

CLEAR WATER GURGLING AGAIN.

Another Proposition Submitted to the Trustees.

J-Street Accepted—Alley at the Electric Railway Car-House Ordered Closed.

The Board of City Trustees met in weekly session last night, Trustees Lawton, Wachhorst, Kent, Davis, Bragg, Tozer, Leonard, Devine and Pennish being present.

FROM THE MAYOR. The following communications were received from the Mayor and placed on file:

To the Board of Trustees: I herewith transmit to your honorable body, with my approval, indorsed thereon, a resolution No. 354, entitled "An ordinance approving and accepting the work of grading, paving and curbing J street, from the west line of Third street to the east line of Eleventh street."

B. U. STEINMAN, Mayor. COUNTED THE CASH. To the Board of Trustees: I respectfully report that in conjunction with W. D. Lawton, President of the Board of Trustees, and J. Frank Brown, City Attorney, I counted the cash in the City Treasury on July 2, 1894, and found the same to agree with the amount required by the Auditor's books.

The following is an account of the moneys received and disbursed by the City Treasurer during the month of June, 1894:

Balance on hand June 1, 1894, \$205,680 90 Receipts during the month, 25,422 08 Total, \$231,102 98

Disbursements, 231,102 98 Balance on hand July 1, 1894, \$188,919 09

Respectfully submitted, B. U. STEINMAN, Mayor.

We certify that we were present when the cash in the treasury was counted and assisted in the counting of the same, and, further, that the above report is correct.

W. D. LAWTON, President Board of Trustees. J. FRANK BROWN, City Attorney.

Devine, of the special committee appointed to wait on the Board of Supervisors with regard to the bridges on the Y-street levee, reported that that board was willing to bear their share of the expense if they could be informed of the cost.

He therefore moved that the City Surveyor be ordered to prepare estimates of cost of the bridges and report to the board. The motion was carried.

Bragg moved that the bond presented by the Capital Gas Company to indemnify the members of the board in case the gas bills were paid, be approved by the board. His motion received no second.

Tozer reported that the cost of printing the ordinances would be twenty-five cents per 100 sheets. He moved that 2,000 of each ordinance be published in the form of sheets.

Davis asked if it was intended that the ordinances were not to be published in the papers. He thought that many people would read them in that shape.

Kent advocated printing them in the papers. Devine said if the expense of printing them in the papers did not too much exceed that of sheets, he should advocate publishing them in the papers, otherwise he would prefer the sheets.

The report was laid over for one week. Tozer also reported in relation to help for the Clerk of the Board of Equalization, that a young man who has been employed by the Clerk could be secured for that purpose, as he was through with the work on which he had been engaged.

Lincoln White stated that the opinion of the City Attorney was that the railroad company had no right to maintain obstructions on Sixth street.

On motion of Davis, the matter was laid over one week. Jay K. Brown stated that there was some opposition to allowing the railroad company to lay a track on the new lot.

He asked that the matter be laid over for the present. On motion of Leonard, the matter was postponed for two weeks.

Leonard spoke on the subject of the proposed riot drill on the Fourth of July. There was a strike on at present, and many men were out of employment. He feared that it would not be safe to hold a riot drill at that time, and he moved that a committee of one be appointed to confer with General Sheehan, and ask him to dispense with the drill on that day.

Devine spoke against rescinding the permission. The Chairman said he thought that the matter lay with the Fourth of July Committee.

George W. Ficks said that General Sheehan had stated that if the board was opposed to the drill the committee did not wish to insist on it. He did not, however, think that there was any danger in having a riot drill, and he thought it would add much to the enjoyment of the occasion.

Frank W. Bennett said that he was a member of a committee which had been sent by Knox of the Railway Union to ask that the drill be dispensed with. A large number of the militia are among the members of that strike and are opposed to turning out and taking part in the drill, as they fear remarks will be made on that account. They therefore asked that the drill be omitted from the programme.

District Attorney Ryan said that the riot drill was proposed by General Sheehan several weeks ago as one of the features of the day. There had been riot drills in this city before this—several years ago—and this had no reference to the present state of affairs. Both sides are peaceable and likely to be so.

Everyone knows that the National Guard is organized to preserve law and order, and no one doubts their loyalty. They are obliged by law to turn out on July 4th, whether there is a riot drill or not. The drill was simply intended to be a feature of the celebration—to make a lot of noise, as all do on the Fourth of July, with pistols and firecrackers.

He did not think that this committee looked at it in the right way, as the drill was only for the purpose of celebration. It had been put in the programme in good faith and all the arrangements made.

Leonard stated that a remark made by one of the Fourth of July Committee had made considerable ill feeling amongst the working people. Under the present circumstances some remark might be made on that day that would be resented, and might make trouble, and for that reason he had always opposed the drill from the first.

The motion was defeated. ADDITOR'S VETO. A communication was received from the Auditor, declining to draw a warrant for the bill of L. E. Rose for \$124 for taps. Davis moved to return half of the taps, so as to come within the \$100 limit, and another order could be given for the remainder.

Pennish wanted to know if the price of the taps had been ascertained before the order was given. Davis said that he did not know when the taps were ordered that they would cost over \$100.

The motion was carried. Kent said the taps were not all got at once, but Mr. Rose had put the different orders into one bill.

Pennish interrupted him with the remark that the question had been disposed of, and Kent returned that he was now speaking to another question—that of buying supplies, on which Pennish said in so closely with the Mayor. With him and the Mayor on one order, the latter could buy supplies without any limit.

This precipitated some lively sparring between him and Pennish, which was checked by the President.

LEVEE BOND INTEREST.

A communication from the Auditor was read, stating that as no levee bonds had been issued, that was contemplated at the time of the tax levy, there was a shortage of \$140 to pay the interest due July 1st. He suggested that \$140 be transferred from the levee fund to the levee bond fund.

On motion of Devine, it was so transferred. CLEAR WATER AGAIN. The following communication was received and action on it deferred for eight weeks:

SACRAMENTO, Cal., July 2, 1894. To the Honorable Mayor and Trustees of Sacramento City—GENTLEMEN: Having notice that by almost a unanimous vote you have decided that the clear water furnished by Henry, Abbott, et al, has been rejected, and also noticing that it seems to be the unanimous desire of all the Trustees of the city that we should have clear, wholesome water, and believing that this view is held by 90 per cent. of the citizens of Sacramento, I wish to call your attention to the following facts:

There is a fact that about one and one-half miles east of the city which has been heretofore known as the "Gravel Pit." I have every reason to believe that this gravel pit was once a channel of the American River, which emptied into the Sacramento River about four or five miles south of this city. If this is a fact, it is a fact that the gravel is inclosed by well-defined banks, as has been proved by me by a drain dug some 600 or 700 feet from the gravel pit west toward the city, which has shown that it is impossible for surface water to penetrate this pit below the surface soil.

I am willing to allow the city the privilege of undertaking to make proper test by pumping out the surface water and digging pits in this sand to any depth you may see fit, so that you may test and know whether there is a sufficient quantity of water, and if this has been demonstrated to your satisfaction that there is, then have the water properly analyzed, and should it be found that you have a sufficient quantity, and also of the proper quality, I will furnish to the city of Sacramento from five to seven acres of Tracts, including this gravel pit, or such amount of land as is necessary to maintain a proper water system for the city, for the consideration of \$100,000, with further consideration that I am to have water for my house and barn and orchard, immediately adjoining thereto.

A water works could be erected on this land cheaply, the fact that there is plenty of stone in the gravel pit for all mason work. There has been a trench dug several hundred feet west of the gravel pit, at a cost of over \$2,000, which might be utilized in laying the water mains, which should be at least thirty-six-inch No. 10 wrought iron pipe, in order to be able to stand the proper pressure and furnish the necessary quantity of water for a growing city for a permanent water system. I have been strong in the belief that a water works at South Bend, Indiana, last year, and saw there a system of wells in the gravel where sufficient water is obtained of the very finest quality for such purposes. Tracts between Kalanazoo, Battle Creek and others between Lake Michigan and Lake Erie, where there is supposed to be an underground current of water, and the sand and gravel, and since that visit I am convinced that this gravel pit of mine is the proper place for a water system for Sacramento. The cities located on the sand and gravel belt between Lake Michigan and Lake Erie, in Michigan and Indiana, are supplied with as fine water as any cities in the world could desire, and it can be had when you can keep the surface and spigot water from coming in contact with the living water in the sand and gravel below.

By establishing a system of water works at the east of the city you can bring into market a large portion of the water which will greatly increase the water revenue.

I am aware that it is maintained that the city has not sufficient money, nor is it the power of the Trustees to establish water works. If this is a fact it is well that we should know the true condition of affairs, and as the Legislature is the proper authority to grant the necessary legislation (as an emergency act) to establish water works near the city a proper water system.

The present Water Works are inefficient, and the city is liable at almost any time to be confronted with a water shortage, and it is conceded by all that this question should be settled as to the ability of the city to erect water works. Therefore I have called your attention to this matter in order that you may be able to make the proper tests at small costs during the time you are investigating the subject of your ability to be able to construct the proper water system that this city requires.

Trusting that you may avail yourselves of this opportunity, I remain yours respectfully, L. E. ROSE.

REFUNDING BONDS. Devine said it would be well for the members of the board to impress upon those who will represent the city in the Legislature, to have a strong opinion in favor of taking action on refunding the present debt. If it is done it will reduce the taxes to \$1.50. Let posterity pay this debt.

ALLEY CLOSED. Davis called up the ordinance closing the alley at the twenty-eighth street, between M and N.

Devine opposed it. It had been referred to him and the Mayor, and the latter told him that it had always been his rule to oppose the closing of alleys. He thought the street railway company had obtained many valuable privileges at a very small cost, and he did not believe in granting the same to the city. He did not think the alley should be closed.

Lawton said that as a rule he was opposed to closing any alleys. He had far more open than closed alleys, however, asked to have this alley closed for their own protection, and they propose to build extensive works. They will give employment to 500 people and be a great improvement to the city. He favored closing it.

The ordinance was passed. OTHER ORDINANCES. Leonard introduced a resolution that wood and hay shall be sold only on the market on B street was passed.

The plumbing and drainage ordinance, after considerable discussion, was laid over for two weeks.

An ordinance permitting managers of theaters and newspapers the privilege of maintaining bulletin boards upon the sidewalks was adopted.

CLERK EMPLOYED. Leonard introduced a resolution that the board employ an assistant clerk for a month on Board of Equalization work at a salary of \$75.

The resolution was adopted unanimously. SALOON LICENSES. A license was granted to Rippon & Tryon to keep a saloon at 223 Twelfth street.

Andrew Waldron was granted a license to keep a saloon at 706 J street, and H. D. Gamble to keep a saloon at 916 Seventh street. These are over and over the limit.

Portions were presented for license to keep a saloon by Johnson & Armbruster at 107 Second street; Stewart & Lancaster at 1014 J street; and Jones at 1817 Tenth street. They were referred to the Chief of Police.

MISCELLANEOUS. The claim of Mary Gomez for \$2,500 for damages, sustained by falling off the Corporation Council.

The Clerk was instructed to advertise for sixty first-class newspaper notices for six months' supplies for stationery, etc., and that no supplies be furnished except on order of the heads of departments.

Tozer moved that a committee be appointed for the purpose of arranging for all supplies.

The motion was carried. Tozer, Leonard and Davis were appointed as such committee.

The board then adjourned.

THE DAY THE EAGLE SCREAMS.

What the Committee Asks Citizens to Do To-morrow.

Reasonable Requests That All People May be Allowed to Witness the Celebration.

The financial stringency of the times prevents Sacramento indulging on the Fourth of July in the usual parade with bands, floats, full military line, fire department, societies in procession, etc., for this is always a costly item in the celebration.

But there has been arranged a series of patriotic exercises that very well fill the place.

The citizen soldiery, in which all good citizens take high pride, on that day is required by law to turn out and have a drill or parade or review somewhere. For this occasion, therefore, it was asked some weeks ago to have an exhibition street drill, which will involve a goodly amount of saluting with blank cartridges, street formations and movements as laid down in the school for the soldier.

This exhibition is perfectly harmless, and noisy enough to delight the most enthusiastically patriotic youth, and there is no danger of any kind to the citizens attached to vehicles are kept off of the streets where the movements are to be shown, and unless this is done they cannot take place.

The Fourth of July Committee, which elsewhere publishes its programme, has asked the people, therefore, to come out and help on the celebration, but on foot, from tenth to twelfth, on the streets where the "boys in blue" will honor the day by showing how rapid formations are made and skirmish, platoon and battalion drill, in line, etc.

A reasonable one and will be observed by all good citizens.

Let it be generally understood, therefore, that to witness the parade will be in the agreement, and that during the two hours named the section between the alley north of J and south of K be kept clear of teams.

A very fine display of fireworks, all to be thrown far into upper air, has been provided for. But that it may be enjoyed by the people, spaces for their assembling in safety should be given. To end the Citizens' Committee has asked that no teams be driven upon the streets around the Plaza after 7 o'clock to-morrow evening.

If this is complied with there will be room for 20,000 people to assemble. But a single frightened horse on those streets might cause a panic, and even destroy life. It is, therefore, a reasonable request that horses be kept away from the vicinity of the Plaza to-morrow night, that the people may have the streets from which to see the fireworks, and that the explosion of the aerial bombs may result in no injury by frightening horses that might dash through the multitudes.

To-morrow at noon literary exercises are to be held in the beautiful Wigwam in the new Pavilion, for the first time since its engagement. The opera was splendidly sung and magnificently costumed. It was by far the best of the many performances yet given by the Clunie Opera Company in this city, and merits a long and successful run. A more extended notice will be given hereafter.

SOCIAL AND PERSONAL. William M. Nichols is up from San Francisco to visit his friends.

Miss Jessie Jackson is visiting friends in San Francisco.

Captain W. M. Hawkins of Chico is at the Capital Hotel.

Sol Runyon and George Greene of Portland are at the Capital Hotel.

Mrs. J. P. Cosgrove has gone to San Francisco to visit the Midwinter Fair.

Dr. J. T. Martin of Woodland and Fred Huntington and Miss H. L. Huntington of the same place are stopping at the Capital Hotel.

F. H. Kimball, Business Manager of the Insignia, the official organ of the Improved Order of Odd Fellows, is stopping at the State House.

City Jail's New Gas Supply. The gas generator put in at the Police Station, to furnish that place and the Water Works building with gas, was in working order last night. The generator works well and the lights furnished give satisfaction.

Fourth of July Singers. All those who are to take part in the chorus at the Fourth of July exercises are requested to meet at Chiekersing Hall at 8 o'clock this evening for rehearsal.

Suit for Divorce. John S. Howard, by his attorneys, Armstrong & Bruner, has brought suit for divorce against Electra Howard.

L. F. BASSETT, Civil Engineer and Surveyor, 1006 Eighth street.

TRY McMorris' Teas. They are the best in the market. 531 M street.

OPEN all day, Clear Water Swimming Baths, Twentieth and O.

MARRIED ladies try Seguro. Take no substitute. See general notice column.

DAVIS-SPRING—in this city, July 24, by Rev. A. C. Herick, Thomas N. Davis to Ann Spring, both of El Dorado.

DUIHAIN-GRAY—in this city, June 30, 1894, Charles E. Duhan of Sacramento to Marie Gray of Marysville.

DAVIS-Near Union House, June 30th, to the wife of M. B. Davis, a daughter.

DAVIS-DAVIS—in this city, July 1st, Sarah E., wife of W. D. Davis, a native of Missouri.

CHAMBERLIN—in this city, July 2, 1894, Bridget, mother of Mamie Chamberlin, a native of Mannanary, near Glasco, County Monaghan, Ireland, aged 93 years, 6 months.

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THE REGATTA. It is expected that a large number of persons will congregate on the river bank to witness the regatta, the hour for which has not been announced. The races will consist of first, professional skill race; second, skiff race for oarsmen under 12 years of age; third, duck boat race; fourth, ladies' race; fifth, sailing race; sixth, tub race; seventh, swimming race.

Increasing Demand for the Serial—The First Nine Ready.

A few weeks ago the RECORD-UNION made arrangements with the publishers of "Harper's Pictorial History of the Civil War," whereby its subscribers might purchase each part of the series of twenty-six numbers at eight cents per part. Many hundreds of the numbers have been purchased by subscribers, and the remarkably low price at which the publication is sold has become a matter of general comment.

The history is an excellent one, very accurate, and written by the foremost historians of late years. It is very freely illustrated, and a detailed story of the war is told in most interesting style. These parts at a figure considerably in advance of the value of eight cents, and thereby reaped a rich profit on the sales, but it ensures the success of the series.

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The motion was carried. Tozer, Leonard and Davis were appointed as such committee.

The board then adjourned.

KNIGHTS OF PYTHIAS.

Sacramento Lodge's Installation Last Night, and Others to Come.

District Deputy Grand Chancellor J. H. Liggett installed the newly-elected officers of Sacramento Lodge, No. 11, Knights of Pythias, at Castle Hall last evening, and the persons who will have charge of the affairs of the lodge for the current semi-annual term are:

Chancellor-Commander, August Geiger; Vice-Chancellor, Emil Bayer; Prelate, Elias Orr; Master of Work, James H. Wendt; Master of Exchequer, M. Hirsch; Master of Finance, Rupert Meeler; Keeper of Records and Seal, William Hise; Master-at-Arms, William Riadel.

The District Deputy was assisted by the following corps of acting Grand Officers: Grand Vice-Chancellor, W. A. Gilbert; Grand Prelate, J. H. Johnston; Grand Master-at-Arms, Christ Wilke; Grand Inner Guard, M. L. Jenkins; Frank J. Dietrich was created a Past Chancellor, with appropriate ceremonies.

The installation of Chris Wilkos as Outer Guard was postponed for one week on account of his acting as Grand Master-at-Arms, and was accordingly celebrated by Knights Johnston, Jenkins, Dietrich, Hirsch, Gilbert, Geiger and others.

Confidence Lodge, No. 78, will install to-night, Columbia No. 42, on Thursday night; Capital, No. 157, on the evening of the 11th, and Folsom, No. 157, on the night of the 14th.

AMUSEMENTS.

The company at the Clunie Opera-house last night presented the popular opera, "Cioffrole-Grotto," for the first time since its engagement. The opera was splendidly sung and magnificently costumed. It was by far the best of the many performances yet given by the Clunie Opera Company in this city, and merits a long and successful run. A more extended notice will be given hereafter.

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CHANGED DAILY FOR WEINSTOCK, LUBIN & CO.

Fourth of July Our Stores Will Remain Closed All Day. Open To-night Until 10 O'Clock.

Torpedoes, Lanterns, Buntings, Flags, Etc., Of All Kinds.

WAISTS FOR Half a Dollar.

We are selling hundreds and hundreds of Ladies' Percalé Waists at Fifty Cents. They are well made, and stylishly too, having belt, ruffle, front, plaited back and full sleeves. The material is a good quality percalé in dark grounds, such as red, navy blue and black and in light grounds, such as pink, cream and light blue.

With such waists for so little money it will not pay anyone to bother making them at home.

WEINSTOCK, LUBIN & CO.

AGENTS FOR STANDARD PAPER PATTERNS, 400 TO 412 K STREET, SACRAMENTO.

CHEAPEST FURNITURE

Solid Oak Bedroom Suit, 7 pieces. Price, \$20 00

Skeleton Spring to fit, 1 00

Shoddy Woo Mattress to fit, 3 50

People buy goods where they can do the best. WE KNOW THAT!

That's the Reason We Are Doing the Furniture Business.

JOHN BREUNER, SCREEN DOORS!

Screen Windows!

Regular Stock Sizes Always on Hand Completely Finished.

ODD SIZES MADE TO ORDER AT SHORT NOTICE.

W. P. FULLER & CO., 1016 and 1022 Second Street.

Electrical Installation Company.

Dynamos, Motors, Arc Lamps for incandescent circuits, Electrical Supplies and Construction Work, Burglar Alarms, Bells, etc.

Wiring for Incandescent Lights. California Agents for the Celebrated CUSHMAN DYNAMOS AND MOTORS.

Direct, Alternating and Tri-phase Current Apparatus. 422 J St, Sacramento, Cal. G. Sydenham Atwood, Manager.

THE BEST AND CHEAPEST GASOLINE STOVES.

Together with a most complete assortment of CROCKERY RANGES, GARDEN IMPLEMENTS and GLASS and HARDWARE at H. K. WALLACE & CO.'S, 818 to 817 J Street.

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