with the street in front of the principal front entrance of the building where kept at the right side of and within 8 feet of such principal entrance and not otherwise except by special permit of the Board of City Trustees.
Sec 3
Any person violating any of the provisions of this ordinance
shall be guilty of public nuisance and on conviction shall be
fined the sum of fifty dollars to be recovered as provided
by law.

Sec 4
Charter Ordinance No. 4 (New Charter) & all ordinances & parts
thereof in conflict herewith are hereby repealed.

Passed and Approved by the Board of Trustees of the City of
San Diego, State of California, this July 7th, 1879

H. T. Christian
City Clerk

D. O. McCarthy
President

ATTEST:
H. T. Christian
City Clerk
(SEAL)
Charter Ordinance

No. 44

New Charter

Regulating the sale
& storage of powder etc

Passed and Approved

July 7th 1879

and Filed July 7th 1879

H.T. Christian

City Clerk
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 44 of the City of San Diego, California, adopted July 7, 1879

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL] By__________________________ Deputy
An ordinance creating the office of, and appointing a City Sanitor, and defining his duties:

Be it ordained by the Board of City Trustees of the City of San Diego:

Sec. 1. That for the purpose of caring for the Books, maps, and other personal property of the said City: and for the purpose of furnishing an executive officer to said Board of Trustees, the office of City Sanitor is hereby created.

Sec. 2. That it shall be the duty of said Sanitor to keep the City Hall in order and light the same for all meetings of the Board: to see that the books and personal property of said City are safely kept, to attend all meetings of said Board and act as its executive officer.

Sec. 3. John W. Homan is hereby appointed Sanitor.

Passed and approved by the Board of Trustees of the City of San Diego, State of California, this
14th. day of June a.d. 1879.

F. J. Christian

City Clerk

[Signature]

[Stamp]

Ordinance No. 43

[Signature]

[Stamp]

[Signature]

[Stamp]

F. J. Christian

City Clerk
ORDINANCE NO.

Adopted by Board of Aldermen

Adopted by Board of Directors

Approved by the Mayor

Filed 1890

Filed 1900

By

City Clerk

City Clerk

DOCUMENT NO. 254
DOCUMENT No. 255

ORDINANCE NO. 45

Ordering Sale of
City Lands.

Book A2 Page 502 File 2
The City of San Diego, acting herein through its Board of Trustees, 
does ordain as follows, to-wit.

Section 1. That there be sold at public auction, in the manner
provided by law, the following described land, the property of
said city; and the clerk of said city is hereby ordered, on the
expiration of the legal period of publication of this ordinance,
to give the notice of sale of said lands by publication, as
required by clause 12 of section 10 of the Charter of said
city and of the law.

Sec. 2. Description of lands ordered to be sold by this ordinance,
to-wit: All the right, title, interest and estate of the City of
San Diego in and to all those certain lots, pieces, parcels or tracts
of land situate, lying and being within the limits of the Pueblo of
the City of San Diego, in the County of San Diego, and State of
California, and more particularly numbered and described according to
the official map of said city, made by James Pascoe, City Engineer
of said city in May, 1870, as follows, to wit: East ½ of Pueblo
lot numbered eleven hundred and seventy-nine (1179), and whole of
Pueblo lots numbered 1203, 1225, 1226, 1227, 1228, 1232, 1233, 1239,
1241, 1242, 1243, 1244, 1245, 1254, 1255, 1256, 1257, the east ½ of
Pueblo lot 1258 and the whole of Pueblo lots 1259, 1260, 1262, 1263,
1264, 1270, 1271, 1272, 1273, 1274, 1275, 1279, the west ½ of Pueblo
lot 1295, the whole of Pueblo lot 1296, the east ½ of Pueblo lot 1297,
the whole of Pueblo lot 1298, the west $\frac{1}{2}$ of Pueblo lot 1299, the west $\frac{1}{2}$ of Pueblo lot 1300, the whole of Pueblo lots 1304, 1305, 1213, 253, 249, 322, 232, 1268, 1306, 1309, 1310, 1284, 1311, 1293, 1294 and the east $\frac{1}{2}$ of Pueblo lot 1280.
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 45 of the City of San Diego, California, adopted September 19, 1879

Charles G. Abdelnour
City Clerk of the City of
San Diego

By_________________________ Deputy
Charter ordinance No. 44

Repealed (New Charter)

An ordinance regulating the storage of

powder.

Sec. 1.

No person shall keep within the City
of San Diego at any place within one
half mile of any inhabited building
or place frequented by the public a
quantity of powder or other explosive
material exceeding fifty pounds in weight.

Sec. 2.

Merchants and traders may keep powder
or other explosives at their own risk at
their stores or warehouses at any place
in said City in quantities not exceeding
fifty pounds subject to the following regulations:

Such powder must be kept in a lead
lined or copper lined chest with a close
fitting cover fastened with brass hinges
and hasps and furnished with two
strong and convenient handles which chest
must always be locked except when opened
to take out such powder or explosive.

Such chest must be placed on
the floor nearest to the level with the
street in front of the principal front
entrance of the building where kept at
the right side thereof within 8 feet of
such principal entrance and not other
wise except by special permits from
the Board of City Directors.
Any person violating any of the provisions of this ordinance shall be guilty of public nuisance and at said time shall be fined the sum of fifty dollars to be recovered as provided by law.

Lee 4

Charter ordinance, No. 4 (New Charter), all ordinances, that is to say, in conflict herewith, are hereby repealed.

Passed and Approved by the Board of Trustees of the City of San Diego, State of California this July 7th, 1879.

Attest: H. B. Christian

City Clerk

President
DOCUMENT No. 255

Filed .................................................. 190

City Clerk

By .......................................................... Deputy.

Ordinance No. 45

Ordering Sale of City Lands

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 46

Levying City Tax for 1879, and Providing for the Collection of Taxes.
Charter Ordinance No. 46
(New Charter)

Levying City Tax for the year 1879, and providing for the collection of Taxes.

The City of San Diego, through its Board of Trustees does ordain as follows:

Section 1
The rate of taxation for revenue purposes of the City of San Diego, for the fiscal year ending December 31st, A.D. 1879, is hereby fixed and levied at the sum of thirty cents on every one hundred dollars of the assessed value of all the real and personal property within the corporate limits of said City, made taxable by law; and the rate of taxation for the purposes of the "City Bond Redemption Fund" of the City of San Diego, is hereby fixed and levied at the sum of twenty cents on every one hundred dollars of the assessed value of all the real and personal property within the limits of said City, made taxable by law.

Section 2
As soon as the Board of Equalization of said City of San Diego shall have adjourned their annual meeting, held to equalize the assessment of property made by the City Assessor for the fiscal year ending December 31st, 1879, the Assessment books of property, made by said officer as a "true list of all the taxable property within the limits of the City of San Diego", must be delivered to the City Clerk of said City, and thereupon said Clerk must compute and enter in a separate money column in said Assessment Book of property, the respective sums in dollars and cents, to be paid as a tax or taxes on the property therein enumerated, and must foot up the column showing the total amount of such taxes, and the columns of total value.
Section 3

On or before the first Monday in December, 1879, the said City Clerk must deliver the said Assessment Book of property so footed up, and taxes computed thereon by him, to the Tax Collector of said City with an affidavit thereeto attached, and by him subscribed in effect to wit:

I ______, Clerk of the City of San Diego, State of California, do swear that I received the Assessment Book of all the taxable property of the City of San Diego, for the fiscal year ending December 31st, 1879; that I have recorded the respective sums due as taxes upon said property, and have added up the columns of valuations and taxes as required by law, and that the foregoing is a full and true computation of the same.

Section 4

On delivering the said Assessment Book to the Tax Collector as provided, the City Clerk must charge said Tax Collector with the full amount of the next taxes levied for the fiscal year 1879, and report at the same regular meeting of the Board of Trustees of said City the amount so charged.

Section 5

On the first Monday in February A.D. 1880, or within three days thereafter, the City Tax Collector must cause to be published a notice specifying, 1st That City Taxes for the fiscal year ending December 31st 1879 are due and payable. 2nd That said City Taxes will become delinquent on the first Monday in April A.D. 1880 at 6 of the clock P.M. 3rd The time and place at which payment of said taxes may be made. Said notice must be published for two weeks in some weekly or daily newspaper published in said City.
Section 6

The City Tax Collector must mark the date of payment of any tax, in said Assessment Book opposite the name of the person for whom payment is made, or opposite the item of property so paid on, and he must give a receipt to the person or persons, paying any tax, specifying the amount of the Assessment, and the tax paid, with a description of the property so paid on.

Section 7

On the first Monday of each month the City Tax Collector must settle with the City Clerk for all monies collected for said City and pay the same to the City Treasurer retaining his percentage thereon, not to exceed three percent and file his report of such payments, under oath with the Treasurer's receipt attached thereto, with the City Clerk of said City. If the City Tax Collector refuses or neglects to make the payments and settlements herein required for a period of five days, he will be liable to said City for the full amount of the taxes charged upon the Assessments Books.

Section 8

On the third Monday in April 1880 the City Tax Collector must deliver to the City Clerk a complete "delinquent list" of all persons and property then owing City taxes in said City to the City of San Diego, and the City Clerk must carefully compare the list with the Assessment Book, and if satisfied that it contains a full and true statement of all taxes due and unpaid, he must foot up the total amount of taxes so remaining unpaid and credit the Tax Collector who acted under it therewith, and make a final settlement with him of all taxes charged against him on the Assessment Book, and in case any deficiency exists, require from him an immediate account of the same.
Section 9  After settlement with the City Tax Collector as prescribed in the preceding section the City Clerk must charge said Tax Collector, then acting, with the amount of taxes due on the delinquent list, and within three days thereafter deliver the list, duly certified, to such Tax Collector, and within ten days thereafter, the City Clerk must present a statement to the Board of Trustees of said City of each kind of property assessed and delinquent, and the total amount of delinquent taxes.

Section 10  On or before the first Monday in May 1880 the City Tax Collector must publish the delinquent list, which must contain the names of the persons and a description of the property delinquent, and the amount of taxes due opposite each name and description, with taxes due on personal property added to the taxes on real estate when the estate is liable therefor or the several taxes are due from the same person; and the said Tax Collector must append and publish with the delinquent list a notice, that unless the taxes delinquent are paid the real property upon which such taxes are a lien will be sold at public auction.

Section 11  The said publication must be made once a week for three successive weeks, or supplement thereto in some newspaper published in said City of San Diego (in the official paper of said City when practicable) and must designate the time and place of sale, which time must not be less than twenty-one nor more than twenty-eight days from the first publication, and the place must be in front of the City Hall, the same being the rooms occupied by the Board of Trustees of said City.
Section 12

The City Tax Collector as soon as he has made the publications required in the preceding sections, must file with the City Clerk and County Recorder respectively, a copy of the publication, with an affidavit attached thereto that it is a true copy of the same, that the publication was made, and the date of each appearance.

Section 13

On the day fixed for the sale or on some subsequent day to which he may have postponed it, the City Tax Collector, between the hours of 10 o'clock A.M. and 3 o'clock P.M. must commence the sale of the property advertised, commencing at the head of the list and continuing alphabetically or in the numerical order of lots and blocks until completed. He may postpone the day of sale from day to day, but the sale must be completed within three weeks from the day first fixed. And the said sale must be conducted in the manner and spirit of the law providing for the sale of property delinquent for State and County Taxes, with the exception when there is no bidder at such sale for any piece or parcel of property offered, the City Tax Collector shall so note the fact on the delinquent list, the unpaid taxes shall be carried on to the succeeding years Assessment Book against the person or persons and against the property in the manner and spirit of the law providing for the sale of property delinquent for State and County Taxes.

Section 14

On receiving the amount of the taxes, the City Tax Collector must make out in duplicate a certificate dated on the day of sale, stating (when known) the name of the person assessed, a description of the land sold, the amount paid therefor, that it was sold for taxes naming the year, signed by said Tax Collector, and one copy delivered to the purchaser and the other filed in the office of the County Recorder.
Section 15  A redemption of the property may be made within twelve months from the date of the purchase.

Section 16  If the property is not redeemed in twelve months from the date of sale, the Tax Collector must, on request, make to the purchaser or his assignee a deed of the property, reciting in the deed substantially the matters contained in the certificate of sale, and that no person has redeemed the property in the time allowed by law for its redemption.

Section 17  Such deed duly acknowledged or proved is (except as against actual fraud) conclusive evidence of the regularity of all other proceedings from the assessment by the City Assessor, inclusive up to the execution of the deed, and the deed conveys to the grantee the absolute title to the lands described therein free of all incumbrances.

Section 17  The City Tax Collector must on the third Monday in June 1880 attend at the office of the City Clerk, with the delinquent list, and said Clerk must then carefully compare the list with the assessments of persons and property not marked "paid" on the Assessment Book, and when taxes have been paid, must note the fact in the appropriate column of the Assessment Book. There must be administered to said Tax Collector an oath, to be written and subscribed in the delinquent list, that every person and all property assessed in the delinquent list on which taxes have been paid has been credited in the list with such payment. The City Clerk must then foot up the amount of taxes remaining unpaid and credit the City Tax Collector with the amount, and have a final settlement with him; and the delinquent list must remain on file in the office of said Clerk.

Section 18  All Ordinances of the City of San Diego and all parts of Ordinances of said City in conflict with this Ordinance are hereby repealed.
Passed and approved by the Board of Trustees of the City of San Diego,
State of California this 6th day of October A.D. 1879.

ATTEST. H.T. Christian  D.O. McCARTHY
City Clerk            President

(SEAL)

CHARTER ORDINANCE NO. 57.
(NEW CHARTER)

THE CITY OF SAN DIEGO ACTING herein, by and through its Board of Trustees
does ordain as follows:

SECTION 1. The sum of thirty cents on every one hundred dollars of assessed
value of real and personal property within the corporate limits of said city
is hereby levied for revenue purposes for the fiscal year ending December
31st, 1880 and the sum of one dollar on every one hundred dollars valuation
of said property is hereby levied for the purpose of paying interest on
the debt of said city for said year, and the further sum of twenty cents
on every one hundred dollars valuation of said property is hereby levied
for the sinking fund for the payment of the principal of the bonds of said
City for said year.

SECTION 2. It is further ordained that if said taxes are not paid on or
before the hour of six o'clock P.M. on the first Monday of March, 1881,
the same shall be thereafter delinquent, and in all other aspects said
tax list shall be prepared and said taxes collected as provided in Charter
Ordinance No. 46 (New Charter) except where the date 1879 occurs in said
Ordinance No. 46 it is hereby made to read 1880, and where the date 1880
occurs in said Ordinance 46 it is hereby changed to read 1881, and as thus
changed the said Ordinance No. 46 is hereby declared in force as to the
collection of said tax levied by this Ordinance.

Passed and approved at a regular meeting of the Board of Trustees of the
City of San Diego, State of California, held on the 10th day of November,
A.D. 1880.

San Diego, Nov. 10, 1880

[SEAL]  S.P. JONES, President
ATTEST: THOMAS WHALEY, Clerk
NEW CHARTER ORDINANCE

NO. 46

Passed and approved by the Board of Trustees this Oct. 6th 1879 and published according to law.

H. T. Christian
City Clerk
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 46 of the City of San Diego, California, adopted October 6, 1879

Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL]

By ________________________ Deputy
CHARTER ORDINANCE NO. 45.
Ordering Sale of City Lands.
(Approved September 19th, 1879.)
The City of San Diego, acting herein through its Board of Trustees, does ordain as follows, to wit:

Sec. 1. That there be sold at public auction, in the manner provided by law, the following described land, the property of said city; and the clerk of said city is hereby ordered, on the expiration of the legal period of publication of this ordinance, to give the notice of sale of said land by publication, as required by clause 15 of section 10 of the Charter of said city and of the law.

Sec. 2. Description of land ordered to be sold by this ordinance, to wit:
All the right, title, interest, and estate of the City of San Diego in and to all those certain lots, pieces, parcels or tracts of land situate, lying and being within the limits of the Pueblo of the City of San Diego, in the County of San Diego, and State of California, and more particularly numbered and described according to the official map of said city, made by James Passou, City Engineer of said City in May, 1870, as follows, to wit: East ½ of Pueblo lot numbered eleven hundred and seventy-nine (1179), and whole of Pueblo lots numbered 1203, 1204, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1239, 1241, 1242, 1243, 1244, 1245, 1246, 1247, the east ½ of Pueblo lot 1258 and the whole of Pueblo lots 1259, 1260, 1261, 1262, 1263, 1264, 1265, 1266, 1267, the east ½ of Pueblo lot 1268 and the whole of Pueblo lots 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, the west ½ of Pueblo lot 1279, the whole of Pueblo lot 1280, the east ½ of Pueblo lot 1281, the whole of Pueblo lot 1282, the west ½ of Pueblo lot 1283, the whole of Pueblo lot 1284, and the whole of the lots numbered 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1292, 1293, 1294 and the west ½ of Pueblo lot 1295.

I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 45 of the City of San Diego, California, adopted September 19th, 1879, as found on page 502 of Book No. 2 record of the City of San Diego.

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

By
Deputy
Ordinance No. 46.

Leaving City Tax of 1879 and

Providing for the Collection of Taxes

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
Fixing time of Board Meetings at 1 o'clock p.m.
CHARTER ORDINANCE NO. 47
(New Charter)

Fixing time of meetings of the Board of City Trustees.

The City of San Diego, acting herein through its Board of Trustees does ordain as follows:

Sec. 1 - That hereafter the regular monthly meetings of the Board of Trustees shall be held at 1 o'clock P.M. on the first Monday of each month.

Sec. 2 - All ordinances and parts of Ordinances inconsistent herewith are hereby repealed.

Passed and approved by the Board of Trustees of the City of San Diego, this Nov. 3rd 1879.

ATTEST: H.T. Christian D.O. McCARTHY
City Clerk President

(SEAL)
NEW CHARTER ORDINANCE

NO. 47

Passed & filed Nov. 3rd 1879

H.T. Christian
Clerk
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 47 of the City of San Diego, California, adopted November 3, 1879

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL] By ________________________ Deputy
Charter Ordinance No. 46
(Sew Charter)

Levying city tax for the year 1879 for providing for the collection of fares.
The city of San Diego, through its Board of Trustees, does ordain as follows:

The rate of taxation for revenue purposes of the city of San Diego for the fiscal year ending December 31st, 1879, is hereby fixed and levied at the sum of thirty cents on every one hundred dollars of the assessed value of all the real and personal property within the corporate limits of said city, made taxable by law; and the rate of taxation for the purposes of the City and Redemption Fund of the city of San Diego, is hereby fixed and levied at the sum of twenty cents on every one hundred dollars of the assessed value of all the real and personal property within the limits of said city, made taxable by law.

Sec. 2

As soon as the Board of Equalization of said city of San Diego shall have adjourned their annual meeting held to equalize the assessment of property made by the city assessor for the fiscal year ending December 31st, 1879, the assessment books of property made by said officer as a "true list of all the taxable property within the limits of the City of San Diego", must be delivered to the city clerk of said city and thereupon said clerk shall compute by entries in a separate money column in said assessment...
Sec. 3.

On or before the first Monday in December, 1879, the said city clerk must deliver the said Assessment Book of property so settled up by him and rates computed thereon by him, to the Tax Collector of said city, with an affidavit thereto attached, and by him subscribed, in effect to wit:

I, ———, Clerk of the city of San Diego, State of California, do swear that I received the Assessment Book of all the taxable property of the city of San Diego for the fiscal year ending December 31st, 1879, that I have returned the respective sums due as taxes upon said property, and have added up the columns of valuation and rates as required by law, and that the foregoing is a full and true computation of the same.

On delivering the said Assessment book to the Tax Collector as provided, the city clerk must charge said Tax Collector with the full amount of taxes levied for the fiscal year 1879, and report the same at regular meeting of the board of directors of said city, the amount so charged.
On the first Monday in February a.d. 1889, and three days thereafter, the City Tax Collector must cause to be published a notice specifying, 1st. That City Taxes for the fiscal year ending December 31st, 1879, are due and payable. 2nd. That City Taxes will become delinquent on the first Monday in April a.d. 1880, at 6 o'clock P.M., 3rd. The time and place at which payment of said taxes may be made. Said notice must be published for two weeks in some weekly or daily newspaper published in said city.

The Tax Collector must mark the date of payment of any tax in said assessment book opposite the name of the person for whom payment is made, opposite the item of property so paid on, and he must give a receipt to the person or persons paying any tax, specifying the amount of the assessment, and the tax paid, with a description of the property so paid.

On the first Monday of each month the city Tax Collector must settle with the city clerk for all money collected for said city, and pay the same into the city treasury, failing to which the city Treasurer will refuse to receive any report of such payments, under oath, with the Treasurer's receipt attached thereto, with the city clerk of said city. If the city Tax Collector refuses or neglects to make the payment of settlements herein required for a period of five days, he will be liable to said city for the full amount of the taxes charged upon the assessments hereon.
On the third Monday of April, 1889, the City Tax Collector must deliver to the City Clerk a complete "delinquent list" of all persons and property then owing City taxes in said city to the City of San Diego, and the City Clerk must carefully compare the list with the assessment books, and if satisfied that it contains a full and true statement of all taxes due and unpaid, he must first inspect the total amount of taxes as remaining unpaid, inspect the Tax Collector who acted under the law, and make a final settlement with him of all taxes charged against him on the assessment books, and in case any deficiency of it, require from him an immediate account of the same.

After settlement with the City Tax Collector as prescribed in the preceding section, the City Clerk must charge said Tax Collector, then acting, with the amount of taxes due on the delinquent list, and within three days thereafter deliver the list duly certified, to such Tax Collector, and within ten days thereafter, the City Clerk must present a statement to the Board of Trustees of said city of each kind of property assessed and delinquent to the total amount of delinquent taxes.

On or before the first Monday in May, 1889, the City Tax Collector must publish the delinquent list, which must contain the names of the persons, a description of the property delinquent, and the amount of taxes due, opposite each name and...
Sec. 11

The publication must be made once a week for three consecutive weeks, in some newspaper published in said city of San Diego (in the official paper of said city when practicable) and must designate the time and place of sale which time must not be less than twenty nor more than twenty-eight days from the first publication.

The place must be in front of the City Hall, the same being the room occupied by the Board of

The City Tax Collector or some officer he has made the publications required in the preceding sections, must file with the City Clerk's Office, respectively, a copy of the publication, with an affidavit attached thereto that it is a true copy of the same, that the publication was made the date of such appearance.

On the day fixed for the sale or on some subsequent day at which he may have prorogued it, the City Tax Collector, between the hours of 10 o'clock A.M. and 3 o'clock P.M., must commence the sale of the property advertised, commencing at the head of the list and continuing alphabetically...
in the numerical order of lots and blocks until completed. It may postponed the day of sale from
day to day, but the sale must be completed within
three weeks from the day first fixed. And the said
sale must be conducted in the manner and spirit
of the law providing for the sale of property delinquent
for State or County taxes, with the exception when
there is no bidder at such sale for any piece or parcel of
property offered, the City Tax Collector must take the
amount on that the unpaid taxes
be carried on to the succeeding year’s taxes
and sent back against the person or persons and
against the property.

On receiving the amount of the tax, the City Tax
Collector must make out and deposit a certificate
dated as the day of sale, stating (where necessary) the
name of the person assessed, a description of the property
sold, the amount paid therefor, that it was sold for the
naming the year, signed by said Tax Collector, and
me copy delivered to the purchaser and the other filed
in the office of the County Recorder.

A redemption of the property may be made within twelve months from the date of the purchase.

If the property is not redeemed in twelve months from
the date of sale, the Tax Collector must, on request,
made to the purchaser or his assignee, a deed of the
property, reciting in the deed substantially the
words, and the certificate of sale, and that
no person has redeemed the property in the time allowed.
All Ordinances of the City of San Diego and all parts of Ordinances of said city in conflict with this Ordinance are hereby repealed.

Passed and Approved by the Board of Trustees of the City of San Diego, State of California, this 5th day of October, A.D. 1879.

Att'd.
H. F. Christiansen
Chairman

Charter Ordinance No. 57.
(NEW CHARTER.)

THE CITY OF SAN DIEGO, acting herein, by and through its Board of Trustees, enacts as follows:

Sec. 1. The sum of thirty cents on every one hundred dollars of assessed valuation of real and personal property within the corporate limits of said city is hereby levied for revenue purposes for the fiscal year ending December 31st, 1880, and the sum of one dollar on every one hundred dollars valuation of said property is hereby levied for the purpose of paying interest on the debt of said city for said year, and the further sum of twenty cents on every one hundred dollars valuation of said property is hereby levied for the sinking fund for the payment of the principal of the bonds of said city for said year.

Sec. 2. It is further ordained that said taxes are not paid on or before the first hour of the first day of March, 1881, the same shall be thereafter delinquent, and in all other respects said tax list shall be prepared and said taxes collected as provided in Charter Ordinance No. 46 (New Charter) except where the date 1879 occurs in said Ordinance No. 46 it is hereby made to read 1880, and where the date 1880 occurs in said Ordinance No. 46 it is hereby changed to read 1881, and as thus changed the said Ordinance No. 46 is hereby declared to be the collection of said tax levied by this Ordinance.

Passed and approved at a regular meeting of the Board of Trustees of the City of San Diego, State of California, held on the 10th day of November, A.D. 1880.

San Diego, Nov. 10, 1880.

(Pet.)
By: S. C. Towle, President.

Albin: John W. Mullan, Clerk.
Ordinance No. 47

Fixing time of Board Meetings
at 10 o'clock P.M.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor

1879
DOCUMENT NO. 258

ORDINANCE NO. 48

Ordering Sale
of City Lands
Delinquent, property.

Book A2  Page 525  File 2
Ordering Sale of City Lands.

In the name and by the authority of the
City of San Diego -

The City of San Diego acting herein
by and through its Board of Trustees -
does ordain as follows to wit -

Section I.

That there be sold at public auction in the
manner provided by law the following described land
the property of said City: And the Clerk of said
City is hereby ordered on the expiration of the
legal period of publication of this ordinance to
give the notice of sale of said lands by publication
as required by clause 12 of Section 10 of the Charter
of said City and of the law.

Section II.

Description of lands ordered to be sold
by this ordinance to wit:
All the right title interest and estate of The City of San Diego in and to all those certain lots pieces parcels or tracts of land situate lying and being within the limits of the Pueblo of The City of San Diego in the County of San Diego and State of California and more particularly numbered and described according to the official map of said City made by Charles H. Poole in 1856 as follows to wit:

<table>
<thead>
<tr>
<th>Lot numbered</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>28</td>
</tr>
<tr>
<td>&quot;</td>
<td>29</td>
</tr>
<tr>
<td>&quot;</td>
<td>30</td>
</tr>
<tr>
<td>&quot;</td>
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Lot 5 in Block Numbered 135

Lot numbered 141

| "           | 141 |
| "           | 143 |
| "           | 144 |
| "           | 145 |
| "           | 147 |
Lot 1 in Block numbered 151
" 2 " " " 151
" 8 " " " 154
" 2 " " " 157
" 3 " " " 158
" 4 " " " 158
" 2 " " " 159
Block numbered 162
" " " 167
Lot numbered 169
" " 173
" " 178
" " 180
" " 182
" " 184
" " 187
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" " 257
" " 290
" " 292
" " 293
" " 294
Lot numbered 309
" " 319
" " 320
Lot 1 in Block numbered 353
Block numbered 355
" " 356
" " 358
" " 361
" " 381
" " 383
" " 386
" " 389
" " 391
" " 413
" " 414
Lot 3 in Block numbered 420
Block numbered 421
" " 437
" " 438
" " 440
" " 445
" " 447
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" " 466
" " 468
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" " 473
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" " 479
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" " 496
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Lot numbered
" "  1200
" "  1201
" "  1205
" "  1206
" "  1207
" "  1211
" "  1212
" "  1218
" "  1219
" "  1220
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" "  1796
" "  1799
" "  1158
" "  1159
" "  1162
" "  1800

also the following described Blocks of land, known as the Tremaine and Summer Tracts in what is known as the Reservation in said City.
Passed and approved by the Board of Trustees of the City of San Diego State of California this 15th Dec 1879 being a specially called and regularly adjourned meeting of said Board. Five members of said Board voting for the adoption of said ordinance.

ATTEST:

H.T. Christian                      D.O. McCarthy

[SEAL] Clerk of the City of San Diego    President

and Clerk of said Board of Trustees
CHARTER ORDINANCE

NO. 48

NEW CHARTER

ordering sale of
City lands

Passed & approved
Dec. 15th 1879

Filed Dec. 15. 1879

H.T. Christian
I hereby certify that the above and foregoing is a full, true and
correct copy of Ordinance No. 48 of the City of San Diego,
California, adopted December 15, 1879

______________________________
Charles G. Abdelnour
City Clerk of the City of
San Diego

[SEAL]  

By_________________________________ Deputy
Charter Amendment No. 49

(Fixed Time of Meetings of the Board of City Trustees)

The City of San Diego, acting herein through its Board of Trustees does ordain as follows:

Sec. 1. That hereafter the regular monthly meetings of the Board of Trustees shall be held at 8 o'clock P.M., on the first Monday of each month.

Sec. 2. All ordinances and parts of ordinances inconsistent herewith are hereby repealed.

Passed and approved by the Board of Trustees of the City of San Diego, this Nov. 3rd, 1879.

Attest:

H. T. Christian, City Clerk

W. W. Leffingwell, President
Ordinance No. 48
Ordinance Relating To the Sale of City Land

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
ORDINANCE NO. 49
Granting Street Car Franchise to Joseph Mannasseh et. al
CHARTER ORDINANCE NO. 49

(New Charter)

Street Railroad Franchise

In the name and by the authority of the City of San Diego

The City of San Diego acting herein by its Board of Trustees, does ordain as follows, to wit:

Section 1. The right of way and authority to lay railroad track through the streets and public highways of the City of San Diego, State of California, hereinafter designated, for the term of fifty years, with the right to equip, construct and maintain a street railroad and to run cars thereon as provided by law is hereby granted to Joseph S. Mannasse, Charles Deleval, Joseph Coyne, Adolph G. Gassen and Patrick O'Neill and their associates or assigns, over and through the following highways and streets to wit:

Commencing at a point on the Southerly boundary line of the Pueblo Lands of the City of San Diego, being the boundary line between said Pueblo Lands and the Rancho de la Nacion or National Ranch, where the public road or highway to National City intersects the said boundary line between said Pueblo Lands and said Rancho (said public road or highway being the road which is now traveled between the City of San Diego and National City and running west of what is known as the San Diego Brewery in Chollas Valley, and crossing
a bridge over a salt marsh bottom land southwesterly from the Salt
works, and particularly known as the straight direct traveled road
or highway between the two said Cities) thence running along said
public road in a northwesterly direction practically parallel with
the centre of I Avenue to a point where said public road or highway
intersects with Keat Street in what is known as the Railroad Lands;
thence along said Keat Street in a southwesterly direction to a
point where Keat Street intersects with "N" Avenue; thence along
said "N" Avenue in a northwesterly direction over and through said
Railroad Lands to a point where said "N" Avenue runs into, inter-
sects and connects with "N" Street in Mannasse and Schillers
Addition; thence following the same course and along said "N" Street
over and through said Mannasse & Schillers Addition and over and
through what is known as Cleveland's Addition; to a point where said
"N" Street intersects with "N" Street in what is known as Horton's
Addition to San Diego; thence along said "N" Street to the inter-
section of 12th Street in said Horton's Addition; thence northerly
along said 12th Street to a point where 12th Street intersects with
"K" Street; thence westerly along "K" Street to a point where said
"K" Street intersects with 5th Street; thence in a northerly direction
along said 5th Street to a point where 5th Street intersects with
"D" Street in said Horton's Addition; thence in a westerly direction
along said "D" Street to a point on the westerly boundary of said
Horton's Addition where said "D" Street connects into what is known
as Spring Avenue in New San Diego; thence along Spring Avenue in
the same westerly direction to a point where said Spring Avenue
intersects with what is known as California Avenue, thence in a
northerly direction along said California Avenue through what is
the said California Avenue intersects with
known as Middletown to a point where Third Street in said Middletown

intersects said California Avenue, thence in a northwesterly direction along said Third Street to a point where Third Street intersects with Witherby Street between said Middletown and Old San Diego thence in a northerly direction along said Witherby Street to a point where Moore Street of said Old San Diego intersects with Witherby Street; thence in a northerly direction along said Moore Street in Old San Diego to a point where said Moore intersects with Ampudia Street; thence in an easterly direction along Ampudia Street to a point where said Ampudia Street intersects with San Diego Avenue; thence in a northerly direction along the said San Diego Avenue to Washington Square known as the Plaza in Old San Diego and to the centre of said Washington Square; thence commencing at a point where Mason Street in said Old San Diego, runs into and intersects the aforesaid San Diego Avenue; thence in a westerly direction along said Mason Street to a point on the western boundary of Old San Diego and present western terminus of said Mason Street; thence in a westerly direction along the public traveled highway to a point on the eastern boundary line of Roseville where said highway intersects and connects with Main Street in Roseville; thence in a westerly direction from said point on said eastern boundary, along said Main Street through said Roseville to the public traveled highway between Roseville and La Playa to a point where said public highway intersects with the eastern end of San Antonio Avenue in the said La Playa; thence along said San Antonio Avenue in a westerly direction to the western terminus of said San Antonio Avenue and the western boundary line of said La Playa.
Section II. The said Railroad tracks shall be constructed on those portions of streets and highways designated in this ordinance as nearly as possible in the middle thereof; that portion of 5th and D Streets used by said track shall be planked, paved or macadamized the entire length of the said Streets used by said track between the rails and for two feet on each side thereof and between the tracks, if there be more than one, and to be kept constantly in repair flush with the streets, and with good crossings: that the track must not be more than five feet wide within the rails, and must have a space between them sufficient to allow the cars to pass each other freely.

Section III. Work to construct said Railroad must be commenced within one year from the time this ordinance acquires legal force and the filing of articles of incorporation by said grantees herein their associates or assigns and the same must be completed within three years thereafter, failure to comply with these provisions works a forfeiture of the right of way as well as of the franchise unless the uncompleted portion is abandoned by the corporation in writing.

Section IV. The sum of ten dollars per annum is hereby fixed as a license fee to be paid upon each car run on said road for the carrying of passengers.

Section V. The limitations, conditions, and provisions of sections 5499, 5500, 5501, 5503, 5504, 5505, 5506, 5507, and 5511 of the Civil Code of the State of California are made applicable to the grantees of the foregoing franchise, and the same is granted subject
thereto and made by the authority of title IV of the Civil Code aforesaid "Street Railroad Corporation" and of clause 1st of Sec. 10 of the Charter of said City of San Diego.

Passed and approved by the Board of Trustees of the City of San Diego, State of California this 15th day of December A.D. 1879.

ATTEST:
H.T. Christian
Clerk of the City of San Diego

D.O. McCARTHY
President
and Clerk of said Board

(SEAL)
NEW CHARTER ORDINANCE

NO. 49

Street Railroad
Presented and read before the Board of Trustees at regular meeting Dec. 13th. 1879, and laid over - - - - -

Passed and approved by the Board of Trustees this Dec. 15th 1879

H.T. Christian
Clerk

Filed Dec 17, 1879
H.T. Christian
Clerk
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 49 of the City of San Diego, California, adopte December 15, 1879

Charles G. Abdelnour
City Clerk of the City of
San Diego

(SEAL)

By__________________________ Deputy
Charter Ordinance No. 48

(Ordered sale of City Lands)

In the name and by the Authority of the City of San Diego,

The City of San Diego acting herein by and through its Board of Trustees—does ordain as follows to wit—

Section 1.

That there be sold at public auction in the manner provided by law the following described land, the property of said City: And the Clerk of said City is hereby ordered on the expiration of the legal period of publication of this ordinance to give the notice of sale of said land by publication as required by law, 12 of section 10 of the Charter of said City, and of this law.

Section 2.

Description of land.
ordered to be sold by this ordinance to wit:

All the right, title, interest and estate of the City of San Diego in and to all those certain lots, pieces, parcels or tracts of land, situate, lying and being within the limits of the Public Lots of the City of San Diego in the County of San Diego, and State of California, and more particularly numbered and described according to the official map of said City made by Charles Abbot in 1856 as follows to wit:

Lot numbered
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29 \\
30 \\
31 \\
32 \\
33 \\
34 \\
47 \\
50 \\
65 \\
66 \\
67 \\
69 \\
87 \\
100 \\
\end{array}\]
Lot 5 in Block number 135
Lot numbers
2
8
2
3
4
2
Lot 1 in Block numbered

Block numbered

Lot number
101
103
105
130
135
141
143
144
145
147
151
157
154
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158
158
159
162
167
169
173
178
180
182
184
187
189
192
193
Also the following described blocks of land,
known as the Tremaine & Summer Ranch and
then known as the Reservation in said city.
Passed and approved by the
Board of Directors of the City of
San Diego, State of California
this 15th Dec., 1879 being a
special and adjourned meeting of
said Board. Five members
of said Board voting for the
above named action.

H. T. Christian
President

 Clerk of the City of San Diego

 Clerk of said Board of Truttee
Ordinance No. 49

Grauting Street
Car Structure to
Joseph Manzoni
et al.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor
The City of San Diego acting herein by its Board of City Trustees does ordain

Sec 1.
Charter Ordinance No. 48 entitled "an ordinance ordering sale of City lands" passed and approved Dec 15th 1879 is hereby repealed.

Sec II
This ordinance shall take effect from its passage.

Passed & approved by the Board of City Trustees of the City of San Diego this 12th February 1880.

ATTEST:

H.T. Christian 
City Clerk

D.O. McCARTHY
President

(SEAL)
NEW CHARTER

ORDINANCE NO. 50

repealing No. 48

Filed February 12, 1880

H.T. Christian
Clerk
I hereby certify that the above and foregoing is a full, true and correct copy of Ordinance No. 50 of the City of San Diego, California, adopted February 12, 1880

Charles G. Abdelnour
City Clerk of the City of San Diego

[SEAL]  By _____________________________ Deputy
Charter ordinance No. 58
New Charter

The City of San Diego acting here
in by its Board of City Trustees
does ordain

Sec. 1,
Charter ordinance No. 48 entitles
an ordinance ordering sale of
City lands" passed and approved
Sec 15th 1879 is hereby repealed

Sec. II
This ordinance shall take effect
from its passage

Passed and approved by the
Board of City Trustees of the City of
San Diego this 12th day 1880

Attest
H. F. Christian
City Clerk

President
Charter Ordinance No. 49

Street Railroad Franchise

In the name and by the authority of the city of San Diego —

The city of San Diego, acting herein by its Board of Trustees, does ordain as follows, to wit:

Section 1. The right of way and authority to lay railroad track through the streets and public highways of the city of San Diego, State of California, hereinafter designated, for the term of fifty years, with the right to equip, construct and maintain a street railroad and to run cars thereon as provided by law, is hereby granted to Joseph T. Hanneux, Charles Delval, Joseph Bogue, Adolph G. Curran and Patrick O'Neil and their associates or assigns, over and through the following highways and streets to wit;
Commencing at a point on the Southern boundary line of the Pueblo lands of the city of San Diego, being the boundary line between said Pueblo lands and the Rancho de la Juventud. On the public road or highway to National City, intersects the said boundary line between said Pueblo lands and said Rancho (said public road or highway being the road which is now traveled between the City of San Diego and National City and running west of what is known as the San Diego Cemetery in El Cerrito valley, and crossing a bridge over the Salt Marsh bottom land, consisting of the salt works, and particularly known as the Straight direct traveled road or highway between the two said cities) thence running along said public road in a northwesterly direction, practically parallel with the center of I avenue to a point where said public road or highway intersects with Reat Street in what is known as the Railroad lands, thence along said Reat Street in a Southwesterly direction to a point where Reat Street intersects with J Avenue, thence along said J Avenue in a Southwesterly direction over and through said Railroad lands to a point where said J Avenue runs into, intersects and connects with H Street in Marceans and Schiller's Addition, thence following the same course and along said H Street over and through said Marceans & Schiller's Addition and over by through what is known as Cleveland's Addition to a point where said H Street intersects with H Street in what is known as The Addition to San Diego, thence along said H Street to the intersection of
sae Stockton addition; thence northerly along said 12th street to a point where 12th street intersects with "K" street; thence westerly along "K" street to a point where said "K" street intersects with 5th street; thence in a northerly direction along said 5th street to a point where 5th street intersects with "D" street in said Horton's addition; thence in a westerly direction along said "D" street to a point on the westerly boundary of said Horton's addition where said "D" street connects into what is known as Spring Avenue in San Diego; thence along Spring Avenue in the same westerly direction to a point where said Spring Avenue intersects with what is known as California Avenue; thence in a northerly direction along said California Avenue through what is known as Middletown to a point where said California Avenue intersects with Third Street in said Middletown; thence along said California Avenue, thence in a northerly direction along said Third street to a point where said Third street intersects with westerly street between said Middletown and Old San Diego; thence in a westerly direction along said westerly street to a point where More street of said Old San Diego intersects with westerly street; thence in a northerly direction along said More street in Old San Diego intersects with Anti-Media Street.
hence in an easterly direction along Amvidia
Street to a point where said Amvidia Streets
intersects with San Diego Avenue; thence in
a northerly direction along the said San Diego
Avenue to Washington Square, known as the
Plaza in Old San Diego, and to the centre of
said Washington Square, thence commencing at
a point where Seawell Street in said Old San Diego
runs into and intersects the afore-said San Diego
Avenue; thence in a westerly direction along
said Seawell Street to a point on the western
boundary of Old San Diego, and present western
terminus of said Seawell Street; thence in a
westerly direction along the public traveled high-
way to a point on the eastern boundary line of
Roseville, where said highway intersects and
connects with Main Street in Roseville; thence
in a westerly direction from said point on said
eastern boundary, along said Main Street through
said Roseville to the public traveled highway
between Roseville and La Playa to a point where
said public highway intersects with the eastern
end of San Antonio Avenue in the said La Playa
thence along said San Antonio Avenue in a westerly
direction to the western terminus of said San Anto-
nio Avenue and the western boundary line of said
La Playa.
Section II. The said Railroad tracks shall be constructed on three portions of streets and highways designated in this ordinance as nearly as possible in the middle thereof; that portion of 5th and 9 streets used by said track shall be planted, paved or macadamized the entire length of the said streets used by said track between the rails and for two feet on each side thereof and between the tracks, if there be more than one, and to be kept constantly in repair, flush with the streets, and good with good crossings; that the track must not be more than five feet wide within the rails and must have a space between them sufficient to allow the cars to pass each other freely.

Section III. Work to construct said Railroad must be commenced within one year from the time this ordinance acquires legal force and the filing of Articles of Incorporation by said grantees herein, their associates or assigns and the same must be completed within three years. Thereafter, failure to comply with these provisions will be a forfeiture of the right of way as well as of the franchise unless the uncompleted portion is abandoned by the corporation in writing.

Section IV. The sum of ten dollars per annum is hereby fixed as a license fee to be paid upon each car run on said road for the conveyance of passengers.
Section V. The limitations, conditions, and provisions of Sections 5499-5600-5501-5503-5504-5505-5506-5507- and 5511 of the Civil Code of the State of California are made applicable to the guaranties of the foregoing franchise and the same is granted subject thereto and made by the authority of title IV of the Civil Code of said "Street Railroad Corporation" and of Article 1st of Sec. 10 of the charter of said City of San Diego—

Passed and Approved by the Board of Directors of the City of San Diego, State of California, this

day of December, 1879

Section VI. All ordinances and parts of ordinances in conflict herewith are hereby repealed, and all franchises in said City that heretofore granted for railroad purposes upon which actual work has not been done as required by law are hereby declared

Forfeited—

Passed and approved by the Board of Directors of the City of San Diego, State of California this

day of December 1879

forfeited

Presidet

Clerk of the City of San Diego

Attst.

Clerk of said Board
Ordinance No. 50.

Ordinating Sale of City Lands

Repeals Ordinance No. 48.

Adopted by Board of Delegates

Adopted by Board of Aldermen

Approved by the Mayor